

# JOURNAL OF THE SENATE

Thursday, May 16, 1963

The Senate convened at 10:00 o'clock A. M., pursuant to adjournment on Wednesday, May 15, 1963.

The President in the Chair.

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

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

—45.

A quorum present.

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

As we direct our thoughts to the great problems of life, help us, O God, to think clearly, and then lead us out of ourselves toward others that we may show forth in our lives a spirit of selflessness and service. Amen.

The reading of the Journal was dispensed with.

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

Page 711, column 2, counting from the bottom of the column, between lines 13 and 14, insert the following:

Senator Mathews moved that the rules be further waived and Committee Substitute for Committee Substitute for Senate Bill No. 2 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and Committee Substitute for Committee Substitute for Senate Bill No. 2 was read the third time in full.

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

Page 752, column 1, counting from the bottom of the column, strike lines 14 through 16, and insert in lieu thereof:

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And as further corrected was approved.

The Senate daily Journal of Tuesday, May 14, 1963, was further corrected as follows:

Page 819, column 1, line 8, counting from the bottom of the column, strike the word "projections" and insert in lieu thereof: provisions

Also—

Page 823, column 1, line 15, counting from the bottom of the column, strike the letter "R" and insert in lieu thereof: B

Also—

Page 828, column 1, line 13, strike the word "AN" and insert in lieu thereof: ANY

Also—

Page 834, column 1, line 14, strike the numerals and comma "2,50" and insert in lieu thereof: 2.50

Also—

Page 840, column 1, line 13, strike the words: A BILL TO BE ENTITLED

Also—

Page 842, column 2, line 17, counting from the bottom of the column, strike the letters "distributer" and insert in lieu thereof: distributtee

And as further corrected was approved.

The Senate daily Journal of Wednesday, May 15, 1963, was corrected and as corrected was approved.

## REPORTS OF COMMITTEES

Senator Price, Chairman of the Committee on Education—Higher Learning, reported that the Committee had carefully considered the following Bills:

S. B. NO. 502                      S. B. NO. 687  
S. B. NO. 656                      S. B. NO. 919

—and recommends that the same pass.

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

Senator Price, Chairman of the Committee on Education—Higher Learning, reported that the Committee had carefully considered the following Bills:

S. B. NO. 714  
S. B. NO. 777

—and recommends that the same pass.

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

Senator Pearce, Chairman of the Committee on Finance and Taxation, reported that the Committee had carefully considered the following Bill:

S. B. NO. 747

—and recommends that the same pass.

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

Senator Pearce, Chairman of the Committee on Finance and Taxation, reported that the Committee had carefully considered the following Bill:

H. B. NO. 84

—and recommends that the same pass.

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

Senator Pearce, Chairman of the Committee on Finance

and Taxation, reported that the Committee had carefully considered the following Bill:

H. B. NO. 88

—and recommends that the same pass.

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

Senator Parrish, Chairman of the Committee on Governmental Reorganization, reported that the Committee had carefully considered the following Bills:

S. B. NO. 824

S. B. NO. 586

—and recommends that the same pass.

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

Senator Parrish, Chairman of the Committee on Governmental Reorganization, reported that the Committee had carefully considered the following Bill:

H. B. NO. 429

—and recommends that the same pass.

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

Senator Parrish, Chairman of the Committee on Governmental Reorganization, reported that the Committee had carefully considered the following Bill:

H. B. NO. 535

—and recommends that the same pass.

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

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

S. B. NO. 738

S. B. NO. 884

S. B. NO. 810

S. B. NO. 885

S. B. NO. 862

S. B. NO. 902

—and recommends that the same pass.

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

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

S. B. NO. 730

S. B. NO. 881

—and recommends that the same pass.

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

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

S. B. NO. 819

S. B. NO. 673

S. B. NO. 674

—and recommends that the same pass.

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

Senator Pope, Chairman of the Committee on State Institutions, reported that the Committee had carefully considered the following Bill:

S. B. NO. 657

—and recommends that the same pass.

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

Senator Pope, Chairman of the Committee on State Institutions, reported that the Committee had carefully considered the following Bill:

H. B. NO. 612

—and recommends that the same pass.

