1948

Hand book : biographical data of members of Senate and House, personnel of standing committees [1948]

Mississippi. Legislature

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HAND BOOK

MISSISSIPPI LEGISLATURE
1948-1952

Regular Session 1948

BIOGRAPHICAL DATA OF MEMBERS OF
SENATE AND HOUSE
SENATE AND HOUSE COMMITTEES
SENATE AND HOUSE RULES
CONSTITUTIONAL PROVISIONS

WALTER MURPHEY
Secretary of the Senate

ROMAN KELLY
Clerk of the House
Governor............................................... Fielding L. Wright
Lieutenant Governor.......................... Sam Lumpkin
Secretary of State................................. Heber Ladner
Attorney General................................ Greek L. Rice
State Treasurer.................................... Robert S. May
Superintendent of Education..................... J. M. Tubb
Auditor of Public Accounts..................... Carl N. Craig
Land Commissioner............................... W. L. McGahey
Commissioner of Agriculture.................... S. E. (Si) Corley
Insurance Commissioner......................... Jesse White
State Tax Collector................................. Mrs. Thomas L. Bailey
Public Service Commissioners:
  First District................................. Homer Casteel
  Second District................................. C. M. Morgan
  Third District..................................... H. H. Little
State Highway Commissioners:
  First District................................. S. T. Roebuck
  Second District................................. John D. Smith
  Third District................................. Roy C. Adams
Supreme Court Clerk............................ Tom Q. Ellis
SENATORS — DISTRICTS AND COUNTIES

1st — Harrison- Stone
Houston Hewes Evans, 1635 2nd St., Gulfport

2nd — Wayne- Jones
Herschel H. Hardee, Clara

3rd — Jasper- Clarke
James Columbus Smith, Paulding

4th — Simpson- Covington
Robert E. Lee Gentry, Mount Olive

5th — Rankin- Smith
Bee McAlpin, Mize

6th — Pike- Franklin
Decatur P. Butler, Meadville

7th — Amite- Wilkinson
Douglas Maxwell Bramlette, Woodville

8th — Lincoln- Lawrence
Columbus Alton Hillman, Monticello

9th — Adams
George Lawrence Adams, 710 N. Union St., Natchez

10th — Claiborne- Jefferson
Paul Clifton Cato, Union Church

11th — Copiah
Frank Downer Barlow, Hermanville

12th — Hinds- Warren
John Patrick Henry Culkin, Vicksburg
Thomas Mitchell Robinson, Jackson
Robert Harvey Thompson, 118 N. Congress St., Jackson

13th — Scott- Newton
Forrest D. Copeland, Newton

14th — Lauderdale
Nate Sêmmes Williamson, Meridian

15th — Kemper- Winston
James Campbell Warren, DeKalb

16th — Noxubee
William Brooks Lucas, Macon

17th — Leake- Neshoba
Marvin B. Henley, Philadelphia

18th — Madison
Earl Evans, Jr., Canton

19th — Yazoo
William McGraw, Bentonia

20th — Sharkey- Issaquena
Clarence Benton Newman, Valley Park

21st — Holmes
John Stewart Watson, Lexington

22nd — Attala
Lucien Stokes Sanders, Kosciusko

23rd — Oktibbeha- Choctaw
William Mancel Perrigin, Mathiston
MISSISSIPPI LEGISLATURE

24th—Clay-Webster

Byron Herald Loving, West Point

25th—Lowndes

Dr. Taylor Hill Henry, Columbus

26th—Carroll-Montgomery

David Durrett Fullilove, Sr., Vaiden

27th—Leflore-Tallahatchie

Frank Ellis Smith, 605 Claiborne St., Greenwood

28th—Yalobusha-Grenada

John Rundle, Grenada

29th—Washington-Sunflower-Humphreys

Fred Jones, Inverness

George Berkley Walker, Stoneville

30th—Bolivar

Oscar Orlando Wolfe, Jr., Duncan

31st—Chickasaw-Calhoun-Pontotoc

Carl M. Johnstone, Jr., Calhoun City

Lawrence Olford Smith, Box 25, Van Vleet

32nd—Lafayette

Thomas Ramage Etheridge, Oxford

33rd—Panola

John William Kyle, Sardis

34th—Coahoma-Tunica-Quitman

Oscar Lamar Houston, Tunica

35th—DeSoto

Carl Cochran Allen, Cockrum

36th—Union-Tippah-Marshall-Benton-Tate

Malcolm Deaton McAuley, Byhalia

Bascrum Lundy Crawford, New Albany

John B. Farese, Ashland

37th—Tishomingo-Alcorn-Prentiss

James Orville Clark, Iuka

38th—Monroe-Lee-Itawamba

Hugh Allen Boren, Tupelo

Walter Reynolds Smith, Aberdeen

39th—Jefferson-Davis-Marion-Walthall

Duel H. Price, Prentiss

40th—Lamar-Pearl River-Hancock

Cornelius J. Ladner, 212 Ballentine St.,

Bay St. Louis

41st—George-Greene-Jackson

Gatha Lee Beavers, Lucedale

42nd—Forrest-Perry

Stanton Augustus Hall, Hattiesburg
Adams—Haywood B. Drane, RFD Natchez; John R. Junkin, Natchez.

Alcorn—H. M. Ray, RFD 1, Rienzi; N. S. (Soggy) Sweat, Jr., Corinth.

Amite—Ivy C. Butler, Liberty; Kenneth Stewart, Osyka.

Attala—Icey W. Day, Kosciusko; Charlie Beauchamp, Kosciusko.

Benton—L. Hamer McKenzie, Michigan City.

Bolivar—Walter Sillers, Rosedale; J. A. Thigpen, Shaw.

Calhoun—James F. Glenn, Serepta; Tommie A. Waits, Vardaman.

Carroll—Maurice R. Black, Carrollton; Mrs. T. C. Vaiden, Vaiden.

Choctaw—Charles N. Eudy, Ackerman.

Claiborne—Russell Fox, Pattison.

Clarke—J. E. McDevitt, RFD Vossburg.

Clay—F. A. Critz, West Point; James Lofton, RFD Pheba.

Coahoma—Harvey T. Ross, Clarksdale; Joe W. Hopkins, Clarksdale.

Copiah—Bedford Stanton Waddell, Crystal Springs; George K. Smith, Hazlehurst; Luther M. Little, Rockport.

Covington—Rex McRaney, RFD 1, Collins.

DeSoto—Droke Wilson, Rt. 1, Hernando; B. B. Duckworth, Rt. 2, Hernando.

Forrest—Evelyn Gandy, Hattiesburg, Rt. 3.

Franklin—Travis Myers, Rt. 3, Meadville.

George—T. V. Flynt, Agricola.

Greene—Ben H. Walley, Leakesville.

Grenada—William F. Winter, Star Rt. 1, Grenada.

Hancock—F. W. Lee, RFD, Picayune.

Harrison—Reece O. Bickerstaff, Gulfport.

Hinds—Chalmers Alexander, Sr., Jackson; Haydn Campbell, Jackson; John S. Virden, Rt. 3, Jackson.

Holmes—W. P. Hammett, Lexington; G. H. Love, Lexington; W. L. Ellis, Sr., Lexington.

Humphreys—W. D. "Dave" Womack, Jr., Belzoni.

Issaquena—W. M. Cole, Mayersville.

Itawamba—G. G. (Gordon) Bowen, Fulton.

Jackson—Hermes F. Gautier, Pascagoula.

Jasper—W. G. Peek, Rose Hill.

Jefferson—Sam S. Allred, McBride.

Jefferson Davis—Paul Farr, Prentiss.

Jones—David Gross, Laurel.

Kemper—Gerald Adams, Porterville; Harvey Cherry, Rt. 1, Porterville.

Lafayette—Phillip E. Mullen, Oxford; Doy Knight, Oxford.
Lauderdale—Thamus E. Stephens, Bailey; Edward Bishop, RFD, Lauderdale; J. E. Baxter, Meridian.
Lincoln—Will A. Jordan, RFD 2, Brookhaven.
Lawrence—Henry E. Price, Jayess.
Leake—Marvin T. Wooten, Carthage, Rt. 2.
Lee—Luther Adams, RFD, Tupelo; Noel Monaghan, Tupelo.
Leflore—Littleton Upshur, Greenwood.
Lowndes—Luther Sims, Columbus; R. M. Stinson, Star Route, Columbus; J. E. McIlwain, Artesia.
Madison—George L. Crawford, Madison; Walter F. Ray, RFD, Sharon.
Marion—Hezzie F. Dunaway, Columbia.
Monroe—George Howell, Jr., Aberdeen; French Early, RFD 1, Aberdeen; W. L. Tubb, Amory.
Montgomery—Tyler Holmes, Winona.
Neshoba—Clayton Lewis, Philadelphia.
Newton—J. A. Cork, Newton; Paul Measell, Union.
Noxubee—John Alton Phillips, Macon; Andrew Sullivan, Jr., Macon; Morgan Stuart, Macon.
Oktibbeha—Lauren T. Jackson, Sturgis; Hal Kirby, Starkville.
Panola—W. Todd McCullough, Pope; D. H. Smith, Batesville; Curtis M. Swango, Jr., Sardis.
Pearl River—J. F. Stuart, Poplarville, Rt. A.
Perry—W. M. Walley, Richton.
Pike—John J. Bacot, Osyka; W. A. Williams, McComb.
Pontotoc—J. M. Falkner, Ecru; Will T. Potter, Pontotoc.
Prentiss—Elmer E. McCoy, Booneville; Ben T. Weeks, Booneville Rt. 2.
Quitman—Teay N. Gore, Jr., Marks.
Rankin—R. D. Moon, RFD Pelahatchie; L. J. Denson, Ludlow.
Scott—William C. Thompson, Morton.
Sharkey—John B. Gee, Rolling Fork.
Simpson—George B. Grubbs, Mendenhall, RFD 3.
Smith—Blaine H. Eaton, Taylorsville.
Stone—J. B. (Boyce) Holleman, Wiggins.
Sunflower—P. G. Batson, Indianola.
Tallahatchie—James A. Blount, Charleston.
Tate—Brinkley Morton, Senatobia; Robert Allen Walker, Rt. 2, Coldwater.
Tippah—S. E. Johnson, RFD 4, Ripley.
Tishomingo—Lowell E. Grisham, Iuka.
Tunica—Tom Garrott, Sledge.
Union—Ottis Williams, New Albany; Grant Pannell, Blue Springs, Rt. 2.
Warren—Anne Virginia Barcliff, Highway 80, Vicksburg; Ellis B.
Bodron, 2323 Washington Street, Vicksburg; Harry A. Jacobson, Yokena.


Webster—Frank C. Kimbrell, Eupora.

Wilkinson—Mrs. Mary M. McGee, Woodville; Ulmer (Shorty) Byrd, Crosby.

Winston—Connie Mack Loyd, Louisville.


Yazoo—W. H. Ewing, Vaughan; Hervey Hicks, RFD, Benton; Lewis M. Coody, Phoenix.

**FLOATER REPRESENTATIVES**

Benton & Tippah—Booth O. Simpson, Box 21, Blue Mountain.

Claiborne & Jefferson—David M. Dowdell, Port Gibson.

Clarke & Jasper—Edgar P. Hardee, Pachuta.

Franklin & Lincoln—Garland E. Byrd, McCall Creek.

Montgomery & Grenada—John E. Aldridge, Winona.

Harrison & Jackson—Francis W. Guidry, Biloxi.

Itawamba & Lee—Royce L. White, Fulton.


Hinds & Yazoo—Walter R. Bridgforth, Yazoo City.
MISSISSIPPI LEGISLATURE

BIOGRAPHICAL DATA

SENATE

PRESIDING OFFICER

LUMPKIN, SAMUEL E. (Sam), Tupelo (Lieutenant-Governor). Born April 21, 1909 at Hudsonville, Miss. Lawyer; Methodist; V. F. W.; American Legion; O. E. S.; Mason; Shriner; W. O. W.; K. of P.; Lions Club; Travelers; Lamba Chi Alpha; Married. House 1932-1936; 1936-1940. Speaker of House 1940-1944.

SENATORS

ADAMS, GEORGE LAWRENCE (Lawrence), 710 N. Union St., Natchez (9th: Adams). Born December 10, 1914 at Natchez, Miss. Lawyer; Presbyterian; Phi Delta Theta; Lions Club; Former Member Board of Trustees, Jefferson Military College. Married.

ALLEN, CARL COCHRAN (C. C.), Cockrum (36th: DeSoto). Born November 7, 1888 at Cockrum, Miss. Farmer; Dairyman; Pharmacist; Methodist; Mason; Past President of DeSoto County Farm Bureau, and DeSoto County Cooperative. Married. House 1932-1936; 1940-1944. Senate 1944-1948.


BEAVERS, GATHA LEE (G. L.), Lucedale (41st: George-Greene-Jackson). Born October 5, 1899. Farmer; Timberman; Baptist; Mason; Former Vocational Instructor; Supt. High School; County Agricultural Extension Agent; and Forester, U. S. Forestry Service. Married.

BOREN, HUGH ALLEN (Hugh), Tupelo (38th: Monroe-Lee-Itawamba). Born June 20, 1898 at Ratliff, Miss. Lawyer; Presbyterian; Chamber of Commerce; Scottish and York Rite Mason; American Legion; 40 et 8; Lions Club. Married. House 1944-1948.


BUTLER, DECATUR P. (Decatur), Meadville (6th: Pike-Franklin). Born June 16, 1919 at McCall Creek, Miss. Farmer; Law Student; Methodist; Mason; Major in Infantry Reserve; Croix-de-Guerre, Bronze Star Medal. Married.

CATO, PAUL CLIFTON (Paul), Union Church (10th: Claiborne-Jefferson). Born July 17, 1890 at Russum, Miss. Farmer; Merchant; Presbyterian; Lions Club; Pi Kappa Alpha. Married. Senate 1940-1944; House 1944-1948.


COPELAND, FORREST D. (Forrest), Newton (13th: Scott-Newton). Born July 10, 1910 at Morton, Miss. Farmer; Baptist; Lions Club; Chamber of Commerce; Former Highway Patrolman and Investigator. Married.


Evans, Houston Hewes (Houston); 1535 2nd St., Gulfport (1st: Harrison-Stone). Born March 18, 1895 in Harrison County, Miss. Lawyer; Methodist; Mason. Married. House 1920-1932.

Evans, Earl, Jr., Canton (18th: Madison). Born June 20, 1906 at Canton, Miss. Merchant; Manufacturer; Farmer; Episcopalian; Lions Club; President, Chamber of Commerce; Former Special Agent of F. B. I.; Past President, Canton Lions Club and Junior Chamber of Commerce. Married. Senate 1940-1944.

Etheridge, Thomas Ramage, (Thomas R.), Oxford (32nd: Lafayette). Born May 2, 1918 at West Point, Miss. Lawyer; Insurance Agency; Presbyterian; Junior Chamber of Commerce; Lions Club; Phi Delta Theta; Phi Alpha Delta; American Legion; V. F. W.; Chamber of Commerce; Captain, U. S. Marine Corps Reserve. Married.

Farese, John B., Ashland (36th: Benton-Tate). Born August 10, 1915 at Saugus, Massachusetts. Lawyer; Catholic; American and State Bar Association; County Prosecuting Attorney, Benton County, 1940-1948; Former Appeal Agent, Selective Service; Past Chairman, County Red Cross Chapter; Past Commander American Legion Post. Married.

Fullilove, David Durrett, Sr. (Dave), Vaiden (26th: Carroll-Montgomery). Born October 20, 1873 at Vaiden, Miss. Retired Teacher and Farmer; Methodists; Mason; County Supt. Education 8 years; Former Tax Assessor and Member Advisory Board. Selective Service, Carroll County. Married.


Hall, Stanton Augustus (Stanton), Hattiesburg (42nd: Forrest-Perry). Born June 26, 1901 at Hattiesburg, Miss. Lawyer; Presbyterian; Sigma Nu; B. P. O. E.; K. of P.; American Legion; 40 et 8; V. F. W.; Miss. Bar Association; Former Colonel in U. S. Army; Chairman Forrest County Red Cross Fund Campaign. Married. House 1940-1944.


Henley, Marvin B. (M. B.), Philadelphia (17th: Leake-Neshoba). Born April 25, 1903 near Union, Miss. Farmer; Saw Mill Operator; Railroad Man; Drag Line Operator; Merchant Seaman A. T. S.; Baptist; Mason; Past High Priest Royal Arch Chapter; Past Patron O. E. S.; Lions Club; Chamber of Commerce; Former County Tax Assessor. Married. House 1944-1948.
HENRY, DR. TAYLOR HILL, Columbus (25th: Lowndes). Born March 1, 1876, in Pickens County, Ala. Retired Physician; Banker; Director Building & Savings Association; Farmer; Methodist; I. O. O. F.; Elks; Kiwanian. Widower. Senate 1940-1944; 1944-1948.

HILLMAN, COLUMBUS ALTON (C. A.), Monticello (8th: Lincoln-Lawrence). Born February 3, 1894 at DeRidder, La. Farmer; Baptist; Mason. Married.

HOUSTON, OSCAR LAMAR (Oscar), Tunica (34th: Coahoma-Tunica-Quitman). Born August 27, 1876 at Ebenezer, Miss. Planter; Methodist; Elks; Member Board of Supervisors 18 years; Vice-Pres. Clarksdale Production Credit Ass'n 12 years. Married.

JONES, FRED, Inverness (29th: Washington-Sunflower-Humphreys). Born August 11, 1893 at Inverness, Miss. Planter; Methodist; Rotarian; Scottish Rite Mason; Shriner; Farm Bureau; Delta Council Director, Sun-Ola Land Bank Association, Indianola Delta Gin Company, Inverness; State Director American Cancer Society; Former Member Board of Supervisors. Widower. Senate 1944-1948.

JOHNSTONE, CARL M., JR. (Carl), Calhoun City (31st: Chickasaw-Calhoun-Pontotoc). Born December 21, 1918 at Rutherford, Tenn. Automobile Dealer; Baptist; Rotarian; American Legion; Beta Theta Pi; American Legion Post Commander. Married.

KYLE, JOHN WILLIAM (John W.), Sardis (33rd: Panola). Born August 21, 1891 near Batesville, Miss. Lawyer; Farmer; Methodist; Delta Kappa Epsilon; American Legion; 40 et 8. Single. Member State Building Commission 1940-1948; Senate continuously since 1928.

LADNER, CORNELIUS J., 212 Bailentine St., Bay St. Louis (40th: Lamar-Pearl River-Hancock). Born December 5, 1919 at Vidalia, Miss. Farmer; Teacher; Law Student; Catholic; V. F. W.; American Legion. Single.


LUCAS, WILLIAM BROOKS (W. B.), Macon (16th: Noxubee). Born July 9, 1891 at Brooksville, Miss. Lawyer; Farmer; Christian Church; K. of P.; Captain in A. E. F. World War I; American Legion; District Attorney 1937-1940. Married. Senate 1944-1948.

McALPIN, BEE, Mize (5th: Rankin-Smith). Born July 4, 1904 at Mize, Miss. Farmer; Teacher; Baptist; Mason; Former President Smith County Education Association. Married.

McAULEY, MALCOLM DEATON (Deaton), Byhalia (36th: Marshall). Born December 11, 1908 at Marianna, Miss. Farmer; Presbyterian; Chi Phi; Mason; Rotarian; Lions Club; Former Secretary, Pigeon Roost and Cuffaw Drainage Districts. Married. House 1940-1944; Senate 1944-1948.

NEWMAN, CLARENCE BENTON, Valley Park (20th: Sharkey-Issaquena). Born May 8, 1921 at Valley Park, Miss. Farmer; Compressor; Station Clerk; Baptist; Delta Council; American Legion; V. F. W. Married.


PRICE, DUEL H., Prentiss (39th: Jefferson-Davis-Marion-Walthall). Born January 1st, 1898 in Lawrence County, Miss. Educator; Planter; Baptist; Mason; American Legion; A. F. E.; County Supt. Educaiton 12 years; Former Post Commander, American Legion; President, Jeff Davis County Livestock Ass'n; Member Advisory Board, Selective Service. Married. House 1924-1928.

ROBINSON, THOMAS MITCHELL (Mitchell), Jackson (12th: Hinds-Warren). Born October 19, 1894 at Jackson, Miss. General Insurance; Episcopalian; World War I and II Veteran; American Legion; V. F. W.; Kappa Alpha; Blue Key; O. D. K.; Mason; Shriner; Exchange Club. Married. Senate 1940-1944.

RUNDLE, JOHN, Grenada (28th: Yalobusha-Grenada). Born August 20, 1872 at North Adams, Massachusetts. School Superintendent; Methodist; Baptist; American Legion; 40 et 8; V. F. W.; Mayor of Grenada 6 terms. Married.

SMITH, JAMES COLUMBUS (J. C.), Paulding (3rd: Jasper-Clarke). Born February 6, 1884 at Forest, Scott County, Miss. Sawmill Owner and Operator; Baptist; Mason; Supervisor, Jasper County, 2 terms; President of Board 4 years. Married.

SMITH, FRANK ELLIS (Frank E.), 605 Claiborne St., Greenwood (27th: Leflore-Tallahatchie). Born February 21, 1918 at Sidon, Miss. Writer; Methodist; V. F. W.; American Legion; Beta Theta Pi. Married.

SMITH, LAWRENCE OLFORD (Lawrence), Box 25, Van Vleet (31st: Chickasaw-Calhoun-Pontotoc). Born October 31, 1892 at Van Vleet, Miss. Lawyer; Farmer; Baptist Mason; Shriner; O. E. S. Married. House 1932-1936; 1940-1944.

SMITH, WALTER REYNOLDS (Walter R.), Aberdeen (38th: Monroe-Lee-Itawamba). Born March 8, 1875 in Monroe County, Miss. Merchant; Missionary Baptist; Kiwanian; Mason; Member Beauvoir Shrine Board. Married. Senate 1924-1928; House 1940-1944; Senate 1944-1948.

THOMPSON, ROBERT HARVEY (Robert H.), 118 N. Congress St., Jackson (12th: Hinds-Warren). Born January 26, 1903 at Jackson, Miss. Lawyer; Episcopalian; Kappa Alpha. Married.

WALKER, GEORGE BERKELY (George), Stoneville (29th: Washington-Sunflower-Humphreys). Born February 17, 1883 in Pike County, Miss. Planter; Dairyman; Seed Breeder; Presbyterian; Travelers Club (honorary Life Member); Rotarian; Former Member Board of Trustees, Institutions of Higher Learning. Married. Senate 1946-1948.
WARREN, JAMES CAMPBELL (J. Campbell), DeKalb (15th: Kemper-Winston). Born April 8, 1901 at DeKalb, Miss. Automobile Dealer; Chancery Clerk for 16 years; Presbyterian; Mason; Shriner; Lions Club. Married.

WATSON, JOHN STEWART (J. Stewart), Lexington (21st: Holmes). Born July 29, 1873 near Lexington, Miss. Farmer; Former Trustee Lexington Schools; Former Member Levee Commission; Forestry Commission, and Insurance Commission; Presbyterian; S. A. E.; Mason; Rotarian. Married. House 1930-1932; Senate 1936-1940; 1940-1944; 1944-1948.

WILLIAMSON, NATE SEMMES (Nate S.), Meridian (14th: Lauderdale). Born March 29, 1893 in Lauderdale County, Miss. Lawyer; Farmer; Methodist; Mason (32°); American Legion; Exchange Club; Past President Meridian Bar Association; Former County Attorney; Former District Attorney; Serving 3rd term as Member State Democratic Executive Committee; Member National Commission on Unification of Methodist Churches; Delegate First General Conference Methodist Church at Atlantic City. Married. Senate 1944-1948.

WOLFE, OSCAR ORLANDO, JR. (Oscar O., Jr.), Duncan (30th: Bolivar). Born December 10, 1890 at Terry, Miss. Farmer; Cotton Buyer; Methodist; Mason; Shriner; Rotarian; Executives Club; Delta Council. Married. Appointed to President's Safety Council; House 1932-1941; Resigned 1941 to succeed Senator W. B. Roberts, deceased; Senate 1942-1948; President Pro Tempore 1944-1948.
ADAMS, PHILIP GERALD (Gerald), Porterville, Kemper County; Born January 2, 1920, at Porterville, Miss.; Teacher; Lawyer; Methodist; Zeta Sigma; Phi Delta Phi; World War II Veteran; Lieutenant U. S. Coast Guard Reserve; Married.

ADAMS, LUTHER WILEY (Luther), Tupelo, RFD 3, Lee County; Born June 23, 1890 at Belden, Miss.; Farmer; Methodist; Kappa Sigma; Married; House 1944-1948.

AINSWORTH, JOHN WESLEY (J. W.), Jayess, Walthall County; Born October 5, 1899 at Sartinsville, Miss.; Farmer; Methodist; Married.

ALDRIDGE, JOHN EDWARD (John E.), Winona, Montgomery-Grenada Counties; Born September 21, 1912 at Winona, Miss.; Mason; Shriner; American Legion; V. F. W.; Lawyer; Baptist; Pi Kappa Alpha; Tau Kappa Alpha (Forensic); Blue Key; Lions Club; Married; House 1940-1944; Senate 1944-1948.

ALEXANDER, HARVEY CHALMERS (Chalmers), Jackson, Hinds County; Born September 8, 1875 at Kosciusko, Miss.; Lawyer; Presbyterian; Knights of Pythias; Sigma Alpha Epsilon; Member of State Historical Society; Married; House 1944-1948.

ALLRED, SAMUEL SYLVESTER (Sam S.), McBride, Jefferson County; Born May 28, 1911 at McBride, Miss.; Farmer; Construction Engineer; Methodist; Mason; O. E. S.; Elk; Lions Club; First Vice President of Mississippi Association Crime & Delinquency; Married; House 1940-1944; 1944-1948.

ANDERSON, DOLPH F. (Dolph), Waynesboro, RFD 1, Wayne County; Born January 22, 1897 in Wayne County, Miss.; Teacher; Farmer; Baptist; Mason; Married.

ANDREWS, WILLIAM ERNEST, JR., (Bill), P. O. Box 4, Purvis, Lamar County; Born May 13, 1924, at Laurel, Miss.; Student; Farmer; Baptist; American Legion; V. F. W.; Secretary of Student Body, Mississippi State College; Single.

BACOT, JOHN JUNIUS (Buck), Osyka, Pike County; Born January 20, 1913 at Osyka, Miss.; Teacher; Presbyterian; V. F. W.; American Legion; Kappa Phi Kappa; Phi Mu Epsilon; Single.

BARCLIFF, ANNE VIRGINIA (Anne), Vicksburg, RFD 1, Box 297, Warren County; Born January 8, 1922 at Vicksburg, Miss.; Teacher; Advertising-Newspaper; Methodist; Single.

BATSON, PASCAL G. (P. G.), Indianola, Sunflower County; Born June 30, 1900 at Hillsdale, Miss.; Farmer; Baptist; Mason; Rotarian; American Legion; Married; House 1944-1948.

BAXTER, JAMES EDWARD (Jim), 1715-23rd Avenue, Meridian, Lauderdale County; Born January 18, 1904 at Lumberton, Miss.; Teacher; Methodist; Mason; Kiwanian; Single.
MISSISSIPPI LEGISLATURE

BEAUCHAMP, CHARLES EVERETT (Charlie), Kosciusko, Attala County; Born April 2, 1896 near Kosciusko, Miss.; Asst. Manager Attala County Cooperative (AAL); Farmer until 1943; Methodist; Farm Bureau; American Legion; Chamber of Commerce; District Committee, Boy Scouts; President Attala County Farm Bureau 1938; Member Board of Directors Miss. Farm Bureau Federation 1939-1940-1941; Married.

BICKERSTAFF, REECE ORVILLE (Reese), Gulfport, Harrison County; Born March 23, 1896 at Tishomingo, Miss.; Lawyer; Baptist; Mason; Scottish and York Rites; 40 et S; American Legion; V. F. W.; Young Men's Business Club; I. O. O. F.; Gulfport Yacht Club; Gulfport and Biloxi Chamber of Commerce; Attorney for Mississippi Seafood Commission; Married; House 1936-1940; 1940-1944; 1944-1948.

BISHOP, EDWARD, Lauderdale, Lauderdale County; Born October 14, 1888 at Meridian, Miss.; Saw Mill Operator; Manufacturing business; Methodist; Mason; American Legion; Married.

BLACK, MAURICE RUDOLPH (Maurice), Carrollton, Carroll County; Born October 15, 1915 at Flora, Miss.; Lawyer; Presbyterian; Mason; Chamber of Commerce; V. F. W.; American Legion; Former Alderman, Town Clerk and Attorney for Board of Supervisors; Commander, Turner-Mohead Brown Post, American Legion (1946-47); Secretary, Carroll County Chamber of Commerce; Government Appeal Agent, Selective Service (1942); Married.

BLOUNT, JAMES ANDREW (Jim), Box 147, Charleston, Tallahatchie County; Born December 29, 1884 at Williamsburg, Miss.; Lawyer; Banker; Presbyterian; Elder in Church; Mason; Rosarian; Kappa Alpha; Prosecuting Attorney, Tallahatchie County 1928 to 1940; Captain Field Artillery, World War I; Lt. Col. Reserve Corps; Former Member Selective Service, Tallahatchie County; Veterans Service Officer; Attorney for Board of Supervisors since 1928; Director and Attorney for Tallahatchie County Bank; Married; Senate 1916-1917 (Resigned to enter World War I); Senate 1944-1948.

BODRON, ELLIS BARKET (Ellis B.), Room 507 First National Bank Bldg., Vicksburg, Warren County; Born October 25, 1923, at Vicksburg, Miss.; Lawyer; Junior Chamber of Commerce; Pi Kappa Alpha; Single.

BONDS, ROBERT ALEXANDER (R. A.), Holly Springs, Marshall County; Born May 20, 1876 at Waterford, Miss.; Teacher; Salesman; former Tax Assessor; Baptist; W. O. W.; 7 years with U. S. Department of Interior; Married; House 1944-1948.

BOWEN, GEORGE G. (Gordon), Fulton, Itawamba County; Born October 15, 1896 at Fulton, Miss.; Electrician and Contractor; Baptist; American Legion; Married.

BRIDGFORTH, WALTER ROBERT (Walter), Yazoo City, Hinds-Yazoo Counties; Born April 27, 1918; Lawyer; Presbyterian; Former Major, Infantry, U. S. Army; Single.

BUTLER, IVY CHRISTIAN (Ivy C.), Liberty, Amite County; Born March 4, 1886, in Amite County, Miss.; Piano Tuner; Teacher for 17 years; Baptist; Mason; Married.
BYRD, GARLAND E., McCall Creek, Franklin-Lincoln Counties; Born September 5, 1901 at Lucien, Miss.; Railroad Car Repairer; Automobile Mechanic and Filling Station Operator; Baptist; Married; House 1940-1944; 1944-1948.

BYRD, ULMER, Crosby, Wilkinson County; Born September 22, 1917 at Waynesboro, Miss.; Insurance; Dry Cleaning & Laundry; Baptist; Rotarian; V. F. W.; Single.

CAMPBELL, BLAND HAYDEN (Hayden), 3529 Galloway Ave., Jackson, Hinds County; Born February 7, 1905 at Middlesboro, Kentucky; Advertising; Methodist; Exchange Club; Miss. Travelers Assn.; President, Jackson Travelers Club; Married.

CHERRY, JAMES HARVEY (J. H), Porterville, RFD 1, Kemper County; Born December 27, 1894, at Porterville, Miss.; Farmer; Shipping Clerk; Baptist; American Legion; on County School Board 17 years, and Red Cross, County Welfare Board 11 years; Married.

COLE, WADE MONROE (Wade), Mayersville, Issaquena County; Born February 3, 1888 at Ruth, Miss.; Farmer; Baptist; Mason; Former Mayor; Married; House 1944-1948.

COODY, LEWIS MARION (Lewis M.), Phoenix, Yazoo County; Born September 16, 1879; at Phoenix, Miss.; Farmer; Livestock Dealer; Baptist; Married; House 1944-1948.

CORK, JAMES ARNOLD (J. A.), Newton, Newton County; Born April 17, 1900 at Ackerman, Miss.; Merchant; Baptist; Rotarian; Chamber of Commerce; Newton Board of Aldermen 1941-1944; Married; House 1944-1948.

CRAWFORD, GEORGE LEMUEL (George), Madison, Madison County; Born February 7, 1890 at Ashland, Miss.; Farmer; Mayor of Madison; Methodist; Rotarian; Farmer's Club; Progressive Club; Mason; Shriner; Sigma X; Honorary Fraternity; Sociedad Americana de Ciencias Agricolas; Member Central Advisory Committee, Pan American Soil Conservation Commission; Member Board of Directors Old Men's Home; Married.

CRITZ, FRANK ARCHIBALD (Frank), West Point, Clay County; Born July 22, 1883 at West Point, Mississippi; Lawyer; Methodist; I. O. O. F.; County Prosecuting Attorney for 12 years; Married; House 1940-1944; 1944-1948.

DAY, ICEY WILEY (Icey W.), Kosciusko, Attala County; Born July 1, 1891 at Ethel, Miss.; Lawyer; Farmer; Rotarian; Baptist; W. O. W.; Married; House 1916-1920; 1932-1936; 1936-1940; 1944-1948.

DENSON, LITTLE JESSE (Jesse), Ludlow, RFD, Rankin County; Born September 3, 1897, at Sandhill Miss.; Teacher; Farmer; Baptist; member Rankin County Democratic Executive Committee; Married.

DOWDELL, DAVID MERRICK (David), Port Gibson, Claiborne & Jefferson Counties; Born August 12, 1896, at Torras, La.; Farmer; Methodist; Mason; Lions Club; Captain, 2nd Reg. Miss. State Guard; President, Southwest Miss. Stock Show; Married.
DRANE, HAYWARD BENTON (Hayward), RFD 1, Box 359, Natchez, Adams County; Born April 26, 1894 at Love Station, DeSoto County, Miss.; Farmer; Methodist; Supervisor (Adams County) 1936-1940; Drainage Commissioner; Married; House 1924-1928; 1928-1932.

DUCKWORTH, BUSTER BEE, Hernando, DeSoto County; Born May 19, 1908 at Magee, Miss.; Commercial Vegetables; Dairy; Farmer; Baptist; formerly with Department of Agriculture, Dairy Division; Married.

DUNAWAY, HEZZIE FORD (Hezzie), Columbia, Marion County; Born September 8, 1901, at Foxworth, Miss.; Teacher; Farmer; Grocery & Restaurant business; Baptist; Lions Club; Mason; Shriner; County Supt. Education 1944-48; Far Bureau; Soil Conservation Commissioner; Chamber of Commerce; Married.

EARLY, EUSTACE FRENCH (French), RFD 1, Aberdeen, Monroe County; Born February 25, 1908 at Wren, Miss.; Livestock Raiser; Farmer; Missionary Baptist; Lions Club; Mason; W. O. W.; Married; House 1936-1940; 1944-1948.

EATON, BLAINE HASKIN (Blaine H.), Taylorsville, Smith County; Born March 9, 1913 at Taylorsville, Miss.; Farmer; Baptist; Mason; Married.

EDWARDS, GEORGE HUBERT (Hubert), Water Valley, Yalobusha County; Born September 25, 1906 at Water Valley, Miss.; Salesman; Funeral Director; Mens Service Club; Married; House 1944-1948.

ELLIS, WALTER LEE (Walter L.), Lexington, Holmes County, Born February 7, 1880 in Holmes County, Miss.; Farmer; Automobile Dealer; Baptist; Mason; O. E. S.; Member of Board of Supervisors 8 years; Sheriff 8 years; Married.

EUDY, CHARLES NELSON (Charles), Ackerman, Choctaw County; Born November 23, 1913 at Wagoner, Oklahoma; Theatre and Electrical Store owner; Methodist; Rotarian; Former Director Electric Power Ass'n; Married.

EWING, WILLIAM HUGH (W. H.), Vaughan, Yazoo County; Born February 22, 1872 near Canton, Miss.; Farmer and Stock Raiser; Methodist; Member Board of Supervisors 16 years; County School Board 7 years; Married; House 1932-1936; 1936-1940; 1940-1944; 1944-1948.

FALKNER, JAMES MARION (Jimmie), Box 7, Ecru, Pontotoc County; Born March 26, 1896 at Hackleburg, Alabama; Teacher; Deputy Sheriff; Baptist; Mason; O. E. S.; American Legion; V. F. W.; Former Constable and Alderman; Past Master, Chunny Creek Lodge No. 339, F. & A. M.; Past Worthy Patron O. E. S.; State President Miss. Gospel Singing Convention; Married.

FARR, PAUL HOLLIS (Paul H.), Prentiss, Jefferson Davis County; Born September 29, 1912 at Columbia, Miss.; Lawyer; Baptist; Rotarian; Married; House 1944-1948.

FLYNT, THOMAS VOYD (Thomas), Agricola, George County; Born January 17, 1895 in Jones County, Miss.; Farmer; Insurance Agent; Baptist; Representative Production Credit Ass'n. 8 years; Funeral Service 6 years; Married.
FOX, RUSSELL LAMBERT (Russell L.), Pattison, Claiborne County; Born July 11, 1909 at Jackson, Miss.; Farmer; Livestock Breeder; Baptist; Sigma Chi; Mason; Lion Club; Delegate National Convention/Democratic Party in 1936, 1940 and 1944; Married; House 1936-1940; 1940-1944; 1944-1948.

FROST, JAMES WILSON (Jack), Oakland, Yalobusha County; Teacher; Farmer; Methodist; Mason; K. of P.; Kappa Sigma; Former member Text Book Commission and Vocational Education Board; Married; House 1944-1948.

GANDY, EDYTHE EVELYN (Evelyn), P. O. Box 526, Hattiesburg, Forrest County; Born September 4, 1920; Lawyer; Baptist; County, State and American Bar Associations; Delta Sigma Epsilon; Tau Kappa Alpha; Mortar Board; Former Research Assistant to Senator Theo. G. Bilbo; Single.

GARROTT, THOMAS McMURRY, JR. (T. M.), Sledge, Tunica County; Born June 3, 1906 at Senatobia, Miss.; Farmer; Ginner; Ford Dealer; Methodist; Pi Kappa Alpha; Rotarian; Executive Club; Married; Senate 1944-1948.

GAUTIER, HERMES F. (Hermes), Pascagoula, Jackson County; Born August 10, 1894 at Gautier, Miss.; Ice Manufacturer; Cold Storage & Freezer Operator; Catholic; Elks; W. O. W.; Rotarian; Member Board of Supervisors 22 years; Vice-Pres. Miss. Export R. R.; Director M. & M. Bank, Pascagoula; Vice-Pres. Gulf Coast Warehouse; President Gulf Coast Council Chambers of Commerce; Married.

GEE, JOHN BURNS (John), Rolling Fork, Sharkey County; Born January 25, 1899 at Scobey, Miss.; Lawyer; Accountant; Methodist; Married.

GLENN, JAMES FIELDING (Buck), Serepta, Calhoun County; Born December 18, 1924 at Tocapola, Miss.; Farmer; Baptist; American Legion; V. F. W.; Married.

GORE, TEAY NOTLEY, JR. (T. N.), Marks, Quitman County; Born May 4, 1922 at Alva, Miss.; Law Student; Christian; American Legion; Junior Chamber of Commerce; Married.

GRISHAM, LOWELL EDWARD (Lowell E.), Box 74, Iuka, Tishomingo County; Born August 27, 1925 at Iuka, Miss.; Student; Protestant; Beta Theta Pi; Delta Sigma Pi; Master Mason; Scottish Rite Mason 18°; American Legion; State Legislative Committee for Veterans of Foreign Wars; Single.

GROSS, DAVID BRYAN (David), Laurel, Jones County; Born April 16, 1921 at Oxford, Miss.; Lawyer; Baptist; Lambda Chi Alpha; Phi Delta Phi; Married.

GRUBBS, GEORGE BRENTOSON (George B.), Box 21, Mendenhall, Simpson County; Born May 24, 1922, at Magee, Miss.; Lawyer; Farmer; Baptist; Mason; World War II Veteran; Married.

GUIDRY, FRANCIS WALTER (Francis W.), 1008 Lee St., Biloxi, Harrison-Jackson Counties; Born January 11, 1925, at Biloxi, Miss.; Student; Catholic; St. Johns Holy Name Society; Newman Club; Single.
HAMMETT, WILLIAM PINKNEY (W. P.), Lexington, Holmes County; Born November 3, 1866 in Alabama; Farmer; Contractor; Methodist; Mason; K. of P.; W. O. W.; Married; House 1931; 1940-1944; 1944-1948.

HARDEE, EDGAR PARKER (E. P.), Pachuta, Clarke-Jasper Counties; Born September 3, 1888 at Barnett, Miss.; Merchant; Baptist; American Legion; Mayor; Married; Senate 1936-1940.

HARRINGTON, AARON FRANKLIN (Aaron), Houston, Chickasaw County; Born December 7, 1907 at Houston, Miss.; Former employee of State Highway Department; Baptist; Married.

HICKS, HERVEY O. (Hervey), RFD 1, Benton, Yazoo County; Born August 9, 1900 near Benton, Miss.; Farmer; Livestock Dealer; Methodist; Widower; House 1932-1936.

HOLLEMAN, JESSE BOYCE (J.B.), Wiggins, Stone County; Born February 26, 1924 at Wiggins, Miss.; Lt. Commander USNR, Retired; Law Student; Baptist; Tau Kappa Alpha; Mason; American Legion; V. F. W.; D. A. V.; Married.

HOLMES, HENRY TYLER (Tyler), Winona, Montgomery County; Born June 9, 1909 at Winona, Miss.; Lawyer; Methodist; Lions Club; Married; House 1940-1944; 1944-1948.

HOPKINS, JOSEPH WILSFORD (Joe), P. O. Box 382, Clarksdale, Coahoma County; Born January 25, 1904 at La Grange, Arkansas; Lawyer; Farmer; Methodist; Delta Tau Delta; Single; House continuously 1928-1940; Senate 1940-1944; House 1944-1948.

HOWARD, WILLIAM DEE (W. D.), Mt. Pleasant, Marshall County; Born February 3, 1892 at Houlka, Miss.; Pharmacist; Farmer; Dairyman; Trucking; Methodist; Mason; Member Memphis Dairy Council; Married; House 1944-1948.

HOWELL, GEORGE WHITEMAN, JR. (George), 921 West Commerce, Aberdeen, Monroe County; Born February 10, 1911 at Aberdeen, Miss.; Manager, Aberdeen Chamber of Commerce; Baptist; Mason; Kappa Alpha; Exchange Club; Married; House 1940-1944.