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

Senator Price, Chairman of the Committee on Education—Higher Learning, reported that the Committee had carefully considered the following Bill:

S. B. NO. 519

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

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

Senator Price, Chairman of the Committee on Education—Higher Learning, reported that the Committee had carefully considered the following Bill:

S. B. NO. 573

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

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

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

S. B. NO. 865

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

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

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

S. B. NO. 913

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

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

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

S. J. R. NO. 727

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

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

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

S. B. NO. 683

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

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

Senator Price, Chairman of the Committee on Education—Higher Learning, reported that the Committee had carefully considered the following Bills:

S. B. NO. 322

S. B. NO. 624

—and recommends that the same not pass.

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

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

S. B. NO. 101

—and recommends that the same not pass.

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

Senator Bronson, Chairman of the Committee on Legislative Management and Population, reported that the Committee had carefully considered the following Bill:

S. B. NO. 868

—and recommends that the same not pass.

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

**ENGROSSING REPORTS**

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

**S. B. NO. 159—A BILL TO BE ENTITLED AN ACT RELATING TO SUNLAND TRAINING CENTERS; PROVIDING FOR THE ESTABLISHMENT OF THE FLORIDA MEDICAL RESEARCH CENTER ON MENTAL RETARDATION AT ORLANDO; AUTHORIZING THE CENTER TO RECEIVE GRANTS AND DONATIONS; AND PROVIDING AN EFFECTIVE DATE.**

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

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

And Senate Bill No. 159, contained in the above report, was certified to the House of Representatives immediately.

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

**S. B. NO. 221—A BILL TO BE ENTITLED AN ACT FOR THE RELIEF OF W. M. HUTCHINSON, MAKING**

**AN APPROPRIATION TO COMPENSATE HIM FOR AN INJURY WHICH OCCURRED JUNE 29, 1944, WHILE IN THE EMPLOY OF THE STATE ROAD DEPARTMENT, WHICH INJURY HAS PROGRESSIVELY WORSENED CAUSING THE AMPUTATION OF ONE LEG AND RESULTING IN THE COMPLETE PERMANENT TOTAL DISABILITY OF THE SAID W. M. HUTCHINSON; PROVIDING COMPENSATION TO HIM FROM FEBRUARY 19, 1951, THROUGH APRIL 30, 1963; PROVIDING AN EFFECTIVE DATE.**

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

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

And Senate Bill No. 221, contained in the above report, was certified to the House of Representatives immediately.

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

**S. B. NO. 234—A BILL TO BE ENTITLED AN ACT RELATING TO THE INTER-AMERICAN CENTER AUTHORITY; AMENDING SECTION 554.07(6), FLORIDA STATUTES, BY PROVIDING THAT THE AUTHORITY SHALL HAVE THE POWER TO GRANT FRANCHISES TO PUBLIC UTILITIES; PROVIDING EFFECTIVE DATE.**

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

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

And Senate Bill No. 234, contained in the above report, was certified to the House of Representatives immediately.

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

**COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 244—A BILL TO BE ENTITLED AN ACT REPEALING SECTIONS 82.09, 82.11, 82.07 AND 82.08 FLORIDA STATUTES PERTAINING TO FORCIBLE ENTRY AND UNLAWFUL DETAINER AND ENACTING IN LIEU THEREOF AND AS NEW SECTIONS, SECTIONS TO PROVIDE FOR THE ENTRY OF DEFAULT IN SUCH CASES, TO PERMIT THE ISSUES TO BE TRIED BY THE JUDGE WHERE TRIAL BY JURY IS NOT REQUESTED TO PROVIDE FOR TYPES OF PLEADINGS; TO ESTABLISH A NEW SECTION FOR PROCESS AND TO PROVIDE AN EFFECTIVE DATE.**

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

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

And Committee Substitute for Senate Bill No. 244, contained in the above report, was certified to the House of Representatives immediately.

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

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

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

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

And Senate Bill No. 266, contained in the above report, was certified to the House of Representatives immediately.