JACKSON, LAUREN T., Sturgis, Oktibbeha County; Born May 20, 1921 at Sturgis; Baptist; Mason; American Legion; V. F. W.; Law Student; Single.

JACOBSON, HARRY ANDREAS (Harry A.), Yokena, Warren County; Born June 13, 1886 at Burlington, Wisconsin; Farmer; Episcopalian; Mason; Shriner; Farm Bureau; Married; House 1940-1944; 1944-1948.

JOHNSON, SAMUEL EUGENE, (Sam), Blue Mountain, Tippah County; Born August 27, 1899, at Holly Springs, Miss.; Sanitation work, Miss. State Board of Health; Methodist; Superintendent of Sunday School 19 years; Mason; O. E. S.; School Teacher 24 years; Superintendent of High School 19 years; Lions Club; Married; House 1944-1948.

JORDAN, WILLIAM ALBERT (W. A.), RFD 2, Brookhaven, Lincoln County; Born August 5, 1886 in Franklin County, Miss.; Farmer; Cattle Grower; Methodist; Married; House 1944-1948.
JUNKIN, JOHN RICHARD (John R.), 311 North Wall Street, Natchez, Adams County; Born December 16, 1896 at Natchez, Miss.; Contractor; Planter; Catholic; American Legion; Member Board of Supervisors 1928-1936; Member General Legislative Investigating Committee; Married; House 1944-1948.

KIMBRELL, FRANK CHESTER (Frank), Eupora, Webster County; Born October 12, 1914 at Mathiston, Miss.; Lawyer; Methodist; American and State Bar Associations; American Legion; V. F. W.; Mason; State Chairman Merit System Council, State Department of Public Welfare; Single.

KIRBY, HAL C. (Hal), Box 426, Starkville, Oktibbeha County; Born September 18, 1893 at Maben, Miss.; Secretary, Chamber of Commerce; Methodist; Mason; Oddfellow and Rebekah Lodges; Married; House 1944-1944.

KNIGHT, DOY RALPH (Doy R.), Oxford, Lafayette County; Born November 8, 1907 at Oxford, Miss.; Merchant; Farmer; Baptist; Junior Chamber of Commerce; Married; House 1944-1948.

LEE, FRANCIS WILLIAM, RFD 1, Picayune, Hancock County; Born April 15, 1907 at Picayune, Miss.; Teacher; Baptist; Married; House 1944-1948.

LEWIS, CLAYTON, 523 Jefferson St., Philadelphia, Neshoba County; Born October 14, 1908 in Neshoba County, Miss.; Lawyer; Neshoba County Service Officer; Baptist; Rotarian; V. F. W.; American Legion; County Attorney two terms; Married.

LITTLE, LUTHER MILTON (Luther), Rockport, Copiah County; Born January 3, 1884 at Rockport, Miss.; Farmer; Baptist; Widower.

LOFTON, JAMES LEE (Smiley), Pheba, Clay County; Born February 5, 1916 at Beasley, Miss.; Law Student; Christian; V. F. W.; American Legion; D. A. V.; Single.

LOVE, GEORGE HOLMES (G. H.), Lexington, Holmes County; Born December 26, 1874 at French Camp, Miss.; Farmer; Presbyterian; Mason; Former Supt. Holmes County Agricultural High School and Former County Supt. of Education; Married; House 1944-1948.

LOYD, CONNIE MACK, Louisville, Winston County; Born in Winston County, Miss.; Graduated from Bond Vocational High School, Louisville, Miss., as valedictorian; graduated from East Central Junior College, Decatur, Miss., ranking third in a class of 48, was awarded an A.A. degree and a Certificate of Merit; attended Athens College, Athens, Ala., one year; Phi Theta Kappa; International Relations Club; Sigma Delta Literary Society; The "Y" Cabinet and Student Cabinet; President Freshman Class; Farmer; Salesman; Teacher; Mason; Law Student.

McCoy, ELMER ELDRIDGE (Mac.), RFD 1, Booneville, Prentiss County; Born March 20, 1902, at New Site, Miss.; Farmer; Teacher; Poultryman; Missionary Baptist; W. O. W.; Mason; Former Extension Teacher at Mississippi Southern College; Married; House 1936-1940; 1940-1944; 1944-1948.

McCULLOUGH, WILLIAM TODD (Todd), Pope, Panola County; Born October 28, 1903 at Batesville, Miss.; Merchant; Baptist; Married.
McDEVITT, DR. JOHN EDWARD (J. E.), RFD 1, Vossburg, Clarke County; Born May 31, 1887 in Wayne County, Miss.; Physician; Farmer; Methodist; Mason; Married; House 1940-1944; 1944-1948.

McGEHEE, MRS. MARY MAGRUDER (Mary), Woodville, Wilkinson County; Born August 6, 1879 at Woodstock, Virginia; Teacher; Methodist; P. T. A.; Woman's Club; Chi Omega; Widow.

McILWAIN, JAMES E. (J. E.), Artesia, Lowndes County; Born July 23, 1886 at Sardis, Miss.; Merchant; Baptist; K. of P.; Married; House 1936-1940; 1940-1944; 1944-1948.

McKENZIE, LEE HAMER (Hamer), Michigan City, Benton County; Born November 2, 1923 at Michigan City, Miss.; Student; Methodist; Delta Sigma Pi; American Legion; Married.

McRANEY, ROBERT REX (Rex), Collins, Covington County; Born January 9, 1924 at Hattiesburg, Miss.; Student; Methodist; Mason; American Legion; V. F. W.; Alpha Delta Mu; Former Commander of American Legion Post; Member Student Council Miss. Southern College; Married.

MEASELL, PAUL D. (Paul), Union, Newton County; Born March 2, 1894 in Scott County; Farmer; Methodist; Mason; American Legion; V. F. W.; Farm Bureau; Chairman Board of Commissioners of Soil Conservation, Newton County; Past President State Ass'n Soil Conservation District Commissioners; Married; House 1944-1948.

MONAGHAN, NOEL, Box 394, Tupelo, Lee County; Born September 4, 1890 at Tupelo, Miss.; Lawyer; Methodist; W. O. W.; 40 et 8; Charter member American Legion; Sigma Chi; County Attorney, Lee County 1924 to 1932; City Attorney, Tupelo, 1927 to 1932; Married; Senate 1940-1944; House 1944-1948.

MOON, REECE DAVID (R. D.), Pelahatchie, Rankin County; Born March 26, 1907 at Morton, Miss.; General Contractor; Baptist; Mason; Married.

MORTON, CHARLES BRINKLEY (Brinkley), Senatobia, Tate County; Born January 6, 1926 at Meridian, Miss.; Law Student; Farmer; Episcopalian; Phi Delta Theta; Omicron Delta Kappa; Phi Delta Phi; Tau Kappa Alpha; American Legion; V. F. W.; D. A. V.; Single.

MULLEN, PHILLIP EARL (Phillip E.), Oxford, Lafayette County; Born January 22, 1913 at Mountain View, Missouri; Newspaperman; Junior Chamber of Commerce; American Legion; member Oxford School Board; Oxford Army Advisory Committee; Secretary Oxford Chamber of Commerce; Married.

MYERS, TRAVIS WAYNE (Travis), RFD 1, Meadville, Franklin County; Born October 3, 1926 at Meadville, Miss.; Farmer; Methodist; VFW; American Legion; Single.

PANNELL, DANIEL GRANT (Grant), RFD 2, Blue Springs, Union County; Born December 28, 1910, at Ecru, Miss.; Farmer; Baptist; American Legion; Mason; Married.

PEEK, WILLIAM GEORGE (Will), Rose Hill, Jasper County; Born May 6, 1883, at Rose Hill, Miss.; Retired Farmer and Merchant; Methodist; Mason; Deputy Sheriff, 1928-1932; Election Commissioner 1935-1939; Single.
PHILLIPS, JOHN ALTON, Macon, Noxubee County; Born June 8, 1905 at Carrollton, Alabama; Lawyer; Baptist; Delta Kappa Phi; Mason; American Legion; Rotarian; Chamber of Commerce; Bar Association; Single; House 1932-1936; 1936-1940; 1944-1948.

POTTER, WILLIAM THOMPSON (Will), Pontotoc, Pontotoc County; Born July 31, 1893 at Slate Springs, Miss.; General Office Clerk; Baptist; Married; House 1932-1936; 1944-1948.

PRICE, HENRY ESCOE (Henry E.), Jayess, Lawrence County; (Present address, Box 45, Jackson, Miss.) Born March 11, 1906 at Jayess, Miss.; Procurement Agent for Junior Colleges; Baptist; Mason; V. F. W.; American Legion; Married.

PRICE, MRS. ZELMA W. (Zelma), 116 N. Broadway, Greenville, Washington County; Born October 6, 1903 in Calhoun County, Miss.; Lawyer; Episcopalian; Chamber of Commerce; Altrusa Club; B. & P. W. Club; National Ass'n of Women Lawyers; American Bar Ass'n; Widow; House 1944-1948.

PRYOR, LAWRENCE BELLFIELD (Larry), 1411 Washington Ave., Greenville, Washington County; Born July 14, 1901 at Memphis, Tenn.; Farmer; Episcopalian; Married.

RAY, HOSEA MANFRED (H. M.), RFD 1, Rienzi, Alcorn County; Born August 9, 1924 at Rienzi, Miss.; Law Student; Presbyterian; Sigma Chi; Married.

RAY, WALTER FREEMAN (Walter F.), RFD 1, Box 54, Sharon, Madison County; Born June 28, 1888 at Benton, Miss.; Insurance; Farmer; Livestock; Mormon; Mason; Chm. Farmhaven School Board for past 32 years; Married; House 1944-1948.

ROSS, HARVEY T. (Harvey), P. O. Box 339, Clarksdale, Coahoma County; Born October 13, 1920 at Clarksdale, Miss.; Lawyer; Episcopalian; National Exchange Club; American Legion; V. F. W.; Married.

RUTLEDGE, DR. JAMES ALLIOUS, (J. A.), Okolona, Chickasaw County; Born October 2, 1881 at Troy, Miss.; Farmer; Dentist; Presbyterian; Mason; Shriner; Chamber of Commerce; Rotarian; Former City Alderman; Former President Northeast Dental Society; Married; House 1946-1948.

SANDLIN, PHILLIP TEELE (Phil.), RFD, Collierville, Tenn.; Born April 28, 1897 at Mt. Pleasant, Miss.; Farmer; Field Representative for Game & Fish Com.; Methodist; Mason; American Legion; Married; House 1936-1946; 1942-1944.

SILLERS, WALTER, Rosedale, Bolivar County; Born April 13, 1888 at Rosedale, Miss.; Lawyer; Methodist; Mason; Shriner; Delta Phi; Delta Council; Rotarian; Married; Continuous service in House since 1916; Speaker of House 1944-1948.

SIMPSON, BOOTH OBED, (Booth), Box 21, Blue Mountain, Benton-Tippah Counties; Born July 9, 1925, at Ashland, Miss.; Farmer; Baptist; American Legion; Single.

SIMS, WILLIAM LUTHER (W. Luther), 1224 3rd Ave., N., Columbus, Lowndes County; Born May 23, 1891 at Kennedy, Ala.; Lawyer; Christian; Elks Club; Kiwanian; Mason; Chamber of Commerce; Bar Association; Married; House 1944-1948.
SMITH, DAVID HARRY (Dave H.), RFD, Batesville, Panola County; Born March 23, 1895 at Batesville, Miss.; Cotton Buyer; Farmer; Baptist; Mason; Rotarian; Farm Bureau; Married; House 1940-1944.

SMITH, GEORGE KIRBY (G. K.), Hazlehurst, Copiah County; Born July 12, 1891 at Wesson, Miss.; Salesman; Baptist; Married; House 1944-1948.

STEPHENS, THAMUS EDWARD (Thamus), Bailey, Lauderdale County; Born October 4, 1901, at Bailey, Miss.; Farmer; Baptist; Mason; Mgr. Lauderdale County Cooperative; Married; House 1944-1948.

STEWART, KENNETH, Osyka, Amite County; Born April 5, 1914 at Gillsburg, Miss.; Farmer; Merchant; Baptist; Mason; V. F. W.; American Legion; Married; House 1940-1944.

STUART, JOSEPH FORREST, (J. F.), Rt. A, Poplarville, Pearl River County; Born August 6, 1898 near Poplarville, Miss.; Teacher; Farmer; Baptist; M. E. A.; Rotarian; Farm Bureau; Former President County Teachers' Assn., and Junior College; Former Supt. City Schools; Director Extension Dept., Miss. Southern College; Married.

STUART, MORGAN WILLIAM, Macon, Noxubee County; Born July 23, 1907 at Macon, Miss.; Planter; Cattle Buyer; Baptist; Married; House 1940-1944.

SULLIVAN, ANDREW WALTON, JR. (Andrew), Macon, Noxubee County; Born May 20, 1922 at Macon, Miss.; Law Student; Baptist; Kappa Alpha; American Legion; Mason; President Student Body at University; Single.

SWANGO, CURTIS MILES, JR. (Curtis M.), Sardis, Panola County; Born February 2, 1908 at Sardis, Miss.; Lawyer; Methodist; Rotarian; Chamber of Commerce; Kappa Sigma; Phi Delta Phi (Legal); Eta Sigma (Hon.); Married; House 1936-1940; 1940-1944; 1944-1948.

SWEAT, NOAH SPURGEON, JR. (N. S.), 1315 Webster St., Corinth, Alcorn County; Born October 2, 1922 at Corinth, Miss.; Law Student; Baptist; O. D. K.; Sigma Chi; Delta Sigma Pi; American Legion; Single.

THIGPEN, JUDSON ARLEDGE (J. A.), Shaw, Bolivar County; Born December 20, 1892, at Lake Como, Miss.; Farmer; Baptist; Mason; American Legion; 40 et 8; Farm Bureau; Rotarian; Married; House 1942-1944; 1944-1948.

THOMPSON, WILLIAM CARL (William C.), Morton, Scott County; Born December 20, 1921; Lawyer; Methodist; Lions Club; American Legion; President, Junior Chamber of Commerce; Single.
TUBB, WILLIAM LEBOTH (Leboth), RFD 1, Amory, Monroe County; Born December 10, 1887 near Amory, Miss.; Teacher; Clerk; Farmer; Salesman; Primitive Baptist; S. C. V.; M. E. A.; Widower; House 1944-1948.

UPSHUR, LITTLETON, Greenwood, Leflore County; Born December 28, 1890 at Greenwood, Miss.; Newspaperman; Lawyer; Mason; I. O. O. F.; K. of P.; Sigma Alpha Epsilon; Honorary member Greenwood Kiwanis Club and Itta Bena Rotary Club; Chm. Board of Control, Greenwood Public Library since 1932; City Council, Greenwood, 1938; Married; Senate 1932-1936; House 1944-1948.

VAIDEN, MRS. MYNELLE McCLURG (Mrs. T. C.), Vaiden, Carroll County; Born December 11, 1897 at Vaiden, Mississippi; Associate in Drug Business; Agent Tri-State Bus Lines; Methodist; Eta Upsilon Gamma; Woman's Society of Christian Service; P. T. A.; Former Chairman Red Cross; Former County Chairman Infantile Paralysis; Married.

VIRDEN, JOHN SEYMOUR (John), RFD 3, Box 157, Jackson, Hinds County; Born January 29, 1925, at Jackson, Miss.; Farmer; Student; Episcopalian; D. A. V.; Phi Theta Kappa; Married.

WADDELL, BEDFORD STANTON (Bedford), Crystal Springs, Copiah County; Born September 6, 1888 at Celina, Tenn.; Farmer; Merchant; Veterans Loan Appraiser; Concrete Manufacturer; Church of Christ; Mason; Lions Club; Chamber of Commerce; Former City Alderman; Former Mayor; Former School Teacher; Married.

WAITS, DEWEY HILTON (Hilton), Leland, Washington County; Born May 18, 1898 at Mantachie, Miss.; Lawyer; Planter; Baptist; Mason; Rotarian; American Legion; Attorney for Board of Supervisors, Washington County, continuously since 1931; Married; House continuously since 1931.

WAITS, TOMMIE ALFRED (Tommie), Vardaman, Calhoun County; Born August 3, 1903 at Eupora, Miss.; Life Insurance; Cotton Warehouse operator; Baptist; Mason; Former School Executive; Former member Advisory Board, Selective Service; Married; House 1936-1940.

WALKER, ROBERT ALLEN, RFD 2, Coldwater, Tate County; Born September 24, 1923, near Coldwater, Miss.; Student; Accountant; Real Estate Salesman; Baptist; Mason; American Legion; Married.

WALLEY, BEN HOUSTON (Ben H.), Leakesville, Greene County; Born April 25, 1915 near Richton, Miss.; Lawyer; Farmer; Methodist; Mason; Phi Alpha Delta; American Legion; Teacher; O. E. S.; Married.

WALLEY, WILLIAM MATHEW (Jack), Richton, Perry County; Born August 18, 1915 in Greene County, Miss.; Merchant; Baptist; Mason; Junior Chamber of Commerce; Married.

WEEKS, BENJAMIN THEOFLIS (B. T.), Booneville, Prentiss County; Born April 30, 1885 in Prentiss County, Miss.; Farmer; Church of Christ; W. O. W.; Former Forestry & Agricultural Agent; Married.
WHITE, ROYCE LEE (Royce), Fulton, Itawamba-Lee Counties; Born December 1, 1916 at Kirkville, Miss.; Law Student; Methodist; Married.

WILLIAMS, OTTIS, RFD 3, New Albany, Union County; Born April 8, 1905 in Union County, Miss.; Farmer; Teacher; Clerk; Baptist; Mason; Knight Templar; Married; House 1944-1948.

WILLIAMS, WILLIAM A. (W. A.), McComb, Pike County; Born March 26, 1890 at Gillsburg, Miss.; Wholesale Grocer; Baptist; Mason; Shriner; Rotarian; Married; House 1932-1936; 1936-1940; 1940-1944; Senate 1944-1948.

WILSON, DROKE, Hernando, DeSoto County; Born December 25, 1923, at Eudora, Miss.; Law Student; Baptist; American Legion; Married.

WINTER, WILLIAM FORREST (William), Star Route 1, Grenada, Grenada County; Born February 21, 1923 at Grenada, Miss.; Law Student; Farmer; Presbyterian; Mason; Phi Delta Theta; O. D. K.; Phi Delta Phi; American Legion; Single.

WOMACK, WILLIE DAVID, JR. (David), Belzoni, Humphreys County; Born August 30, 1922 at Belzoni, Miss.; Law Student; Methodist; Sigma Phi Epsilon; United States Naval Reserve; Mason; Married.

WOOD, HENRY CLAY (Henry C.), Louisville, Leake-Winston Counties; Born August 28, 1920 at Louisville, Miss.; Law Student; Baptist; Phi Delta Phi; Married.

WOOTEN, MARVIN TAYLOR (Marvin T.), Carthage, Leake County; Born March 20, 1914 at Carthage, Miss.; Farmer; Teacher; Presbyterian; M. E. A.; Mason; Post Commander, V. F. W.; American Legion; Former Athletic Director; Married.
AGRICULTURE, COMMERCE AND MANUFACTURING: (14)
Carl C. Allen, Chairman; Frank Barlow, Vice-Chairman; W. Mancel Perrigin, Forrest D. Copeland, L. O. Smith, George B. Walker, Fred Jones, C. A. Hillman, Earl Evans, G. L. Beavers, Bee McAulpin, Frank Smith, Deaton M. McAuley, W. R. Smith.

AVIATION: (11) Carl Johnston, Jr., Chairman; John Farese, Vice-Chairman; Thomas Ethridge, Decatur P. Butler, Frank Smith, Stokes Sanders, J. Stewart Watson, B. L. Crawford, C. B. Newman, Earl Evans, Houston Evans.

BANKS AND BANKING: (9) W. B. Lucas, Chairman; Paul Cato, Vice-Chairman; Dr. T. H. Henry, J. Stewart Watson, J. C. Warren, Mitchell Robinson, Stokes Sanders, John Culkin, W. R. Smith.

CLAIMS: (7) L. O. Smith, Chairman; B. L. Crawford, Vice-Chairman; Frank Barlow, Carl C. Allen, J. C. Smith, D. D. Fullilove, Sr., B. H. Loving.


CONTINGENT EXPENSES (3) John H. Culkin, Chairman; J. O. Clark, Vice-Chairman; Stanton Hall.

CONSTITUTION: (9) Earl Evans, Chairman; Nate S. Williamson, Vice-Chairman; Frank Barlow, Cornelius J. Ladner, Fred Jones, John Rundle, J. C. Warren, W. Mancel Perrigin, George B. Walker.

CORPORATIONS: (9) Decatur P. Butler, Chairman; Oscar Houston, Vice-Chairman; J. C. Smith, Duel H. Price, Frank Barlow, George B. Walker, Stokes Sanders, Robert E. L. Gentry, Fred Jones.


DRAINAGE: (7) Oscar Houston; Chairman; Deaton M. McAuley, Vice-Chairman; C. B. Newman, John Kyle, Oscar Wolfe, John Rundle, Thomas Ethridge.

EDUCATION: (9) R. H. Thompson, Chairman; John Rundle, Vice-Chairman; W. Mancel Perrigin, Forrest D. Copeland, John Farese, John Kyle, Duel H. Price, Robert E. L. Gentry, Bee McAulpin.

ENGROSSED BILLS: (5) Forrest D. Copeland, Chairman; Fred Jones, Vice-Chairman; John Kyle, W. M. McGraw, Oscar Houston.

FEDERAL RELATIONS: (5) Thomas Ethridge, Chairman; John Farese, Vice-Chairman; John Kyle, Carl Johnston, Jr., Mitchell Robinson.
MISSISSIPPI LEGISLATURE

FEES AND SALARIES: (9) W. M. McGraw, Chairman; Marvin B. Henley, Vice-Chairman; Carl C. Allen, J. C. Warren, W. Mancel Perrigrin, H. H. Hardee, J. O. Clark, Houston Evans, Nate S. Williamson.


HUMANE AND BENEVOLENT INSTITUTIONS: (9) H. H. Hardee, Chairman; Paul Cato, Vice-Chairman; B. L. Crawford, R. H. Thompson, Bee McAlpin, L. O. Smith, Dr. T. H. Henry, Nate S. Williamson, Fred Jones.

INSURANCE: (12) John Culkin, Chairman; Paul Cato, Vice-Chairman; W. R. Smith, Thomas Ethridge, R. H. Thompson, Mitchell Robinson, Maxwell Bramlette, Earl Evans, Stokes Sanders, W. B. Lucas, Dr. T. H. Henry, C. J. Ladner.

INTERSTATE COOPERATION: (5) Lawrence Adams, Chairman; Hugh Boren, Vice-Chairman; John Culkin, Mitchell Robinson, Decatur P. Butler.


JUDICIARY: (All Lawyers and Law Students) B. H. Loving, Chairman; Nate S. Williamson, Vice-Chairman; Lawrence Adams, Hugh A. Boren, Maxwell Bramlette, J. O. Clark, John Culkin, Houston Evans, Thomas Ethridge, John Fareese, Stanton Hall, John Kyle, W. B. Lucas, L. O. Smith, R. H. Thompson, Decatur P. Butler.

LABOR: (9) Nate S. Williamson, Chairman; Marvin B. Henley, Vice-Chairman; Decatur P. Butler, H. H. Hardee, Houston Evans, Stanton Hall, G. L. Beavers, Walter Smith, Deaton M. McAuley.

LEVEES: (9) C. B. Newman, Chairman; Oscar Houston, Vice-Chairman; W. M. McGraw, Oscar Wolfe, Hugh Boren, Fred Jones, Frank Smith, Carl C. Allen, D. D. Fullilove, Sr.
LOCAL AND PRIVATE LEGISLATION: (5) Paul Cato, Chairman; Lawrence Adams, Vice-Chairman; D. D. Fullilove, Sr., Duel H. Price, W. R. Smith.

MILITARY AFFAIRS: (10) Frank Smith, Chairman; C. B. Newman, Vice-Chairman; Stanton Hall, W. M. McGraw, C. J. Ladner, Carl Johnston, Jr., Thomas Ethridge, Decatur P. Butler, R. H. Thompson, Lawrence Adams.

MUNICIPALITIES: (7) Houston Evans, Chairman; Lawrence Adams, Vice-Chairman; Stanton Hall, John Rundle, Forrest D. Copeland, H. H. Hardee, Carl Johnston, Jr.

OYSTER INDUSTRY: (5) G. L. Beavers, Chairman; C. J. Ladner, Vice-Chairman; Houston Evans, H. H. Hardee, Forrest D. Copeland.


PRINTING: (5) Earl Evans, Chairman; Stokes Sanders, Vice-Chairman; John Farese, Robert E. L. Gentry, Maxwell Bramlette.

PUBLIC HEALTH AND QUARANTINE: (9) Dr. T. H. Henry, Chairman; Houston Evans, Vice-Chairman; Paul Cato, Robert E. L. Gentry, Mitchell Robinson, Nate S. Williamson, Carl C. Allen, B. H. Loving, John Culkin.

PUBLIC LANDS: (7) C. A. Hillman, Chairman; J. Stewart Watson, Vice-Chairman; Mitchell Robinson, John Culkin, Houston Evans, R. H. Thompson, W. M. McGraw.

PUBLIC WORKS: (5) W. R. Smith, Chairman; Forrest D. Copeland, Vice-Chairman; D. D. Fullilove, Sr., Frank Barlow, Carl Johnston, Jr.

RAILROADS AND FRANCHISES: (9) John Farese, Chairman; Marvin Henley, Vice-Chairman; Stokes Sanders, C. B. Newman, B. H. Loving, Oscar O. Wolfe, Jr., J. O. Clark, R. H. Thompson, Dr. T. H. Henry.

REGISTRATIONS AND ELECTIONS: (9) Deaton M. McAuley, Chairman; W. R. Smith, Vice-Chairman; Maxwell Bramlette, Oscar O. Wolfe, Jr., C. A. Hillman, Frank Smith, B. L. Crawford, Lawrence Adams, Forrest D. Copeland.


RULES: (9) Lt. Gov. Sam Lumpkin, Chairman; Oscar O. Wolfe, Jr., Vice-Chairman; Paul Cato, H. H. Hardee, W. B. Lucas, W. M. Perrigin, Deaton M. McAuley, J. Stewart Watson, Nate S. Williamson.
TEMPERANCE: (9) Robert E. L. Gentry, Chairman; B. L. Crawford, Vice-Chairman; John Culkin, Oscar Houston, C. A. Hillman, R. H. Thompson, Hugh A. Boren, Walter Smith, C. J. Ladner.


UNFINISHED BUSINESS: (3) C. J. Ladner, Chairman; J. C. Warren, Vice-Chairman; Oscar O. Wolfe, Jr.

JOINT COMMITTEES

ENROLLED BILLS: (5) J. Stewart Watson, Chairman; Mitchell Robinson, Vice-Chairman; Frank Barlow, W. B. Lucas, John Kyle.

EXECUTIVE CONTINGENT FUND: (3) W. M. McGraw, Chairman; Dr. T. H. Henry, Vice-Chairman; John Culkin.

INVESTIGATE STATE OFFICES: (7) Stokes Sanders, Chairman; Decatur P. Butler, Vice-Chairman; G. L. Beavers, Bee McAlpin, B. H. Loving, J. O. Clark, Stanton Hall.

STATE LIBRARY: (3) John Rundle, Chairman; Duel H. Price, Vice-Chairman; J. C. Smith.

UNIVERSITY AND COLLEGES: (11) Mitchell Robinson, Chairman; Deaton M. McAuley, Vice-Chairman; W. B. Lucas, Thomas Ethridge, Dr. T. H. Henry, George B. Walker, John Farese, Decatur P. Butler, L. O. Smith, Carl Johnston, Jr., W. Mancel Perrigin.

SUB-COMMITTEES OF THE SENATE FINANCE COMMITTEE


RECURRING APPROPRIATIONS: Kyle, Lucas, Boren, Evans (Earl), Hall, Adams.

NON-RECURRING APPROPRIATIONS: Kyle, Cato, McAuley, Henry, Frank Smith, Walker.


GASOLINE MOTOR VEHICLE TAXATION: Wolfe, Gentry, Houston, Robinson, Watson, Hardee.


LOCAL TAXATION: Boren, Sanders, Farese, Oscar Houston, Rundle, Williamson.
HOUSE

COMMITTEE ASSIGNMENTS

AERONAUTICS AND AVIATION: (9) Gross, David B. (Jones), Chairman; Sweat, N. S. (Alcorn), Vice-Chairman; Eudy, Charles N. (Choctaw), Garrott, Tom (Tunica), Grisham, Lowell E. (Tishomingo), Holleman, J. B. (Stone), Pryor, L. B. (Washington), Ray, H. M. (Alcorn), Virden, John S. (Hinds).


APPROPRIATIONS: (29) Swango, Curtis M. (Panola), Chairman; Williams, W. A. (Pike), Vice-Chairman; Adams, Gerald (Kemper), Adams, Luther (Lee), Alexander, Chalmers (Hinds), Allred, Sam S. (Jefferson), Batson, P. G. (Sunflower), Baxter, J. E. (Lauderdale), Blount, J. A. (Tallahatchie), Byrd, Garland (Franklin-Lincoln), Cork, J. A. (Newton), Critz, Frank (Clay), Ewing, W. H. (Yazoo), Fox, Russell (Claiborne), Frost, Jack (Yalobusha), Garrott, Tom (Tunica), Gautier, H. F. (Jackson), Holmes, Tyler (Montgomery), Howard, W. D. (Marshall), Junkin, John R. (Adams), Knight, Doy R. (Lafayette), McLlwan, J. E. (Lowndes), McNaney, Rex (Covington), Phillips, Alton (Noxubee), Price, Mrs. Zelma (Washington), Ross, Harvey (Coahoma), Rutledge, Dr. J. A. (Chickasaw), Sweat, N. S. (Alcorn), Tubb, H. L. (Monroe).

BANKS AND BANKING: (11) Williams, W. A. (Pike), Chairman; Rutledge, J. A. (Chickasaw), Vice-Chairman; Black, Maurice (Carroll), Bodron, Ellis B. (Warren), Edwards, G. H. (Yalobusha), Gautier, Hermes (Jackson), Holleman, Boyce (Stone), Pryor, L. B. (Washington), Sullivan, A. W., Jr. (Noxubee), Tubb, W. L. (Monroe), Walker, R. A. (Tate).


CLAIMS: (7) McLlwan, J. E. (Lowndes), Chairman; Bacot, John J. (Pike), Vice-Chairman; Byrd, Garland E. (Franklin-Lincoln), Gandy, Evelyn (Forrest), Jackson, Lauren T. (Oktibbeha), Jacobson, Harry A. (Warren), Ray, H. M. (Alcorn).
CONSERVATION OF MINERALS AND NATURAL RESOURCES:

CONSTITUTION: (11) Potter, William T. (Pontotoc), Chairman; Black, Maurice R. (Carroll), Vice-Chairman; Frost, J. M. (Yalobusha), Gore, T. N. (Quitman), McCoy, E. E., Jr. (Prentiss), Sims, W. Luther (Lowndes), Sullivan, A. W., Jr. (Noxubee), White, Royce L. (Itawamba-Lee), Womack, W. D., Jr. (Humphreys), Wilson, Droke (DeSoto), Wooten, M. T. (Leake).

CONTINGENT EXPENSES: (7) Upshur, Littleton (Leflore), Chairman; Waits, Dewey H. (Washington), Vice-Chairman; Critz, Frank A. (Clay), Monaghan, Noel (Lee), Pryor, L. B. (Washington); Ray, W. F. (Madison), Hopkins, Joe W. (Coahoma).

CORPORATIONS: (11) Frost, J. W. (Yalobusha), Chairman; Thompson, William C. (Scott), Vice-Chairman; Adams, Gerald (Kemper), Bishop, Edward (Lauderdale), Grisham, Lowell E. (Tishomingo), Gross, David (Jones), Simpson, B. O. (Benton-Tippah), Sweat, N. S. (Alcorn), White, Royce L. (Itawamba), Williams, Ottis (Union), McDevitt, J. E. (Clarke).

COUNTY AFFAIRS: (17) Blount, J. A. (Tallahatchie), Chairman; Waits, Hilton (Washington), Vice-Chairman; Black, Maurice (Carroll), Butler, Ivy C. (Amite), Cole, W. M. (Issaquena), Coody, L. M. (Yazoo), Day, Icery (Attala), Ellis, Walter L. (Holmes), Gautier, H. F. (Jackson), Holmes, H. T. (Montgomery), Junkin, John R. (Adams), Kimbrell, Frank (Webster), Little, Luther M. (Copiah), Measell, Paul (Newton), Mullen, Phillip (Lafayette), Waits, Tommie (Calhoun), Walker, Robert A. (Tate).

DRAINAGE: (11) Ross, Harvey (Coahoma), Chairman; Gore, T. N. (Quitman), Vice-Chairman; Adams, Luther (Lee), Bowen, G. G. (Itawamba), Coody, L. M. (Yazoo), Gee, John B. (Sharkey), Glenn, J. F. (Calhoun), Lewis, Clayton (Neshoba), McCullough, W. T. (Panola), Thigpen, J. A. (Bolivar), Wilson, Droke (DeSoto).

EDUCATION: (29) McCoy, Elmer (Prentiss), Chairman; Stuart, J. F. (Pearl River), Vice-Chairman; Aldridge, John E. (Montgomery-Grenada), Anderson, D. F. (Wayne), Bacot, John J. (Pike), Barrcliff, Miss Anne V. (Warren), Baxter, James E. (Lauderdale), Black, Maurice (Carroll), Byrd, Garland (Franklin-Lincoln), Cherry, James H. (Kemper), Cork, James A. (Newton), Crawford, George L. (Madison), Dunaway, H. F. (Marion), Early, E. F. (Monroe), Frost, James W. (Yalobusha), Howell, George W., Jr. (Monroe), Johnson, Samuel E. (Tippah), Kimbrell, Frank C. (Webster), Lee, Francis W. (Hancock), Little, Luther M. (Co-
ELEEMOSYNARY INSTITUTIONS: (15) Alexander, H. C. (Hinds), Chairman; Thigpen, J. A. (Bolivar), Vice-Chairman; Anderson, D. F. (Wayne), Bacot, J. J. (Pike), Bishop, Edward (Lauderdale), Blount, J. A. (Tallahatchie), Bodron, E. B. (Warren), Byrd, Ulmer (Wilkinson), Eaton, B. H. (Smith), Gandy, Miss Evelyn (Forrest), Kirby, H. C. (Oktibbeha), Price, H. E. (Lawrence), Waddell, B. S. (Copiah), Wood, H. C. (Leake-Winston), Wooten, M. T. (Leake).

ENGROSSED BILLS: (5) Early, E. F. (Monroe), Chairman; Myers, Travis (Franklin), Vice-Chairman; Denson, Jesse (Rankin), Dunaway, Hezzie (Marion), Waits, T. A. (Calhoun).

FEDERAL RELATIONS: (11) Williams, Ottis (Union), Chairman; Knight, Doy R. (Lafayette), Vice-Chairman; Bowen, George G. (Itawamba), Harrington, Aaron F. (Chickasaw), Loyd, Connie Mack (Winston), McCoy, E. E. (Prentiss), Peek, W. G. (Jasper), Stuart, Morgan W. (Noxubee), Tubb, W. L. (Monroe), Vaiden, Mrs. T. C. (Carroll), Walker, R. A. (Tate).

FEES AND SALARIES OF PUBLIC OFFICERS: (13) Monaghan, Noel (Lee), Chairman; Smith, G. K. (Copiah), Vice-Chairman; Bacot, John J. (Pike), Campbell, Hayden (Hinds), Dunaway, H. F. (Marion), Eaton, Blaine (Smith), Falkner, J. M. (Pontotoc), Glenn, J. F. (Calhoun), Hicks, Hervey (Yazoo), Howard, W. D. (Marshall), McIlwain, Jas. (Lowndes), Pannell, Grant (Union), Ray, W. F. (Madison).

FISHERIES, COMMERCE AND SHIPPING: (11) Gautier, Hermes (Jackson), Chairman; Lee, F. W. (Hancock), Vice-Chairman; Bickerstaff, R. O. (Harrison), Byrd, Ulmer (Wilkinson), Campbell, Hayden (Hinds), Eudy, Charles Nelson (Choctaw), Ewing, W. H. (Yazoo), Flynt, T. V. (George), Grisham, Lowell E. (Tishomingo), Guidry, F. W. (Harrison-Jackson), Holleman, Boyce (Stone), Stuart, J. F. (Pearl River).


GAME, FISH AND WILD LIFE: (11) Fox, Russell (Claiborne), Chairman; Sandlin, Phil T. (Marshall), Vice-Chairman; Adams, Luther (Lee), Anderson, D. F. (Wayne), Jacobson, H. A. (Warren), Lee, F. W. (Hancock), McIlwain, J. E. (Lowndes), Myers, Travis (Franklin), Pannell, D. G. (Union), Peek, W. G. (Jasper), Smith, Dave (Panola).

HIGHWAYS AND HIGHWAY FINANCING: (29) Bickerstaff, Reese O. (Harrison), Chairman; Critz, Frank (Clay), Vice-Chairman; Allred, Sam (Jefferson), Beauchamp, C. E. (Attala), Cole,
MISSISSIPPI LEGISLATURE


INSURANCE: (11) Farr, Paul H. (Jefferson Davis), Chairman; Edwards, G. H. (Yalobusha), Vice-Chairman; Alexander, H. Chalmers (Hinds), Bodron, E. B. (Warren), Byrd, Ulmer (Wilkinson), Hopkins, Joe W. (Coahoma), Kimbrell, Frank C. (Webster), Measell, Paul D. (Newton), Monaghan, Noel (Lee), Morton, Brinkley (Tate), Waits, T. A. (Calhoun).

INTERSTATE COOPERATION: (5) Winter, Wm. (Grenada), Chairman; Walley, Jack (Perry), Vice-Chairman; Cherry, J. H. (Kemper), Duckworth, Buster B. (DeSoto), Hardee, E. P. (Clarke-Jasper).

JUDICIARY "A": (21) Hopkins, Joe W. (Coahoma), Chairman; Sims, W. Luther (Lowndes), Vice-Chairman; Adams, Gerald (Kemper), Alexander, Chalmers (Hinds), Biout, James A. (Tallahatchie), Bodron, Ellis B. (Warren), Bridgeforth (Yazoo), Critz, Frank (Clay), Gandy, Miss Evelyn (Forrest), Gross, David (Jones), Holleman, J. B. (Stone), Kimbrell, Frank (Webster), Monaghan, Noel (Lee), Ross, Harvey T. (Coahoma), Swango, Curtis M. (Panola), Sullivan, Andrew, Jr. (Noxubee), Waits, Hilton (Washington), Wilson, Droke (DeSoto), Womack, David, Jr. (Humphreys), Wood, Henry C. (Leake-Winston), Sweat, N. S., Jr. (Alcorn).

JUDICIARY: "B" (20) Phillips, John Alton (Noxubee), Chairman; Farr, Paul H. (Jefferson Davis), Vice-Chairman; Aldridge, John E. (Montgomery-Grenada), Bickerstaff, Reece (Harrison), Black, Maurice (Carroll), Day, Icely W. (Attala), Gee, John (Sharkey) Gore, T. N. Jr. (Quitman), Grubbs, George B. (Simpson), Holmes, Tyler (Montgomery), Lewis, Clayton (Neshoba), Loftoff, James L. (Clay), Morton, Brinkley (Tate), Price, Mrs. Zelma (Washington), Thompson, William C. (Scott), Upshur, Littleton (Leflore), Walley, Ben H. (Greene), White, Royce (Itawamba-Lee), Winter, William F. (Grenada), Ray, H. M. (Alcorn).

JUVENILE DELINQUENCY AND CHILD WELFARE: (11) McGhee, Mrs. Mary (Wilkinson), Chairman; Anderson, D. F. (Wayne), Vice-Chairman; Bacot, John J. (Pike), Barcliff, Miss Anne (Warren), Ellis, W. L. (Holmes), Smith, G. K. (Copiah), Stinson, R. M. (Lowndes), Stuart, M. W. (Noxubee), Waddell, B. S. (Copiah), Wilson, Droke (DeSoto), Hardee, E. P. (Clarke-Jasper).

LIVESTOCK AND POULTRY: (21) Crawford, Geo. L. (Madison), Chairman; Adams, Luther (Lee), Vice-Chairman; Ainsworth, J. W. (Walthall), Anderson, D. F. (Wayne), Cole, W. M. (Issaquena), Dowdell, D. M. (Claiborne-Jefferson), Duckworth, Buster Bee (DeSoto), Flynt, Thomas (George), Fox. Russell (Claiborne), Glenn, James F. (Calhoun), Hicks, Hervey (Yazoo), Howard, W. D. (Marshall), Love, G. H. (Holmes), McCullough, W. T. (Panola), McIlwain, J. E. (Lowndes), Moon, R. D. (Rankin), Morton, Brinkley (Tate), Stinson, R. M. (Lowndes), Stuart, J. F. (Pearl River), Thompson, Wm. C. (Scott), McCoy, E. E (Prentiss).

LOCAL AND PRIVATE LEGISLATURE: (7) Sims, W. L. (Lowndes), Chairman; Lewis, Clayton (Neshoba), Vice-Chairman; Andrews, W. E., Jr. (Lamar), Kirby, Hal C. (Oktibbeha), Smith, D. H. (Panola), Smith, G. K. (Copiah), Walley, B. H. (Greene).

MANUFACTURES: (5) Eudy, Chas. N. (Choctaw), Chairman; Jackson, Lauren T. (Oktibbeha), Vice-Chairman; Cork, J. A. (Newton), Harrington, A. F. (Chickasaw), Smith, Dave (Panola).

MILEAGE: (5) Guidry, Francis W. (Harrison-Jackson), Chairman; Cherry, James H. (Kemper), Vice-Chairman; Aldridge, John E. (Montgomery-Grenada). Alexander, Harvey C. (Hinds), Early, French (Monroe).

MILITARY AFFAIRS: (11) Batson, P. G. (Sunflower), Chairman; Falkner, James M. (Pontotoc), Vice-Chairman; Baxter, J. E. (Lauderdale), Grisham, Lowell E. (Tishomingo). Howell, George (Monroe), Lofton, James L. (Clay), Myers, Travis W. (Franklin), Ross, Harvey (Coahoma). Simpson, Booth (Benton-Tippah), Winter, William (Grenada), Wood, Henry C. (Leake-Winston).

MISSISSIPPI LEVEES: (12) Thigpen, J. A. (Bolivar), Chairman; Garrott, Tom (Tunica), Vice-Chairman; Barclift, Anne Virginia (Warren). Batson, P. G. (Sunflower), Cole, William (Issaquena), Coody, Lewis (Yazoo), Duckworth, B. B. (DeSoto), Gee, J. B. (Sharkey), Gore, T. N. (Quintman), Pryor, Lawrence B. (Washington), Upshur, Littleton (Leflore), Womack, W. D. (Humphreys).

MUNICIPALITIES: (11) Garrott, T. M., Jr. (Tunica), Chairman; Crawford, George L. (Madison), Vice-Chairman; Baxter, J. E. (Lauderdale), Bonds, R. A. (Marshall), Campbell, Hayden (Hinds), Edwards, G. H. (Yalobusha), Eudy, C. N. (Choctaw), Gross, David (Jones), Guidry, F. W. (Harrison-Jackson), Sims, W. L. (Lowndes), Waddell, B. S. (Copiah).


PENSIONS AND SOCIAL WELFARE: (19) Stewart, Kenneth (Amite), Chairman; Vaiden, T. C. Mrs. (Carroll), Vice-Chairman; Barclift, Ann (Warren), Butler, Ivy C. (Amite). Cherry, J. H. (Kemper), Duckworth, B. B. (DeSoto), Dunaway, H. F.
PUBLIC BUILDINGS AND GROUNDS: (7) Hammett, W. P. (Holmes), Chairman; Loyd, Connie Mack (Winston), Vice-Chairman; Beauchamp, C. E. (Attala), Harrington, A. F. (Chickasaw), Knight, D. R. (Lafayette), Moon, R. D. (Rankin), Simpson, B. O. (Tippah-Benton).

PUBLIC HEALTH AND QUARANTINE: (9) Campbell, Hayden (Hinds), Chairman; McDevitt, J. E. (Clarke), Vice-Chairman; Ewing, W. H. (Yazoo), Grubbs, G. B. (Simpson), Howard, W. D. (Marshall), Johnson, S. E. (Tippah), McRaney, R. R. (Covington), Monaghan, Noel (Lee), Tubb, W. L. (Monroe).

PUBLIC LANDS: (9) Bonds, R. A. (Marshall), Chairman; Potter, W. T. (Pontotoc), Vice-Chairman; Bishop, Edward (Lauderdale), Campbell, B. Hayden (Hinds), Farr. Paul H.,' (Jefferson Davis), Glenn, James F. (Calhoun), Hardee, Edgar P. (Clarke-Jasper), Little, Luther M. (Copiah), Weeks, Benjamin T. (Prentiss).

PUBLIC PRINTING: (7) Muller, Phillip E. (Lafayette) Chairman; Barcliff, Anne (Warren), Vice Chairman; Eaton, B. H. (Smith), Rutledge, Dr. J. A. (Chickasaw), Stinson, R. M. (Lowndes), Sweat, N. S., Jr. (Alcorn), White, R. L. (Itawamba-Lee).

RAILROADS AND PUBLIC SERVICE CORPORATIONS: (11) Ewin, W. H. (Yazoo), Chairman; Wilson, Droke (DeSoto), Vice-Chairman; Aldridge, John M. (Montgomery-Grenada), Ellis, W. L. (Holmes), Hammett, W. P. (Holmes), Jacobson, Harry A. (Warren), Love, G. H. (Holmes), McRaney, Robert Rex (Covington), Sandlin, Phil T. (Marshall), Stewart, Kenneth (Amite), Waddell, R. S. (Copiah).

REGISTRATION AND ELECTIONS: (9) Upshur, Littleton (Leflore), Chairman; McGehee, Mrs. Mary Magruder (Wilkinson), Vice-Chairman; Ainsworth, J. W. (Walthall), Drane, Hayward (Adams), Ellis, Walter Lee (Holmes), Jordan, W. A. (Lincoln), Morton, C. B. (Tate), Potter, W. T. (Pontotoc), Wooten, Marvin T. (Leake).

ROADS, FERRIES AND BRIDGES: (25) White, Royce (Itawamba-Lee), Chairman; Jordan, W. A. (Lincoln), Vice-Chairman; Andrews, W. F. (Lamar), Bishop, Edward (Lauderdale), Bowen, George G. (Itawamba), Cherry, J. H. (Kemper), Drane, Hayward (Adams), Denon, L. J. (Rankin), Ellis, Walter Lee (Holmes), Falkner, J. M. (Pontotoc), Hicks, Hervey O. (Yazoo), Howard, W. D. (Marshall), Jackson, L. T. (Oktibbeha), Lee, Francis ( Hancock), Lofton, J. L. (Clay), Moon, R. D. (Rankin), Mullen, Phillip (Lafayette), Peek, W. G. (Jasper), Potter, W. T. (Pontotoc), Stinson, R. M. (Lowndes), Stuart, J. F. (Pearl River), Stuart, Morgan (Noxubee), Thompson, W. C. (Scott), Tubb, W. L. (Monroe), Wooten, Marvin T. (Leake).

TEMPERANCE: (11) Price, Mrs. Zelma (Washington), Chairman; Alexander, H. C. (Hinds), Vice-Chairman; Butler, Ivy C. (Amite),
Bridgforth, W. R. (Yazoo), Denison, L. J. (Rankin), Garrott, T. M., Jr. (Tunica), Lewis, Clayton (Neshoba), Lofton, James L. (Clay), McKenzie, L. H. (Benton), Ross, Harvey T. (Coahoma), Stinson, R. M. (Lowndes).


RULES: (9) Mr. Speaker, Ex-officio member and chairman; Junkin, John R. (Adams), Vice-Chairman; Bickerstaff, Reece O. (Harrison), Day, Icey W. (Attala), Hopkins, Joseph W. (Coahoma), Measell, Paul D. (Newton), Monaghan, Noel (Lee), Swango, Curtis M., Jr. (Panola), Williams, W. A. (Pike).

JOINT COMMITTEES

ENROLLED BILLS: (5) McDevitt, Dr. J. E. (Clarke) Chairman; Simpson, B. O. (Benton-Tippah), Vice-Chairman; Bowen, Geo. G. (Itawamba), Potter, W. T. (Pontotoc), Smith, G. K. (Copiah).

EXECUTIVE CONTINGENT FUND: (5) Williams, W. A. (Pike), Chairman; Swango, Curtis (Panola), Vice-Chairman; Bickerstaff, Reece O. (Harrison), Fox, Russell (Claiborne), Holmes, H. Tyler (Montgomery).


STATE LIBRARY: (5) Howell, G. W. (Monroe) Chairman; Morton, Brinkley (Tate) Vice-Chairman; McGehee, Mrs. M. G. (Wilkinson), Mullen, P. E. (Lafayette), Price, Mrs. Zelma (Washington).

UNIVERSITY AND COLLEGES: (13) Sullivan, Andrew W., Jr. (Noxubee), Chairman; Womack, W. Dave, Jr., (Humphreys), Vice-Chairman; Dowdell, D. M. (Claiborne-Jefferson), Gandy, Miss Evelyn (Forrest), Howell, George W. Jr., (Monroe), Kirby, Hal (Oktibbeha), McKenzie, L. H. (Benton), Mullen, P. E. (Lafayette), Morton, Brinkley (Tate), Stuart, J. F. (Pearl River), Vaiden, Mrs. T. C. (Carroll), Walley, Ben (Greene), Walley, W. M. Perry).
SUB-COMMITTEES OF WAYS AND MEANS COMMITTEE.

GENERAL TAXATION AND BUDGET: (7) D. H. Waits, Chairman; R. O. Bickerstaff, Vice-Chairman; J. W. Hopkins, Luther Sims, Miss Evelyn Gandy, Hubert Edwards, Phillip Sandlin.

EXEMPTIONS: (5) Paul D. Measell, Chairman; Will T. Potter, Vice-Chairman; J. B. Holleman, Ottis Williams, W. A. Jordan.


GENERAL PRIVILEGE TAXES: (5) Littleton Upshur, Chairman; French Early, Vice-Chairman; W. P. Hammett, William Winter, Hayward Drane.

SEVERANCE TAXES: (5) Walter Bridgforth, Chairman; Kenneth Stewart, Vice-Chairman; T. A. Waits, D. B. Gross, Clayton Lewis.
# Tabulated Statistics

Showing

**Occupations, Church Preference**

**Fraternal Affiliations**

**Legislative Experience**

**Married or Single**

**Average Age**

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### Abbreviations Used

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### Legislative Experience

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<td>Previous Legislative Service</td>
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<td>31</td>
<td>93</td>
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### Married or Single

<table>
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<tr>
<th>Status</th>
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<tr>
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<tr>
<td>Widow</td>
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<tr>
<td>(Not Shown)</td>
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### Age of Members

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<th>Age</th>
<th>H.</th>
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<tbody>
<tr>
<td>21 to 30</td>
<td>34</td>
<td>6</td>
<td>40</td>
</tr>
<tr>
<td>31 to 40</td>
<td>21</td>
<td>10</td>
<td>31</td>
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<tr>
<td>41 to 50</td>
<td>30</td>
<td>10</td>
<td>49</td>
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<tr>
<td>51 to 60</td>
<td>34</td>
<td>15</td>
<td>49</td>
</tr>
<tr>
<td>61 to 70</td>
<td>15</td>
<td>2</td>
<td>17</td>
</tr>
<tr>
<td>71 up</td>
<td>5</td>
<td>7</td>
<td>12</td>
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Average Age of Members of House | 45 |
Average Age of Members of Senate | 49.2 |
### MISSISSIPPI LEGISLATURE

#### OCCUPATIONS

<table>
<thead>
<tr>
<th>Occupation</th>
<th>H.</th>
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<th>T.</th>
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<tbody>
<tr>
<td>Farmers</td>
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<td>18</td>
<td>58</td>
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<tr>
<td>Lawyers</td>
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<td>16</td>
<td>45</td>
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<td>Students</td>
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<tr>
<td>Teachers</td>
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<td>Merchants</td>
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<td>Auto Dealers</td>
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<tr>
<td>Editors &amp; Writers</td>
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<td>Salesmen</td>
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<td>Contractors</td>
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#### CHURCH PREFERENCE

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<tr>
<td>Baptist</td>
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<td>Methodist</td>
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<td>Presbyterian</td>
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<td>19</td>
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<td>Christian</td>
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#### FRATERNAL AFFILIATIONS

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<tr>
<td>Masons</td>
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<td>88</td>
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<td>Shriners</td>
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<tr>
<td>Knight Templar</td>
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<tr>
<td>Knights of Pythias</td>
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<td>3</td>
<td>8</td>
</tr>
<tr>
<td>Knights of Columbus</td>
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<td>2</td>
<td>6</td>
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<tr>
<td>W. O. W.</td>
<td>3</td>
<td>4</td>
<td>7</td>
</tr>
<tr>
<td>Elks</td>
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<td>4</td>
<td>7</td>
</tr>
<tr>
<td>I. O. O. F.</td>
<td>4</td>
<td>2</td>
<td>6</td>
</tr>
<tr>
<td>O. E. S.</td>
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<td>3</td>
<td>6</td>
</tr>
<tr>
<td>American Legion</td>
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<tr>
<td>V. F. W.</td>
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<td>9</td>
<td>28</td>
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<tr>
<td>D. A. V.</td>
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<td>4</td>
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<tr>
<td>&quot;40 et 8&quot;</td>
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<td>8</td>
</tr>
<tr>
<td>Rotary Club</td>
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<td>30</td>
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<tr>
<td>Lions Club</td>
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<td>10</td>
<td>19</td>
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<tr>
<td>Kiwanis Club</td>
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<td>2</td>
<td>5</td>
</tr>
<tr>
<td>Exchange Club</td>
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<tr>
<td>Executives Club</td>
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<td>1</td>
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<tr>
<td>B. &amp; P. W. Club</td>
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<td>0</td>
<td>1</td>
</tr>
<tr>
<td>Woman's Club</td>
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<td>1</td>
</tr>
<tr>
<td>College Fraternities &amp; Sororities</td>
<td>35</td>
<td>15</td>
<td>50</td>
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SENATE ROLL CALL

Evans, Houston Hewes (1st)
Hardee, Herschel H. (2nd)
Smith, James Columbus (3rd)
Gentry, Robert E. Lee (4th)
McAlpin, Bee (5th)
Butler, Decatur P. (6th)
Bramlette, Douglas Maxwell (7th)
Hillman, Columbus Alton (8th)
Adams, George Lawrence (9th)
Cato, Paul Clifton (10th)
Barlow, Frank Downer (11th)
Culkin, John Patrick Henry (12th)
Robinson, Thomas Mitchell (12th)
Thompson, Robert Harvey (12th)
Copeland, Forrest D. (13th)
Williamson, Nate Semmes (14th)
Warren, James Campbell (15th)
Lucas, William Brooks (16th)
Henley, Marvin B. (17th)
Evans, Earl, Jr. (18th)
McGraw, William (19th)
Newman, Clarence Benton (20th)
Watson, John Stewart (21st)
Sanders, Lucien Stokes (22nd)
Perrigin, William Mancel (23rd)
Loving, Byron Herald (24th)
Henry, Dr. Taylor Hill (25th)
Fullilove, David Durrett, Sr. (26th)
Smith, Frank Ellis (27th)
Rundle, John (28th)
Jones, Fred (29th)
Walker, George Berkley (29th)
Wolfe, Oscar Orlando, Jr. (30th)
Johnstone, Carl M. Jr. (31st)
Smith, Lawrence Olford (31st)
Etheridge, Thomas Ramage (32nd)
Kyle, John William (33rd)
Houston, Oscar Lamar (34th)
Allen, Carl Cochran (35th)
Crawford, Bascrum Lundy (36th)
Farese, John B. (36th)
McAuley, Malcolm Deaton (36th)
Clark, James Orville (37th)
Boren, Hugh Allen (38th)
Smith, Walter Reynolds (38th)
Price, Duel H. (39th)
Ladner, Cornelius J. (40th)
Beavers, Gatha Lee (41st)
Hall, Stanton Augustus (42nd)
THE PRESIDENT

1. The president shall take the chair at the hour to which the Senate shall have adjourned, shall call the Senate to order, and on the appearance of a quorum, shall proceed with the regular order of business. A quorum of the Senate shall consist of twenty-five senators.

2. The president shall preserve order and decorum, may speak to points of order in preference to other members, and shall decide all questions of order, subject to an appeal to the Senate, which appeal shall be denied by a majority of those present and voting.

3. The president shall rise to put a question, but may state it sitting; and he shall put the question in this form: "As many as are in favor (as the question may be) say 'Aye'," and, after the affirmative voice is had: "As many as are opposed, say 'No'," if he doubts or a division is called for, the Senate shall divide, and those in the affirmative shall rise first; then those in the negative.

4. The president may call some senator to the chair when the Senate goes into Committee of the Whole. He shall have the right also to name a senator to perform the duties of the chair, but such substitution shall not extend beyond adjournment, provided that, when both the lieutenant governor and the president pro tem shall be absent, the Senate may call any senator to preside from day to day during such absence.

5. The president of the Senate shall have full and exclusive authority over the secretary, officials, and employees of the Senate, both elective and appointive. He may make such rules and regulations for the government of such officials and employees as he may think fit and proper. In case of violation of any of the orders of the president of the Senate by an employee, officer, or the secretary or in case of any misconduct or omission of any such employee, officer, or the secretary, the president shall refer such complaint to the Committee on Rules, which shall have the final power to hear such complaints and to discharge any employees, officer, or secretary as the said committee may deem just and proper, sanctioned by the Senate.

6. The president shall assign the news reporters, wishing to take down the debates and proceedings of the Senate, places on the floor so as not to interfere with the convenience of the Senate. But any reporter of any newspaper who shall purposely misrepresent or misreport any of the proceedings of the Senate may, during the remainder of the session, be denied admission to such privileges if the Senate so orders.

7. The president, by and with the advice and consent of the Senate, may nominate standing committees as provided in Rule 30. He shall also appoint all select and conference committees, which may be ordered by the Senate from time to time.
8. The president of the Senate shall sign all Bills, Resolutions, or measures; and all writs, warrants, and subpoenas issued by the Senate shall be signed by him and attested by the secretary.

THE SECRETARY

9. The secretary of the Senate shall keep a correct journal of the proceedings of the Senate as provided in Section 5122 of the code of 1930. A brief statement of the contents of Resolutions, petitions, memorials or other papers presented to the Senate and the proceedings relating thereto, every vote of the Senate, and the signing of every Bill by the president shall be entered upon the journal.

10. There shall be inserted, as an appendix to these rules and as a part of them, the constitutional provisions governing the powers, procedures, etc., of the legislature; viz., sections 54 to 100 inclusive; sections 129, 139, and 253.

11. The secretary shall prepare and cause to be posted each day a calendar of matters in order for consideration, a list of matters lying on the table, and such matters or memoranda as may be deemed necessary and the Senate or president may direct. Such calendar shall clearly indicate the subject matter of every Bill and Resolution placed thereon, and mimeographed copies of such Bills and Resolutions on the calendar shall be made available and distributed to the members of the Senate.

12. The secretary shall retain all Bills, Resolutions, or other papers in reference to which any senator has a right to move a reconsideration until the right of reconsideration has expired. This rule shall not apply when unanimous consent of the Senate shall be given to the secretary to immediately transmit any such Bill or Resolution to the House of Representatives.

13. The secretary shall insert, in an appendix to the journal, the rules of the Senate and the joint rules of the two branches.

14. The secretary shall be required to keep separate and distinct books of the proceedings of the Senate when in executive session.

SERGEANT-AT-ARMS

15. The duties of the sergeant-at-arms shall be such as are enumerated in section 5345, code of 1930, not in conflict with rule 5.

TIME OF CONVENING

16. The time of meeting of the Senate, unless otherwise ordered by a majority vote of the Senators elected, shall be Ten A.M. each legislative day, except on Mondays, which time shall be Two O'clock P.M. and there shall be no Saturday meetings, unless otherwise ordered by a majority vote of the Senators elected.

VISITORS IN SENATE CHAMBER

17. No person engaged in presenting to the Senate or any of its committees or any senator any business claim or solicitation, and no person advocating or opposing any pending matters or any matter
that might legally come before the Senate, shall engage in such business in the Senate chamber or be permitted on the floor of the Senate at any time the Senate may be in session except by unanimous consent of the Senate or by Resolution or motion duly adopted by the Senate.

SUSPENSION OF RULES

18. These rules may be suspended upon motion by an affirmative vote of two-thirds of the senators present and voting, except in case of a constitutional rule, which cannot be suspended or changed. Provided, however, that no rule of the Senate may be changed or abrogated without one day's notice thereof, by motion entered upon the journal, and said change must be by a vote of two-thirds of those members present and voting.

MEMBERS OF THE SENATE

19. No senator shall be permitted to act in committee or to vote on a question in which his private interest, distinct from the public interest, is immediately concerned.

20. No senator shall absent himself from the Senate without leave. In case of a lesser number than a quorum of the Senate shall convene, such number is empowered to direct the sergeant-at-arms or any other person or persons, by them authorized, to compel the attendance of absent senators as a majority of the senators present shall agree and at the expense of the absent senators, respectively unless such excuse for non-attendance shall be made as the Senate, when a quorum shall have convened, deems sufficient, in which case the expense shall be paid out of the Senate contingent fund.

21. No senator shall entertain private discourse while the president is putting a question or addressing the Senate, nor read a newspaper while the journal or other public papers are being read. Senators shall not be permitted to interrupt another while such other is speaking except by rising to call to order, nor walk between a senator who is speaking and the chair.

22. No senator shall speak more than twice to the same question, without leave of the Senate, no more than once until every senator wishing to speak shall have spoken, nor longer than twenty minutes to the main question. When a subsidiary question is under debate, the time limit shall be five minutes. When the time of a senator is extended, it must be for a specific time.

23. When any member of the Senate desires to speak or deliver any matter to the Senate, he shall rise and respectfully address himself to "Mr. President," and, upon being recognized, shall confine himself to the question under debate and avoid personalities.

24. Every senator desiring to speak shall rise, address the president, and upon being recognized by the president, shall advance to the front of the chamber, and when he has concluded his remarks or has consumed his time, shall resume his seat. Senators shall not be interrupted, when addressing the Senate, by other senators except when a senator seeking information may address the presiding officer, who shall secure the consent of the senator speaking to the offered interruption. The presiding officer shall declare senators violating this rule out of order.
25. If any senator, in speaking or otherwise, transgress the rules of the Senate, the presiding officer shall, or any senator may, call him to order; and when a senator shall be called to order by the presiding officer or a senator, he shall sit down and shall not proceed without leave of the presiding officer or the Senate. And every question of order shall be decided by the presiding officer without debate, subject to an appeal to the Senate, when the question may be debated; and the presiding officer may take the sense of the Senate on any question of order. But, when an appeal shall be taken from the decision of the presiding officer, any subsequent question of order which may arise before decision of the appeal by the Senate shall be decided by the presiding officer without debate, and every appeal therefrom shall also be decided at once and without debate.

26. If any senator be called to order by another for words spoken, the exceptional words shall immediately be taken down in writing by the secretary that the presiding officer may be better able to judge the matter.

27. No senator offering a motion or Resolution to the appointment of a committee shall be appointed chairman of such committee.

28. No senator shall be allowed to approach the desk of the secretary to ascertain the vote cast on any question or measure before such vote has been announced.

29. No senator shall have the journal amended so as to have the record of his vote changed. However, a senator may change his vote before the result of a roll call is announced.

**STANDING COMMITTEES**

30. The following standing committees, except the Committee on Rules, shall be appointed by the president in accordance with provisions of rule 7 with leave to report by Bill or otherwise:

- Agriculture, Commerce and Manufacturing—Fourteen members.
- Aviation and Aerial Transportation—Eleven members.
- Banks and Banking—Nine members.
- Claims—Seven members.
- Constitution—Nine members.
- Contingent Expense—Three members.
- Corporations—Nine members.
- County Affairs—Twelve members.
- Conservation of Natural Resources—Twenty-two members.
- Drainage—Seven members.
- Education—Nine members.
- Engrossed Bills—Five members.
- Federal Relations—Five members.
- Fees and Salaries—Nine members.
- Finance—Twenty-six members.
- Forestry—Eleven members.
- Highways and Highway Financing—Twenty-two members.
- Humane and Benevolent Institutions—Nine members.
Insurance—Twelve members.
Interstate Cooperation—Five members.
Judiciary—All lawyers and law students.
Juvenile Delinquency and Child Welfare—Eleven members.
Labor—Nine members.
Levee—Nine members.
Local and Private Legislation—Five members.
Military Affairs—Ten members.
Municipalities—Seven members.
Oyster Industry—Five members.
Penitentiaries and Prisons—Eleven members.
Pensions—Eleven members.
Printing—Five members.
Public Health and Quarantine—Nine members.
Public Land—Seven members.
Public Works—Five members.
Railroads and Franchises—Nine members.
Registration and Elections—Nine members.
Roads, Ferries and Bridges—Fifteen members.

Rules—The Committee on Rules shall consist of the lieutenant governor, the president pro tem of the Senate, and seven other senators, one from each of the congressional districts of the state to be selected by the senators from their respective congressional districts by caucus.

Temperance—Nine members.
Transportation—Fifteen members.
Unfinished Business—Three members.

JOINT COMMITTEES

Enrolled Bills—Five members.
Executive Contingent Fund—Three members.
Investigate State Offices—Seven members.
State Library—Three members.
University and Colleges—Eleven members.

31. The first member named on a committee shall be its Chairman and the second member named shall be its Vice-Chairman. There shall be no further rank on the committees, the remaining members being listed thereon in alphabetical order. Each committee shall, after its organization, immediately determine by a majority vote what shall constitute a sufficient quorum for it to proceed to business, which quorum shall be not less than a majority of the Committee, and shall report said action to the secretary of the Senate.

32. A committee of the Senate shall report on the sufficiency of the titles of all Bills before being put in their final passage; and it shall be in order, before the passage of every Bill, to move to commit or recommit it for report upon the sufficiency of the title. (Constitution, section 71).
33. Upon a motion supported by a vote of majority of those senators present and voting, the Senate may resolve itself into a Committee of the Whole to consider a Bill, Joint Resolution, or measure; and if the Committee of the Whole reports a Bill, Joint Resolution, or measure favorably, it may be taken up immediately by a suspension of the rules, otherwise it takes its place on the calendar along with other favorably reported Bills, Joint Resolutions, and measures.

33(a). Bills reported by committees shall be given a serial number by the secretary and shall be placed on the calendar in the order in which reported by the committee and shall be called for consideration in that order: when a bill is called for consideration in the order in which placed on the calendar and is not considered by the Senate, it shall go to the heel of the calendar; provided, however, that separate calendars shall be kept for the Bills reported by the committee on Finance, Rules, and Local and Private Legislation.

34. The chairmen of the different standing committees shall lay on the desk of the secretary, to be read previous to adjournment each day, notice of the time and place of meeting of such committees, and all members of such committees shall be required to attend all such meetings unless previously excused by the chairman, and a majority of the members of the committee shall constitute a quorum which must be present when any Bill, Resolution, or measure is reported by said committee. Provided, further, that the names of those members present and of those absent must show in the record to be kept by the committee secretary at each meeting of said committee.

34(a). Committee chairman and secretaries will be held responsible for the return of all Bills and Resolutions and committee books taken from the Senate secretary's office to the respective committee meetings.

35. No committee shall be allowed to occupy the Senate chamber without an affirmative vote of the Senate except the Committee on Rules.

36. The following named committee shall have leave to report at any time on matters herein stated, viz., the Finance Committee—on Appropriations and Revenue Bills (see Const., sec. 68); Committee on Rules—on Rules, Joint Rules, and Order of Business; the Committee on Registrations and Elections—on the right of a member to take his seat; the Committee on Enrolled Bills—on Enrolled Bills.

37. All motions, orders, or Resolutions authorizing committees of the Senate to travel or employ stenographers, and all propositions involving special investigations or expense by committees of the Senate shall be referred, without debate, to the Committee on Rules, which shall report thereon within two days recommending what action should be taken.

38. No committee, except Committee on Rules, shall absent itself from the Senate while in session except by unanimous consent of the Senate.
39. No Bill, Joint Resolution, or measure (except Senate Resolutions' which may be called up for consideration by suspension of the rules) shall be considered or voted upon by the Senate unless the same shall have been referred to a committee, considered and reported by a majority of a quorum of the committee to which it was referred, and no Bill, Resolution, or measure having been referred to a committee, shall be taken from such committee, or the committee be discharged from a consideration thereof, other than by a motion signed by a majority of all senators elected, except that during the last six days of a session, a majority of the senators present and voting may call a Bill, Resolution, or measure from a committee by a signed motion.

39(a). Provided that any Bill, Resolution, or measure recalled from a committee by the method provided in Rule 39, shall be rereferred to another standing committee or a special committee, unless the Senate votes to go into a Committee of the Whole for the purpose of considering the same.

40. Every Bill, Resolution, or measure referred to any committee, except Finance Committee, shall be reported therefrom with a recommendation within ten legislative days after reference, unless the time be extended by a majority vote of those senators present and voting; and if said time is not extended, the Bill, Resolution, or measure shall be returned to the Senate for further reference or disposal. Provided, however, that when a Bill or measure has been referred to the Finance Committee which deals with another subject as well as finance, the Finance Committee may, in its discretion, send it to the related committee for their study and recommendation, but which must be returned to the Finance Committee within five days.

41. Special committees to which reference shall be made, shall, in all cases, report a state of facts and their opinion thereon to the Senate. A conference committee may report at any time.

42. In forming a Committee of the Whole, the president may call some senator to preside, and rules governing the Committee of the Whole shall be the rules of the Senate so far as they may be made applicable.

43. No report from a joint committee shall be acted upon in the Senate unless subscribed to by a member of the Senate acting on said committee. And no act reported or forwarded on the recommendation of a joint committee of the two houses shall be in order for consideration or concurrence by the Senate if it shall appear that the members of such joint committee on the part of the Senate, if in attendance on the legislature, shall not have been notified or been present when the subject was acted on by said committee.

**BILLS AND RESOLUTIONS**

44. All Bills and Resolutions must be typewritten, double spaced on 8½x14 inch white paper with the title and name of the author or authors on the outside. Titles must be written single spaced and in capital letters. Bills or Resolutions must be introduced in original (not carbon) form and should be free from interlineations, corrections and strikeouts, whether with ink, pencil or typewriter. Amendments proposed by members or by committees must not
be written into a Bill or Resolution until such amendment shall be adopted by the Senate and then only under the direction of the secretary and/or the Committee on Engrossed Bills.

45. Any motion may be reduced to writing if the president shall so direct, or any senator or the secretary so request.

46. All motions contemplating legislation shall be founded upon Bills; and committees, to which messages from the governor, reports of state officers, boards, commissions, and others authorized to report to the legislature, including petitions for legislation, shall be referred, may report by Bill or otherwise such legislation as may be germane to the subject matter referred to them.

47. Every Bill or Resolution requiring the signature of the governor, all Resolutions proposing amendments to the constitution, and all reports of committees, except the report of the Committee on Rules, shall lie on the table one day before being considered except by unanimous consent.

47(a). All Bills, Resolutions, or measures originating in the House and passed by that body and sent to the Senate for consideration shall pursue the same course as if said Bills, Resolutions or measures had originated in the Senate.

48. A Bill shall not be amended or committed until it shall have been read twice, after which it may be amended and shall be referred to a committee and returned with a recommendation thereon in writing.

49. In filling blanks, the largest sum and longest time shall be put first.

50. When the reading of a paper other than a Bill or Resolution is proposed or called for and the same is objected to by any senator, it shall be determined by a vote of the Senate and without debate.

51. When a Bill is being considered by the Senate, it shall be read throughout by the secretary and then may be again read and debated by clauses, leaving the title to be considered last.

52. When a Bill or Resolution is called up for final passage, the senator introducing such measure, if present, shall have the right to open and close the debate.

ORDER OF BUSINESS

53. The order of business shall be:

(1) Reading of the journal
(2) Presentation of petitions
(3) Reports of standing committees
(4) Reports of select committees
(5) Presentation of Resolutions
(6) Introduction of Bills
(7) Reference of Bills
(8) Unfinished business
(9) Consideration of Bills and Resolutions
54. The order of business for any day may be changed by a two-thirds vote of the Senate; but when the Senate shall have passed from one order to another, no action shall be had on the others passed except by leave of the Senate, which leave shall be given by a two-thirds vote of the Senate.

55. The unfinished business in which the Senate was engaged at the time of last adjournment shall have precedence in the regular order of the day.

56. Bills, Resolutions, measures, or motions reported by committees, or reports of special committees, shall be placed in the regular order of the next day after that on which they were made to the Senate or received from the House, as the case may be, except that a committee asking to be discharged from the further consideration of a subject and recommending that it be referred to another committee shall be immediately considered.

57. No matter which has been duly placed in the order of the day shall be discharged therefrom or considered out of its regular course except by a two-thirds vote of the Senate.

58. Amendments to a Bill, Resolution or measure which have been made by the House and sent back to the Senate for concurrence shall be placed in the order of the next day after that on which they were received unless a majority of the senators present order otherwise.

HIND'S PRECEDENTS

59. On all questions of order or parliamentary practice not in conflict with these rules, the rules of the National House of Representatives and Hind's Precedents shall be the authority.

SPECIAL ORDERS

60. A Bill, Resolution, or measure may be made a special order for a particular day and hour by the concurrence of majority of the senators present. And, when a time has been designated by the Senate for a particular or special order, the Senate shall, at such time, proceed to the consideration of such order; and shall, at such time so designated after considering the Bill, Resolution, or measure included therein, immediately proceed to the third reading and final passage of the same unless such Bill, Resolution, or measure be then otherwise disposed of or the special order postponed to a day certain.

61. When the hour shall have arrived for the consideration of a special order, it shall be the duty of the president to call it up. And such special orders shall take precedence over regular orders unless such special order be postponed by a two-thirds vote of the senators present. When two or more special orders have been made, they shall take precedence in the order of time in which they were severally made; and, when the two or more special orders have been made for the same hour, they, too, shall take precedence in the order of time at which they were made; and the precedence shall, in no instance be lost or changed except by a vote of two-thirds of those senators present and voting.
RECONSIDERATION

62. When a question has been once made and carried in the affirmative or negative, it shall be in order for a senator voting with the prevailing side to enter a motion for a reconsideration thereof; but, where yeas and nays have not been had, this restriction shall not prevail, and any senator may make the motion to reconsider. The motion to reconsider a vote on a proposition having been once agreed to, and the said vote again having been taken, a second motion to reconsider may not be made unless the nature of the proposition has been changed by amendment.

63. No motion to reconsider a vote shall be entertained unless it be entered on the same day on which such vote was taken or on the next succeeding day on which a quorum is present, provided, however, that this rule shall not prevent the reconsideration of a vote on a subsidiary, incidental, or dependent matter at any time when the main question to which it relates is under consideration; and, provided further, that a motion to reconsider a vote on any subsidiary, incidental, or dependent question shall not remove the main question under consideration from before the Senate, but such incidental question shall be considered at the time the motion is made. There shall be no reconsideration of the vote on the question of adjourning; on laying on the table or taking from the table; and, when a motion for reconsideration has been decided, that decision shall not be reconsidered.

MINORITY REPORTS

63(a). Bills adversely reported by the committees shall not be placed on the calendar at all unless accompanied by a Minority Report signed by one or more members who were present at the committee meeting at which the Bill was reported; Minority Reports must be filed within three legislative days after the Bill has been reported by the committee; a Minority Report shall be placed on the calendar at the heel of favorably reported Bills and shall not be considered until all favorably reported Bills are disposed of, except on a suspension of the rules.

MOTIONS AND AMENDMENTS

Order of Precedence

(1) To adjourn.
(2) To lay on the table when five minutes debate shall be allowed the senators having the measure in charge.
(3) For the previous question (see Rule 65 post).
(4) To close debate at a specific time.
(5) To postpone to a day certain.
(6) To commit (or recommit).
(7) To refer.
(8) To amend.
(9) To postpone indefinitely.
These motions shall have precedence in the above order; and, any such motion being made and being decided adversely, it shall not again be entertained on the same day at the same stage of the question.

64. No senator shall, before resuming his seat after speaking to a question, make a motion cutting off or limiting debate.

65. There shall be a motion for the previous question, which shall not be debatable and which may be asked and ordered upon any Bill or section thereof, amendment, motion, Resolution, or question which is debatable, any of which shall be considered as the main question for the purpose of applying the previous question. All incidental questions of order arising after a motion for the previous question has been made and before the vote on the main question has been taken shall be decided, whether on appeal or otherwise, without debate.

66. When the previous question has been ordered, each side shall have five minutes for debate, the affirmative having the close, provided that after the previous question shall have been ordered, one motion, without debate to recommit shall be in order.

67. A motion to amend an amendment may be received, but no amendment to an amendment may be amended. A substitute to the amendment to an amendment may be offered, and such substitute may be amended.

68. Any motion shall be reduced to writing if the president so directs or a senator or the secretary so requests.

69. When a motion is made and seconded, it shall be stated by the president, or being in writing it shall be read aloud by the secretary.

70. After a motion is stated by the president or read by the secretary, it shall be deemed to be in the possession of the Senate, but it may be withdrawn with the permission of the Senate at any time before decision or amendment.

71. When motions are made for reference of the same subject to a select committee and a standing committee, a motion for reference to a standing committee shall be first put.

72. When a question is under debate, the president shall entertain no motion which does not relate to the same except a motion to adjourn or some other motion which has precedence by express rules of the Senate or because it is privileged in its nature; and he shall receive no motion relating to the same except:

73. An amendment shall be in order after the third reading of a Bill or Resolution requiring three readings, but no amendment except committee amendments shall be considered as pending unless the author of such amendment shall have secured recognition by the president for the purpose of offering such amendment and moving its adoption. It shall always be in order, before the final passage of a Bill or Resolution, to move its recommitment.
VOTING

74. The president shall declare all votes. When a question is put, the sense of the Senate shall be taken by the voice of the senators, and the president shall first announce the vote as it appears to him by sound except that the yeas and nays shall be taken on the final passage of every Bill, Concurrent Resolution, and House amendment to Senate Bills.

75. When a vote by division is ordered, the senators for or against the question, when called upon by the president, shall rise in their places and stand until counted. If, upon the taking of such vote, the presence of a quorum is doubted, the count of the Senate shall be had and, if a quorum is present, the vote shall stand.

76. Upon every roll call the names of the members shall be called alphabetically by surname, except when two or more have the same surname, in which case the name of the district shall be added; and if there be two such members from the same county, the name and initials shall be called, and after the roll has been once called, the secretary shall call in their alphabetical order the names of those not voting; and thereafter the president shall not entertain a request to record a vote or announce a pair; and the yeas and nays on any question, shall be entered on the Journal at the request of one-tenth of the members present; and the yeas and nays shall be entered on the Journal of the final passage of every Bill.

77. The sense of the Senate shall be taken by yeas and nays whenever one-tenth of the senators present demand, and if the call for yeas and nays be not sustained, any senator may have his vote recorded if he so desires, and any senator may have the privilege of explaining his vote, which explanation shall be written and handed to the secretary before the approval of the Journal of the day such vote was taken, and such explanation shall be spread upon the Journal. (See also Rules 28 and 29).

EXECUTIVE SESSIONS

78. When acting upon confidential or executive business, the Senate chamber shall be cleared of all persons except senators and officials thereof, and such officials shall be sworn to secrecy.

79. When nominations shall be made by the governor to the Senate, they shall, unless otherwise ordered, be referred to appropriate committees; and the final question on every nomination shall be: "Will the Senate advise and consent to this nomination" which question shall not be put on the same day on which the nomination is received, nor on the day on which it may be reported by a committee unless by a two-thirds vote of the Senate.

(a) All information communicated or remarks made by a senator when acting upon nominations concerning the character or qualifications of the person nominated shall be kept secret. If, however, charges shall be made against a person nominated, the committee may, in its direction, notify such nominee thereof, but the name of the persons making such charges shall not be disclosed. The facts that a nomination has been made, or that it has been confirmed or rejected, shall not be regarded as a secret.
(b) When a nomination is confirmed or rejected, any senator voting in the majority may move for a reconsideration. Such motion to reconsider confirmation or rejection of any name submitted to the Senate for any position or office may be made on the legislative day in which the vote is taken or in the next legislative day thereafter, and not later, and the presiding officer is authorized to receive said motion to reconsider in the open session of the Senate within the time above given, and the secretary shall enter the same on the executive session Journal and the regular Journal.

(c) Nominations confirmed or rejected by the Senate shall not be returned to the governor by the secretary until the expiration of the time limit for making a motion to reconsider unless otherwise ordered by the Senate.

(d) When the Senate shall adjourn sine die: All motions to reconsider a vote upon a nomination which has been confirmed or rejected by the Senate which shall be pending at the time of taking such adjournment shall fail; and the secretary shall return all such nominations to the governor, as confirmed or rejected by the Senate, as the case may be.
1. The Speaker shall take the chair on every legislative day precisely at the hour to which the House shall have adjourned at the last sitting, immediately call the members to order, cause the roll to be called finally, (late members may file explanations as late but present) and on the appearance of a quorum, cause the Journal of the proceedings of the last day's sitting to be read, having previously examined and approved the same.

2. He shall preserve order and decorum, and, in case of disturbance or disorderly conduct in the galleries, or in the lobby, may cause the same to be cleared, may speak to points of order in preference to other members, rising from his seat for that purpose.

3. He shall have general control, except as provided by rule or law, of the Hall of the House, and of the corridors and passages and the disposal of the unappropriated rooms in that part of the Capitol assigned to the use of the House, until further order.

4. He shall sign all acts, addresses, joint resolutions, writs, warrants and subpoenas of, or issued by order of, the House, and decide all questions of order, subject to an appeal by any member, on which appeal no member shall speak more than once, unless by permission of the House.

5. He shall rise to put a question, but may state it sitting; and shall put questions in this form, to-wit: "As many as are in favor (as the question may be), say 'Aye';" and after the affirmative voice is expressed, "As many as are opposed, say 'No';" if he doubts, or a division is called for, the House shall divide; those in the affirmative of the question shall first rise from their seats, and then those in the negative; if he still doubts, or a count is required by at least one-fifth of a quorum, he shall name one from each side of the question to tell the members in the affirmative and negative; which being reported, he shall rise and state the decision.

6. He shall not be required to vote in ordinary legislative proceedings, except where his vote would be decisive, or where the House is engaged in voting by ballot; and in cases of a tie vote for, question shall be decided in the negative.

7. He shall have the right to name any member to perform the duties of the chair, but such substitution shall not extend beyond three legislative days; provided, however, that in case of his illness, or unavoidable absence, he may make such appointment for a period not exceeding five days, with the approval of the House at the time the same is made; and in his absence and omission to make such appointment, the House shall proceed to elect a Speaker pro tempore to act during his absence.

8. No member or visitor shall visit in the Speaker's stand during the session of the House. The Speaker shall call a member to preside when necessary or desirable to confer with a member or visitor.

9. All committees shall be appointed by the Speaker unless otherwise specially directed by the House.
10. The Rules Committee shall be composed of the Speaker, who shall be ex-officio a member and Chairman of the Committee, a Vice-Chairman, to be appointed by the Speaker from the State at large, and one member from each Congressional District as now constituted, to be appointed by the Speaker of the House.

DUTIES OF THE CLERK

11. When a Bill has passed, it shall be certified by the Clerk, who shall note thereon the day it passes.

12. He shall stand while reading papers to the House; he shall attest all writs, warrants and subpoenas issued by order of the House.

13. The Clerk of the House of Representatives shall keep a correct Journal of the proceedings of the House, and, on each day, shall read over the Journal of the preceding day to the House. He shall number, file and preserve in its proper order, each Bill, Resolution, memorial, or other paper introduced in the House, and carefully engross and enroll all Bills, Resolutions, memorials and other papers that may be ordered to be engrossed or enrolled; and shall promptly and faithfully discharge all the duties incident to the House, provide for control of employees of the House under Speaker, provide for pay of members, employees, and control pages and porters. (Statutory).

14. The Sergeant-at-Arms of the House of Representatives shall give a general supervision, under the direction of the Speaker of the House; attend the sittings thereof, preserve order, execute its commands and all processes issued by its authority; and shall have control of the doorkeeper and servants of the House, not including stenographers, pages, etc. He shall clear the House of all visitors ten minutes before each session convenes and not allow visitors on the Floor of the House for ten minutes after a session has recessed or adjourned. He shall see that the Hall of the House and the Committee Rooms and the Room of the Speaker of the House, the ante-rooms, lobbies and galleries thereof are clean, comfortable, heated in winter if necessary to comfort, and lighted at night during the sitting of the House, and that all necessary conveniences are supplied to the members, officers and committees. He shall, on the final adjournment of the legislature, collect all the remaining stationery and furnishings purchased for the use of the House and deliver the same to the Secretary of State. (Statutory).

DUTIES OF THE DOORKEEPERS

15. The Doorkeepers of the House of Representatives shall keep the doors thereof under their direction, and perform such other duties as may be required of them.

DECORUM AND DEBATE

16. When any member desires to speak or deliver any matter to the House, he shall rise at his desk and respectfully address himself to "Mr. Speaker," and, on being recognized, may address the House from any place on the floor, and shall confine himself to the question under debate; and, avoid personalities.

17. No member shall call by name another member present in debate.
18. If any member, in speaking, or otherwise, transgress the Rules of the House, the speaker shall, or any member may on point of order ask the speaker to call the transgressor to order; and the member called to order shall immediately sit down, unless permitted on motion of another member to explain, and the House if appealed to, shall decide on the case without debate. If the decision be in favor of the member called to order, he shall be at liberty to proceed; if against him and the case require it, he shall be liable to the censure of the House, or such other punishment as the House may deem proper.

19. If a member is called to order for words spoken in debate, the member calling him to order shall indicate the words excepted to, and they shall be taken down in writing at the clerk's desk and read aloud to the House; but he shall not be held to answer, nor be subject to the censure of the House therefor, if further debate on other business has intervened.

20. When two or more members rise at once the speaker shall name the member who is first to speak.

21. No member shall speak more than ten minutes on any main question, or five minutes on an amendment, without leave of the House, unless he be the mover, proposer, or introducer of the matter pending, in which case he shall be permitted to speak in reply, but not until every member choosing to speak shall have spoken. A member who has spoken once, but who has not consumed his whole time shall not be permitted to speak again on the same question until each member that desires to do so shall have spoken.

22. After the previous question has been ordered each side shall be allowed five minutes, the affirmative closing the debate. The author of any measure shall be allowed five minutes for discussion after a motion to lay on the table.

23. While the speaker is putting a question, or addressing the House, no member shall walk out of, or across or about the hall or converse with another, nor when a member is speaking, pass between him and the chair, or entertain private discourse. And during the session of the House, no member or other person shall remain at the clerk's desk at any time. No member or others shall expectorate upon the floor of the House, and the sergeant-at-arms and doorkeepers are charged with the strict enforcement of this rule.

24. No member shall vote on any question in the result of which he is pecuniarily interested, nor in any other case where he was not present when the question was put, unless by consent of the House.

25. Every member who shall be in the House when a question is put, shall vote on one side or the other unless the House shall, for special reasons, excuse him.

26. No member shall absent himself from the service of the House, unless he shall have leave, or be sick, or unable to attend. Fifteen members shall be authorized to compel the attendance of absent members and order a call of the House.
ON MOTIONS, THEIR PRECEDENCE, ETC.

27. No motion shall be considered in order unless made from the desk occupied by the mover.

28. A motion to adjourn shall always be in order except when operating under the previous question, but a motion to adjourn being lost, shall not be renewed until some business has intervened.

29. Every motion made to the House and entertained by the speaker shall be reduced to writing on the demand of any member, and may be entered on the Journal with the name of the member making it, unless it is withdrawn the same day.

30. When a motion has been made and seconded, the speaker shall state it or (if it be in writing) cause it to be read aloud by the clerk before being debated, and it shall then be in possession of the House, but may be withdrawn at any time before a decision or amendment, except a motion to reconsider, which may be withdrawn only by unanimous consent after expiration of time for entering such motions.

31. No dilatory motion shall be entertained by the speaker.

32. When a question is under debate, no motion shall be received but:

(1) To adjourn
(2) To lay on the table
(3) For the previous question
(4) To postpone to a day certain
(5) To refer
(6) To amend
(7) To postpone indefinitely;

which several motions shall have precedence in the foregoing order; and no motion to postpone to a day certain, to commit, or to postpone indefinitely, being decided, shall be again allowed on the same day at the same stage of the question.

33. No motion or proposition on a subject different from that under consideration, shall be admitted under color of an amendment. Nor shall any amendment be adopted changing the original purpose of the Bill.

SUSPENSION OF RULES

34. No rule shall be suspended except by the concurrence of two-thirds of the members present.

35. All motions to suspend the rules shall embrace fully the object for which they are to be suspended.

36. A motion to suspend the rules shall be deemed a privileged motion, and shall take precedence of all other motions except the motion to adjourn, or for the previous question; but it shall not be
in order to make a motion to suspend the rules while the House is engaged in the consideration of other business.

37. On a motion to suspend the rules for reading a Bill a third time, no debate shall be allowed unless the motion prevails.

38. An affirmative vote on a motion to suspend the rules for the purpose of taking up any particular Bill, or Resolution, shall not have the effect of precluding any motion or amendment in relation thereto which would have been in order if the Bill or Resolution had been brought before the House in the regular order.

39. A motion to suspend the rules for a particular purpose having been decided in the negative, it shall not be in order to renew the motion for the purpose during the same day.

MOTION TO REFER

40. Bills, Resolutions, and reports may be committed at the pleasure of the House.

41. Petitions, memorials, and other papers addressed to the House may be presented by any member who shall state briefly to the House the contents thereof; and no such petition or memorial shall be read in full to the House, but shall be filed with the clerk, attention called thereto, and referred to the proper committee, unless by a majority vote of those present in the House should desire the same read.

42. When a Resolution is offered, a motion made to refer any subject, and different committees are proposed, the question shall be taken in the following order:

A Standing Committee,
A Select Committee,
Committee of the Whole.

When more than one Standing Committee is proposed, the last proposed shall be the first voted upon as an amendment to strike out and insert.

43. A Resolution of whatever nature shall, upon introduction, be referred by the speaker to the committee having jurisdiction over the subject matter of the Resolution, and shall be considered by the House only after being reported by such committee.

Provided, however, it shall be in order to consider a Resolution under suspension of the rules.

READING OF BILLS

44. After a Bill has been read for the first time if there is no objection, the rules shall be considered suspended and the Bill placed on its second reading.

45. After a Bill has been read the second time it shall be subject to amendment, but no discussion shall be allowed, or amendment adopted until the Bill shall have been referred to a committee with the proposed amendments thereto.
46. When a Bill is up for final passage, and two or more major amendments have been adopted, a motion to recommit shall be in order and have precedence over all other business.

47. Special order after the reading of the Journal of the preceding day shall be:

1. Senate Messages.
2. Senate Bills on the first and second reading and for the proper reference to the committees.
3. House Bills on second reading.

REGULAR ORDER

48. The regular order shall be:

2. Report of standing committees in their order.
4. Resolutions, petitions and memorials.
5. Disposition of pending business on previous day, provided that nothing shall be considered under this section except propositions actually pending before the House at the time of adjournment on said previous day.
6. Consideration and passage of Bills.
7. The Rules Committee may report at any time.

ORDER OF BUSINESS

49. The order of business shall not be changed except by two-thirds vote of those present and voting, and all questions relating to the priority shall be decided without debate.

COMMITTEE OF THE WHOLE

50. In all cases in forming a Committee of the Whole, which shall be done by a two-thirds vote of the members present and voting, the Speaker shall leave his chair, after appointing a chairman to preside, who shall, in case of disturbance or disorderly conduct in the gallery or lobby, have the power to cause the same to be cleared, but the member making the motion to go into Committee of the Whole, shall not be called to the chair.

51. Upon a Bill being referred to the Committee of the Whole, the same shall first be read through by the clerk, unless the committee shall otherwise order, and then read and debated by sections, leaving the title to be the last considered. After report, the Bill shall again be subject to debate and amendment before the question of engrossing it be taken.

52. The rules of procedure in the House shall be observed in committee so far as they may be applicable.
53. The following shall be the standing committees of the House:

On Rules, to consist of the Speaker, who shall be ex-officio a member and Chairman of the Committee, a Vice-Chairman, to be appointed by the Speaker from the State at large, and one member from each Congressional District as now constituted to be appointed by the Speaker of the House.

On Aeronautics and Aviation, to consist of 9 members.
On Agriculture, to consist of 29 members.
On Appropriations, to consist of 29 members.
On Banks and Banking, to consist of 11 members.
On Census and Apportionment, to consist of 11 members.
On Claims, to consist of 7 members.
On Conservation of Minerals and Natural Resources, to consist of 29 members.
On Constitution, to consist of 11 members.
On Contingent Expenses, to consist of 7 members.
On Corporations, to consist of 11 members.
On County Affairs, to consist of 17 members.
On Drainage, to consist of 11 members.
On Education, to consist of 29 members.
On Eleemosynary Institutions, to consist of 15 members.
On Engrossed Bills, to consist of 5 members.
On Federal Relations, to consist of 11 members.
On Fees and Salaries of Public Officers, to consist of 13 members.
On Fisheries, Commerce and Shipping, to consist of 11 members.
On Forestry, to consist of 17 members.
On Game, Fish and Wild Life, to consist of 11 members.
On Highways and Highway Financing, to consist of 29 members.
On Insurance, to consist of 11 members.
On Interstate Cooperation, to consist of 5 members.
On Judiciary, to consist of the lawyers and bona fide law students, of the House of Representatives.
On Juvenile Delinquency and Child Welfare, to consist of 11 members.
On Labor, to consist of 15 members.
On Livestock and Poultry, to consist of 21 members.
On Local and Private Legislation, to consist of 7 members.
On Manufacturers, to consist of 5 members.
On Mileage, to consist of 5 members.
On Military Affairs, to consist of 11 members.
On Mississippi Levees, to consist of 12 members.
On Municipalities, to consist of 11 members.
On Penitentiary, to consist of 17 members.
On Pensions and Social Welfare, to consist of 19 members.
On Public Buildings and Grounds, to consist of 7 members.
On Public Health and Quarantine, to consist of 9 members.
On Public Lands, to consist of 9 members.
On Public Printing, to consist of 7 members.
On Railroads and Public Service Corporations, to consist of 11 members.
On Registrations and Elections, to consist of 9 members.
On Roads, Ferries and Bridges, to consist of 25 members.
On Temperance, to consist of 11 members.
On Ways and Means, to consist of 29 members.

54. The first member named on a committee shall be its chairman and the second member named shall be its vice-chairman. There shall be no further rank on committees, the remaining members being listed thereon in alphabetical order. Each committee shall, after its organization, immediately determine by a majority vote what shall constitute a sufficient quorum for it to proceed to business, which quorum shall be not less than a majority of the committee, and shall report said action to the clerk of the House.

55. The Judiciary Committee shall be divided into two divisions to be known as “Division A” and “Division B”. The members of each division shall be selected by the Speaker of the House and bills, resolutions and other measures, at the discretion of the Speaker, may be referred to Judiciary en banc, in which event the two divisions shall sit as one committee and be presided over by the Chairman of Division A.

56. The chairman of each House committee shall keep a record of meetings and attendance and shall make with his report each time a statement showing the hour his committee met and the hour it adjourned, together with the names of all the members of the committee who were absent from the meeting, who had not been previously excused by him or by the speaker to attend to other legislative duties.

57. Appropriation and Revenue Bills shall, at regular sessions of the legislature, have precedence over all other business and no such Bills shall be passed during the last five days of the session.

58. It shall be the duty of the Committees on Engrossed and Enrolled Bills to examine all engrossed and enrolled Bills, correct all mistakes therein, and report the Bills to the House and this report shall be in order at any time.

THE PREVIOUS QUESTION

59. There shall be a motion for the previous question, which, being seconded and ordered by a majority of members voting, if a quorum be present, shall have the effect to cut off all debate and bring the House to a direct vote upon the immediate question, or questions, on which it has been asked and ordered, except for the five minutes allowed each side under Rule No. 22. The previous question may be asked and ordered upon a single motion, a series of motions allowable under the rules, or an amendment or amendments, or may be made to embrace all authorized motions or amendments and include the Bill to its recommitment, passage or rejection. It shall be in order, pending the motion for, or after the previous question shall have been ordered on its passage, for the speaker to entertain and submit a motion without debate to recommit, with or without instructions, to a standing or select committee.

60. All incidental questions of order arising after a motion is made for the previous question, and pending such motion, shall be decided, whether an appeal or otherwise, without debate.
61. Upon every roll call the names of the members shall be called alphabetically by surname, except when two or more have the same surname, in which case the name of the county shall be added; and if there be two such members from the same county, the name and initials shall be called, and after the roll has been once called, the clerk shall call in their alphabetical order the names of those not voting; and thereafter the speaker shall not entertain a request to record a vote or announce a pair; and the yeas and nays on any question, shall be entered on the journal, at the request of one-tenth of the members present; and the yeas and nays shall be entered on the journal on the final passage of every Bill.

62. No member or other person shall visit or remain at the clerk's table while the yeas and nays are being called, or at any time.

ABSENCE OF QUORUM

63. In the absence of a quorum, fifteen members, including the speaker, if there is one, shall be authorized to compel the attendance of absent members, and in all calls of the House the doors shall be closed, the names of the members shall be called by the clerk, and the absentees noted; and those for whom no sufficient excuse is made may, by order of a majority of those present, be sent for and arrested, wherever they may be found, by officers appointed by the sergeant-at-arms for that purpose, and their attendance secured and retained; and the House shall determine upon what condition they shall be discharged. Members who voluntarily appear shall, unless the House otherwise direct, be immediately admitted to the hall of the House, and they shall report their names to the clerk to be entered upon the journal as present.

64. On the demand of any member, or at the suggestion of the speaker, the names of members sufficient to make a quorum in the hall of the House who do not vote shall be noted by the clerk and recorded in the journal, and reported to the speaker with the names of the members voting, and be counted and announced in determining the presence of a quorum to do business.

65. Whenever a quorum fails to vote on any question, and a quorum is not present and objection is made for that cause, unless the House shall adjourn there shall be a call of the House, and the sergeant-at-arms shall forthwith proceed to bring absent members, and the yeas and nays on the pending question shall at the same time be considered as ordered.

The clerk shall call the roll, and each member as he answers to his name may vote on the pending question, and, after the roll call is completed, each member arrested shall be brought by the sergeant-at-arms before the House, whereupon he shall be noted as present, discharged from arrest, and given an opportunity to vote and his vote shall be recorded. If those voting on the question and those who are present and decline to vote shall together make a majority of the House, the speaker shall declare that a quorum is constituted, and the pending question shall be decided as the majority of those voting shall appear. And thereupon further
proceedings under the call shall be considered as dispensed with. At any time after the roll call has been completed, the speaker may entertain a motion to adjourn, if seconded by a majority of those present, to be ascertained by actual count by the speaker; and if the House adjourns, all proceedings under this section shall be vacated.

DIVISION OF QUESTION

66. On demand of any member, before the question is put, a question shall be divided if it include propositions so distinct in substance, that one being taken away, a substantive proposition shall remain.

QUESTIONS OF PRIVILEGE

67. Questions of privilege shall be:

First, those affecting the rights of the House collectively, its safety, dignity and the integrity of its proceedings.

Second, the rights, reputation and conduct of members individually in their representative capacity only; and shall have precedence of all other questions, except motions to adjourn.

HOURS OF MEETING AND ADJOURNMENT

68. Two o'clock in the afternoon shall be the standing hour to which the House shall adjourn.

69. The hour at which every motion to adjourn is made shall be entered on the journal.

70. The regular hour for committee meetings shall be at 9:00 o'clock A. M., unless otherwise ordered by the committee and it shall be the duty of the Rules Committee to prescribe a schedule for regular meetings of standing committees.

MISCELLANEOUS

71. Saturday of each week at 10:00 o'clock shall be set aside for the consideration of Bills reported by the Committee on Local and Private legislation; at this time such Bills shall have precedence of all other Bills not specially designated as privileged by the constitution.

72. Neither House shall without the consent of the other, adjourn for more than three days, nor to any other place than that in which the two houses shall be sitting. (Art. 4, sec. 57, constitution).

73. No law shall be revived or amended by reference to its title only, but the section or sections, as amended or revived, shall be inserted at length. (Art. 4, sec. 61, constitution).

74. No appropriation Bill shall be passed by the legislature which does not fix definitely the maximum sum thereby authorized to be drawn from the treasury. (Art. 4, sec. 63, constitution).
75. All votes on the final passage of any measure shall be sub-
ject to reconsideration for at least one whole legislative day, and
no motion to reconsider such vote shall be disposed of adversely on
the day on which the original vote was taken, except on the last
day of the session. (Art. 4, sec. 65, constitution).

76. No new Bill shall be introduced into either House of the
legislature during the last three days of the session. (Art. 4, sec. 67,
constitution).

77. No law granting a gratuity or donation in favor of any per-
son or object shall be enacted except by the concurrence of two-
thirds of the members-elect of each branch of the legislature, nor
by any vote for a sectarian purpose or use. (Art. 4, sec. 66, con-
stitution).

78. General appropriation Bills shall contain only the appropria-
tions to defray the ordinary expenses of the executive, legislative,
judicial departments of the government; to pay interest on state
bonds and to support the common schools. All other appropria-
tions shall be made by separate Bills, each embracing but one
subject. Legislation shall not be engrafted on appropriation Bills,
but the same may prescribe the conditions on which the money
may be drawn, and for what purpose paid. (Art. 4, sec. 69, con-
stitution).

79. No revenue Bill, or any Bill providing for assessments of
property for taxation, shall become a law except by a vote of at
least three-fifths of the members of each House present and voting.
(Art. 4, sec. 70, constitution).

80. Every Bill introduced into the legislature shall have a title,
and the title ought to indicate clearly the subject matter or mat-
ters of the proposed legislation. Each committee to which a Bill
may be referred shall express, in writing, its judgment of the
sufficiency of the title of the Bill, and this, too, whether the
recommendation be that the Bill do pass or do not pass. (Art. 4,
sec. 71, constitution).

81. No Bill shall become a law until it shall have been referred
to a committee of each House and returned therefrom with a
recommendation in writing. (Art. 4, sec. 74, constitution).

82. No Bill passed after the adoption of this constitution to
make appropriations of money out of the state treasury shall con-
tinue in force more than six months after the meeting of the
legislature at its next regular session; nor shall such Bill be
passed except by the votes of a majority of all the members elected
to each House of the legislature. (Art. 4, sec. 64, constitution).

83. There shall be appointed in each House of the legislature a
standing committee on Local and Private Legislation; the House
Committee to consist of seven representatives, and the Senate
Committee of five senators. No local or private Bill shall be passed
in either House until it shall have been referred to said committee
thereof, and shall have been reported back with a recommendation
in writing that it do pass, stating affirmatively the reasons there-
fore, and why the end to be accomplished should not be reached
by a general law, or by a proceeding in court; or if the recom-
mendation of the committee be that the Bill do not pass, then it
shall not pass the House to which it is so reported unless it be voted for by a majority of all the members, elected thereto. If a Bill is passed in conformity to the requirements hereof, other than such as are prohibited in the next section, the courts shall not, because of its local, special, or private nature, refuse to enforce it. (Art. 4, sec. 89, constitution).

84. Every Bill except those pertaining the Local and Private Legislation, when favorably reported by the proper committee, shall on recommendation of the committee be printed, and copies thereof placed upon the desks of the members, before any such Bills shall be called upon for final passage. Such recommendation for the printing of the Bill shall be endorsed on the jacket of the Bill, and signed by the chairman of the committee.

Bills may be printed at the pleasure of the House after report of the committee thereon.

The contract for printing of such Bills shall be let by the House Committee on Public Printing after receiving bids therefor and be paid out of the contingent fund of the House.

85. When a Bill, memorial or Resolution has been finally rejected in the House, it shall not again be introduced or considered during the same session without notice of three days and leave of two-thirds of the members present and voting, and a Bill so offered for re-introduction shall be regarded as the same, if it deals substantially with the same subject matter.

SPECIAL ORDER

86. Special orders of the day not disposed of on the day assigned, shall stand for every succeeding day, until disposed of.

CALENDARS

87. Bills reported by committees shall be given a serial number by the clerk and shall be placed on the calendar in the order in which reported by the committee and shall be called for consideration in that order; when a Bill is called up for consideration in the order in which placed on the calendar and is not considered by the House, it shall go to the heel of the calendar; provided, however, that separate calendars shall be kept for the Bills reported by the Committees on Ways and Means, Appropriations, and Local and Private Legislation.

88. The calendar shall be made up from day to day.

MINORITY REPORT

89. Bills adversely reported by the committees shall not be placed on the calendar at all unless accompanied by a minority report signed by one or more members who were present at the committee meeting at which the Bill was reported. Minority reports must be filed within three (3) legislative days after the Bill has been reported by the committee; a minority report shall be placed on the calendar at the heel of favorably reported Bills and shall
not be considered until all favorably reported Bills are disposed of, except on a suspension of the rules on a two-thirds (2/3) vote of those elected to the House and on roll call, whereupon, the House may proceed immediately to the consideration thereof.

90. Matters affecting the public interest and regarded as of immediate necessity, may be advanced on the calendar by the Rules Committee, and such matters may also be advanced on the calendar by a vote of a majority of the members elected to House of Representatives.

RULES

91. No rule shall be changed without giving one day's notice thereof, by motion entered upon the journal.

92. The Rule of Parliamentary Practice comprised in the "Digest and Manual of the Rules and Practice of the House of Representatives of United States," as now in force, shall govern in all cases to which they are applicable and in which they are not inconsistent with the foregoing rules and joint rules of the Senate and the House.

93. No one except officers and members of the House and Senate, state officers, local and visiting ministers and representatives of the press shall be allowed to enter the session of the House; the doors between the lobby and the cloak room and the visitors room and hall of the House shall be kept closed.

94. Privilege of reports from Committee on Rules, and limitations thereon.

It shall always be in order to call up for consideration a report from the Committee on Rules (except it shall not be called up for consideration on the same day it is presented to the House, unless so determined by a vote of not less than two-thirds of the members voting, but this provision shall not apply during the last days of the session), and, pending the consideration thereof, the speaker may entertain one motion that the House adjourn; but after the result is announced he shall not entertain any other dilatory motion until the said report shall have been fully disposed of.

95. No committee, except the Committee on Rules, shall sit during the sitting of the House, without special leave.

96. Each member who desires to introduce a Bill shall place same in the box in front of the clerk's desk at any hour to suit his convenience, and the clerk is instructed to take these out at each session when the order for introduction of Bills and Constitutional Amendments is reached, and read their titles, and after the expiration of one legislative day the speaker shall refer them to the proper committees; provided, however, that this shall not prevent the immediate references of said Bills or Constitutional Amendments under a suspension of the rules.

97. All Bills and Resolutions must be typewritten with the title and name of the author on the outside, Bills and Resolutions must be introduced in original (not carbon) form and should be free from interlineations and corrections. Amendments proposed by
members or by committees must not be written into a Bill or Resolution until such amendments shall be adopted by the House.

98. Every Bill, Resolution or measure referred to any committee, and not reported therefrom with a recommendation within twenty (20) legislative days after reference, may be withdrawn from said committee, on a motion made in writing, which said motion must be read by the clerk immediately upon its introduction, setting forth the reasons why said Bill should be withdrawn from the committee, by a vote of a majority of the members elected to the House and shall be taken up and considered by the Committee of the Whole House, or may be re-committed to a standing committee on a majority of those present and voting. A motion to withdraw a Bill from a committee shall not be voted upon by the House on the day on which the motion is made, except upon suspension of the rules by a two-thirds (2/3) vote of those present and voting. Provided, that during extraordinary or special sessions of the legislature a Bill may be withdrawn from committee after five (5) days from date of reference.

99. Every Bill or Resolution requiring the signature of the Governor, all Resolutions proposing amendments to the constitution, and all reports of Committees except the report of the Committee on Rules, shall lie on the table one day before being considered except by suspension of the rules.

JOINT RULES
OF THE SENATE AND HOUSE

1. The style of all laws shall be: "BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI," and no other enacting words, such as, "Be it further enacted," shall be used in any Bill.

2. In every case of amendment of a Bill agreed to in one House and dissented from in the other, if either House shall request a conference and appoint a committee for the purpose, the other House shall appoint a committee to confer. Such committee shall, at a convenient hour to be agreed upon by their chairman or a majority of the committee, meet at some convenient place and state to each other verbally or in writing, as either may choose, the reasons of the respective House for or against the amendment and interchange propositions for modifications to meet the sense of the two Houses and confer freely thereon. The reports of conference committees shall be in writing.

3. After each House shall have adhered to its disagreement, a Bill or Resolution shall be lost.

4. When a message shall be sent from the Senate to the House of Representatives, it shall be announced at the door of the House by the doorkeeper and shall be respectfully communicated to the chair by the person by whom it may be sent. The same ceremony shall be observed when a message shall be sent from the House of Representatives.

5. While Bills are on their passage between the two Houses, they shall be under the signature of the secretary or clerk, respectively, as the case may be.
6. When a Bill shall have passed both Houses it shall be enrolled, and the secretary of the Senate or clerk of the House of Representatives as the case may be, shall certify on the margin of the Enrolled Bill the fact that it originated in his House. The Enrolled Bill shall be examined by the Joint Committee on Enrolled Bills, and carefully compared by the committee with the Engrossed Bill, and all errors, if any, corrected; and the committee shall forthwith report in writing to each House, and the report shall be entered in the journals of both Houses. The reports shall be signed by the chairman or acting chairman on the part of each House.

7. After the Committee on Enrolled Bills has reported a Bill duly enrolled, it shall be signed by the speaker of the House of Representatives and by the president of the Senate, in open session; but before either shall sign any Bill he shall give notice thereof, suspend all other business, have Bill read by the title, and, on demand of any member, have it read in full and cause the proceedings to be entered in the journal.

8. After a Bill shall have been signed by the speaker of the House and the president of the Senate, it shall be presented by said committee to the governor for his approval. The committee shall report the day of presentation to the governor, which time shall be carefully entered on the journals of each House.

9. All Resolutions and memorials which are to be presented to the governor, shall be previously enrolled, examined, signed and presented by the committee, reported, and entry thereof made, as provided for in the case of Bills.

10. When a Bill or Resolution which shall have passed one House is rejected, indefinitely postponed, or postponed to a day so distant that it will not be taken up again at the present session in the other House, information thereof shall be given immediately to the House in which same shall have passed.

11. When a Bill, memorial or Resolution, which has passed one House is rejected in the other, it shall not again be introduced during the same session, without a notice of three days and leave of two-thirds of the members present of the House in which it may be renewed.

12. Each House shall transmit to the other all papers on which any Bill or Resolution may be founded.

13. Each House shall have the liberty of ordering the printing of Bills, messages, and reports, without the consent of the other.

14. Whenever any message, Bill, report, or document shall be ordered to be printed by the Senate or House, for use of both Houses, it shall be the duty of the secretary of Senate, or clerk of the House (as the case may be), immediately to report the fact of the passage of said order to the other branch of the legislature, together with the number so ordered to be printed.

15. No spirituous or malt liquors, or wines, shall be offered for sale, exhibited, or kept within the capitol building, or in any room connected therewith, or on the public grounds adjacent thereto. It shall be the duty of the sergeant-at-arms under the supervision of the presiding officer, to enforce the foregoing provision; and any
officer, or employee of either House, who shall in any manner violate or connive at the violation of this rule, shall be dismissed from office and service.

16. No new Bill shall be introduced into either House during the last three days of the session.

17. Appropriations and revenue Bills shall have precedence in each House, over all other business, and no such Bill shall be passed during the last five days of a regular session.

18. All Bills providing for exemption of property from taxation, and Bills otherwise dealing with revenues of the state or subdivisions thereof shall be considered as revenue Bills and shall not be considered as passed by either the House or the Senate except by a vote of at least three-fifths (3/5) of the members of the House and Senate respectively present and voting. The adoption of all conference reports shall require the same vote as required for the passage of the Bill.

JOINT CONVENTION

19. When the two Houses meet in joint convention the order of business should be stated in the Resolution under which the convention is held.

20. All joint conventions of the two Houses shall be in the hall of the House of Representatives, and in elections the members shall vote viva voce, and all cases a majority of the votes shall be requisite to constitute an election.

21. When the two Houses have met in joint convention, the president of the Senate shall preside, and all questions of order shall be decided by him, subject to an appeal to the joint convention as one body.

22. A call of either House may be had in joint convention by order of the House of which the call is desired.

23. In joint convention a member shall not speak longer than five minutes.

24. A motion to adjourn, or to postpone the business of joint convention shall be decided by the convention acting as one body, and the "yeas" and "nays" upon such motions, if called, shall be entered upon the journals of both Houses.

25. Upon questions arising requiring the separate decision of either House, the Senate shall withdraw until the decision is made; provided, that a question for call of either House shall not come within the provision of this rule.

JOINT COMMITTEES

26. The following joint committees shall be appointed:

(1) Committee on Executive Contingent Fund, to consist of three senators and five representatives.

(2) Committee on State Library, to consist of three senators and five representatives.
(3) Committee on Enrolled Bills, to consist of five senators and five representatives.

(4) Committee on University and Colleges, to consist of eight senators and thirteen representatives.

(5) A Committee to Investigate State offices, or Departments, seven on the part of the Senate, and nine on the part of the House; said committee shall meet and apportion the labor of such investigation amongst sub-committees and shall report the result of each investigation to the two Houses.

CONSTITUTIONAL PROVISIONS
AFFECTING
THE LEGISLATURE AND LEGISLATION

RULES OF PROCEDURE

Section 54. A majority of each House shall constitute a quorum to do business; but a less number may adjourn from day to day, and compel the attendance of absent members in such manner and under such penalties as each shall provide.

Section 55. Each House may determine rules of its own proceedings, punish its members for disorderly behavior, and, with the concurrence of two-thirds of the members present, expel a member; but no member, unless expelled for theft, bribery or corruption, shall be expelled the second time for the same offense. Both Houses shall, from time to time, publish journals of their proceedings, except such parts as may, in their opinion, require secrecy; and the yeas and nays, on any question, shall be entered on the journal, at the request of one-tenth of the members present; and the yeas and nays shall be entered on the journal on the final passage of every Bill.

Section 56. The style of the laws of the State shall be: "Be it enacted by the Legislature of the State of Mississippi."

Section 57. Neither House shall, without the consent of the other, adjourn for more than three days, nor to any other place than that in which the two Houses shall be sitting.

Section 58. The doors of each House, when in session, or in Committee of the Whole, shall be kept open, except in cases which may require secrecy; and each House may punish, by fine and imprisonment any person not a member, who shall be guilty of disrespect to the House by any disorderly or contemptuous behavior in its presence, or who shall in any way disturb its deliberations during the session; but such imprisonment shall not extend beyond the final adjournment of that session.

Section 59. Bills may originate in either House, and be amended or rejected in the other; and every Bill shall be read on three different days in each House, unless two-thirds of the House where the same is pending shall dispense with the rules; and every Bill shall be read in full immediately before the vote on its final passage; and every Bill, having passed both Houses, shall be signed.
by the president of the Senate and the speaker of the House of Representatives, in open session; but before either sign any Bill, he shall give notice thereof, suspend business in the House over which he presides, have the Bill read by its title, and, on the demand of any member, have it read in full; and all such proceedings shall be entered on the journal.

Section 60. No Bill shall be so amended in its passage through either House as to change its original purpose, and no law shall be passed except by Bill; but orders, votes, and Resolutions of both Houses, affecting the prerogatives and duties thereof, or relating to adjournment, to amendments to the constitution, to the investigation of public officers, and the like, shall not require the signature of the governor; and such Resolutions, orders, and votes may empower legislative committees to administer oaths, to send for persons and papers, and generally make legislative investigations effective.

Section 61. No law shall be revised or amended by reference to its title only, but the section or sections, as amended or revised, shall be inserted at length.

Section 62. No amendment to Bills by one House shall be concurred in by the other, except by a vote of the majority thereof, taken by yeas and nays and the names of those voting for and against recorded upon the journals; and reports of committees of conference shall in like manner be adopted in each House.

Section 63. No appropriation Bill shall be passed by the legislature which does not fix definitely the maximum sum thereby authorized to be drawn from the treasury.

Section 64. No bill passed after the adoption of this Constitution to make appropriations of money out of the State treasury shall continue in force more than two months after the expiration of the fiscal year ending after the meeting of the legislature at its next regular session; nor shall such bill be passed except by the votes of a majority of all members elected to each house of the legislature.

Section 65. All votes on the final passage of any measure shall be subject to reconsideration for at least one whole legislative day, and no motion to reconsider such vote shall be disposed of adversely on the day on which the original vote was taken, except on the last day of the session.

Section 66. No law granting a donation or gratuity in favor of any person or object shall be enacted by the concurrence of two-thirds of the members-elect of each branch of the legislature, nor by any vote for a sectarian purpose or use.

Section 67. No new Bill shall be introduced into either House of the legislature during the last three days of the session.

Section 68. Appropriation and revenue Bills shall, at regular sessions of the legislature, have precedence in both Houses over all other business, and no such Bills shall be passed during the last five days of the session.

Section 69. General appropriation Bills shall contain only the appropriations to defray the ordinary expenses of the executive, legislative and judicial departments of the government; to pay
interest on state bonds and to support the common schools. All
other appropriations shall be made by separate Bills, each em-
bracing but one subject. Legislation shall not be engrafted on
appropriation Bills, but the same may prescribe the conditions on
which the money may be drawn, and for what purposes paid.

Section 70. No revenue Bill, or any Bill providing for assess-
ments of property for taxation, shall become a law except by a
vote of at least three-fifths of the members of each House present
and voting.

Section 71. Every Bill introduced into the legislature shall have
a title, and the title ought to indicate clearly the subject-matter or
matters of the proposed legislation. Each committee to which a
Bill may be referred shall express, in writing, its judgment of the
sufficiency of the title of the Bill, and this, too, whether recom-
mandation be that the Bill do pass or do not pass.

Section 72. Every Bill which shall pass both Houses shall be
presented to the governor of the state. If he approves, he shall
sign it; but if he does not approve, he shall return it, with his
objections, to the House in which it originated, which shall enter
the objections at large upon its journal, and proceed to reconsider
it. If after such consideration two-thirds of that House shall
agree to pass the Bill, it shall be sent, with the objections to
the other House, by which, likewise, it shall be reconsidered;
and if approved by two-thirds of that House, it shall become a
law; but in all such cases the votes of both Houses shall be
determined by yeas and nays; and the names of the persons
voting for and against the Bill shall be entered on the journal
of each House respectively. If any Bill shall not be returned by
the governor within five days (Sundays excepted) after it has been
presented to him, it shall become a law in like manner as if he
had signed it, unless the legislature, by adjournment, prevent
its return, in which case it shall be a law unless sent back within
three days after the beginning of the next session of the legisla-
ture. No Bill shall be approved when the legislature is not in
session.

Section 73. The governor may veto parts of any appropriation
Bill and approve parts of the same, and the portions approved shall
be law.

Section 74. No Bill shall become a law until it shall have
been referred to a committee of each House and returned therefrom
with a recommendation in writing.

Section 75. No law of a general nature, unless therein other-
wise provided, shall be enforced until sixty days after it passage.

Section 76. In all elections by the legislature members shall vote
viva voce, and the votes shall be entered on the journals.

Section 77. The governor shall issue writs of election to fill
such vacancies as may occur in either House of the legislature,
and the persons thereupon chosen shall hold their seats for the
unexpired term.
INJUNCTIONS

Section 78. It shall be the duty of the legislature to regulate by law the cases in which deductions shall be made from salaries of public officers for neglect of official duty, and the amount of said deductions.

Section 79. The legislature shall provide by law for the sale of all delinquent lands. The courts shall apply the same liberal principles in favor of such titles as in sale by execution. The right of redemption from all sales of real estate, for the non-payment of taxes or special assessments, of any and every character whatsoever, shall exist, on conditions to be prescribed by law, in favor of owners and persons interested in such real estate, for a period of not less than two years.

Section 80. Provisions shall be made by general laws to prevent the abuse by cities, towns, and other municipal corporations of their powers of assessment, taxation, borrowing money, and contracting debts.

Section 81. The legislature shall never authorize the permanent obstruction of any of the navigable waters of the state, but may provide for the removal of such obstructions as now exist, whenever the public welfare demands. This section shall not prevent the construction, under proper authority, of draw-bridges for railroads, or other roads nor the construction of booms "and chutes" for logs in such manner as not to prevent the safe passage of vessels or logs under regulations to be provided by law.

Section 82. The legislature shall fix the amount of the penalty of all official bonds, and may, as far as practicable, provide that the whole or a part of the security required for the faithful discharge of official duty shall be made by some guaranty company or companies.

Section 83. The legislature shall enact laws to secure the safety of persons from fires in hotels, theatres, and other public places of resort.

Section 84. The legislature shall enact laws to limit, restrict, or prevent the acquiring and holding of land in this state by non-resident aliens, and may limit or restrict the acquiring or holding of lands by corporations.

Section 85. The legislature shall provide by general law for the working of public roads by contract or by county prisoners, or both. Such law may be put in operation only by a vote of the board of supervisors in those counties where it may be desirable.

Section 86. It shall be the duty of the legislature to provide by law for the treatment and care of the insane; and the legislature may provide for the care of the indigent sick in hospitals in the state.

LOCAL LEGISLATION

Section 87. No special or local law shall be enacted for the benefit of individuals or corporations, in cases which are or can be provided for by the general law, or where the relief sought can
be given by any court of this state; nor shall the operation of any general law be suspended by the legislature for the benefit of any individual or private corporation or association, and in all cases where a general law can be made applicable, and would be advantageous, no special law shall be enacted.

Section 88. The Legislature shall pass general laws, under which local and private interests shall be provided for and protected, and under which cities and towns may be chartered and their charters amended, and under which corporations may be created, organized, and their acts of incorporations altered; and all such laws shall be subject to repeal or amendment.

Section 89. There shall be appointed in each House of the legislature a Standing Committee on Local and Private Legislation; the House committee to consist of seven representatives and the Senate committee of five senators. No local and private Bill shall be passed by either House until it shall have been referred to said committee thereof, and shall have been reported back with a recommendation in writing that it do pass, stating affirmatively the reasons therefor, and why the end to be accomplished should not be reached by general law, or by a proceeding in court; or if the recommendation of the committee be that the Bill do not pass, then it shall not pass the House to which it is so reported unless it be voted for by a majority of all the members elected thereto. If a Bill is passed in conformity to the requirements hereof, other than such as prohibited in the next section, the courts shall not, because of its local, special or private nature, refuse to enforce it.

Section 90. The legislature shall not pass local, private or special laws in any of the following enumerated cases, but such matters shall be provided for any by general laws, viz:

(a) Granting divorces;

(b) Changing the names of persons, places, or corporations;

(c) Providing for changes of venue in civil and criminal cases;

(d) Regulating the rate of interest on money;

(e) Concerning the settlement or administration of any estate, or the sale of mortgage of any property, of any infant, or of any person of unsound mind, or of any deceased person;

(f) The removal of the disability of infancy;

(g) Granting to any person, corporation, or association the right to have any ferry, bridge, road or fish-trap;

(h) Exempting of property from taxation or from levy or sale;

(i) Providing for the adoption or legitimation of children;

(j) Changing the law of descent and distribution;

(k) Exempting any person from jury, road, or other civil duty (and no person shall be exempted therefrom by force of any local or private law);
(l) Laying out, opening, altering and working roads and highways;

(m) Vacating any road or highway, town plat, alley or public grounds;

(n) Selecting, drawing, summoning, or empaneling grand or petit juries;

(o) Creating, increasing, or decreasing the fees, salary or emoluments on any public officer;

(p) Providing for the management or support of any private or common school, incorporating the same, or granting such school any privileges;

(q) Relating to stock laws, water-courses and fences;

(r) Conferring the power to exercise the right of eminent domain, or granting to any person, corporation, or association the right to lay down railroad tracks or street car tracks in any other manner than that prescribed by general law;

(s) Regulating the practice in courts of justice;

(t) Providing for the creation of districts for the election of justices of the peace and constables; and

(u) Granting any lands under control of the state to any person or corporation.

CONSTITUTIONAL PROHIBITIONS

Section 91. The legislature shall not enact any law for one or more counties, not applicable to all the counties in the state, increasing the uniform charge for the registration of deeds, or regulating costs and charges of fees of officers.

Section 92. The legislature shall not authorize payment to any person of the salary of a deceased officer beyond the date of his death.

Section 93. The legislature shall not retire any officer on pay, or part pay, or make any grant to such retiring officer.

Section 94. The legislature shall never create by law any distinction between the rights of men and women to acquire, own, enjoy, and dispose of property of all kinds, or their power to contact in reference thereto. Married women are hereby fully emancipated from all disability on account of coverture. But this shall not prevent the legislature from regulating contracts between husband and wife; nor shall the legislature be prevented from regulating the sale of homesteads.

Section 95. Lands belonging to, or under the control of the state, shall never be donated directly or indirectly, to private corporations or individuals, or to railroad companies. Nor shall such land be sold to corporations or associations for a less price than that for which it is subject to sale to individuals. This, however, shall not prevent the legislature from granting a right of way,
not exceeding one hundred feet in width, as a mere easement, to railroads across state lands, and the legislature shall never dispose of the land covered by said right of way so long as such easement exists.

Section 96. The legislature shall never grant extra compensation, fees or allowances to any public officer, agent, servant, or contractor, after service rendered or contract made, nor authorize payment, or part payment of any claim, under any contract not authorized by law; but appropriations may be made for expenditures in repelling invasion, preventing or suppressing insurrections.

Section 97. The legislature shall have no power to revive any remedy which may have become barred by lapse of time; or by any statute of limitation of this state.

Section 98. No lottery shall ever be allowed, or be advertised by newspapers, or otherwise, or its tickets be sold in this state; and the legislature shall provide by law for the enforcement of this provision; nor shall any lottery heretofore authorized be permitted to be drawn nor its tickets sold.

Section 99. The legislature shall not elect any other than its own officers, state librarian, and United States Senators; but this section shall not prohibit the legislature from appointing presidential electors.

Section 100. No obligation or liability of any person, association, or corporation held or owned by this state, or levee board, or any county, city or town thereof, shall be remitted, released or postponed, or in any way diminished by the legislature, nor shall such liability or obligation be extinguished except by payment thereof into the proper treasury; nor shall such liability or obligation be exchanged or transferred except upon payment of its face value; but this shall not be construed to prevent the legislature from providing by general law for compromise of doubtful claims.

Section 129. The lieutenant-governor shall, by virtue of his office, be president of the senate. In Committee of the Whole he may debate all questions, and where there is an equal division in the Senate, or on a joint vote of both Houses, he shall give the casting vote.

Section 139. The legislature may empower the governor to remove and appoint officers, in any county or counties or municipal corporations, under such regulations as may be prescribed by law.

Section 253. The legislature may, by a two-thirds vote of both Houses, of all members elected, restore the right of suffrage to any person disqualified by reason of crime; but the reasons therefor shall be spread upon the journals, and the vote shall be by yeas and nays.