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

**S. B. NO. 380**—A BILL TO BE ENTITLED AN ACT RELATING TO A TAX ON BOATS AND VESSELS; REPEALING PRESENT PERSONAL PROPERTY AND INTANGIBLE PERSONAL PROPERTY TAX ON BOATS; RECLASSIFYING BOATS AS POWER DRIVEN VEHICLES ON THE WATERWAYS OF FLORIDA; PROVIDING A REGISTRATION CERTIFICATE TAX IN LIEU OF PERSONAL PROPERTY ASSESSMENT WITH CERTAIN EXCEPTIONS; AMENDING SECTIONS 192.03 AND 200.01, FLORIDA STATUTES; PROVIDING FOR ENFORCEMENT AND INSPECTION; PROVIDING ADMINISTRATION FEES; PROVIDING ADMINISTRATION, POWERS AND DUTIES; PROVIDING PENALTIES; PROVIDING DISTRIBUTION OF TAX TO COUNTIES; REPEALING SECTION 371.121, FLORIDA STATUTES; PROVIDING EFFECTIVE DATE.

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

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

And Senate Bill No. 380, contained in the above report, was certified to the House of Representatives immediately.

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

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

—begs leave to report that the amendment has been

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

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

And Senate Bill No. 394, contained in the above report, was certified to the House of Representatives immediately.

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

**S. B. NO. 395**—A BILL TO BE ENTITLED AN ACT RELATING TO STRUCTURAL PEST CONTROL; AMENDING SECTION 482.141, FLORIDA STATUTES, BY ADDING SUBSECTION (5); PROVIDING FOR APPLICANT WHO FAILS TO PASS TO HAVE THE RIGHT TO EXAMINE HIS EXAMINATION; PROVIDING EFFECTIVE DATE.

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

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

And Senate Bill No. 395, contained in the above report, was certified to the House of Representatives immediately.

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

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

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

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

And Senate Bill No. 452, contained in the above report, was certified to the House of Representatives immediately.

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

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

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

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

And Senate Bill No. 471, contained in the above report, was certified to the House of Representatives immediately.

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

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

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

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

And Senate Bill No. 495, contained in the above report, was certified to the House of Representatives immediately.

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

**S. B. NO. 520**—A BILL TO BE ENTITLED AN ACT RELATING TO OBJECTS OF ANTIQUITY ON LANDS OWNED BY STATE; DEFINING OBJECTS OF ANTIQUITY; VESTING TITLE TO SAID OBJECTS IN STATE; PROVIDING FOR ISSUANCE OF PERMITS; PROVIDING FOR DISPOSITION OF OBJECTS COLLECTED; PROHIBITING THE REMOVAL, TAKING, USE, SALE, DESTRUCTION OR INJURY OF OBJECTS OF ANTIQUITY; PROVIDING A PENALTY; PROVIDING AN EFFECTIVE DATE.

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

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

And Senate Bill No. 520, contained in the above report, was certified to the House of Representatives immediately.

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

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

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

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

And Senate Bill No. 556, contained in the above report, was certified to the House of Representatives immediately.

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

**S. B. NO. 616**—A BILL TO BE ENTITLED AN ACT RELATING TO AUTO TRANSPORTATION COMPANIES; AMENDING SUBSECTION TWO (2) OF SECTION 323.28, FLORIDA STATUTES, TO REQUIRE THAT INTERSTATE MOTOR CARRIERS FOR COMPENSATION OBTAIN CERTIFICATES OF REGISTRATION FROM THE FLORIDA RAILROAD AND PUBLIC UTILITIES COMMISSION.

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

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

And Senate Bill No. 616, contained in the above report, was certified to the House of Representatives immediately.

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

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

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

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

And Senate Bill No. 139, contained in the above report, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk of the Senate, for enrolling.

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

**S. B. NO. 323**—A BILL TO BE ENTITLED AN ACT CREATING THE FLORIDA INSTALLMENT LAND SALES BOARD; PRESCRIBING ITS POWERS AND DUTIES; REQUIRING THE REGISTRATION WITH SAID BOARD OF SUBDIVIDERS AND SALESMEN OF SUBDIVIDED REAL ESTATE AND FIXING THE FEE THEREFOR; PROVIDING FOR THE REVOCATION OR SUSPENSION OF CERTIFICATES OF REGISTRATION; MAKING UNLAWFUL THE PUBLICATION OF MISLEADING INFORMATION; PROVIDING FOR PENALTIES AND CIVIL REMEDIES; REPEALING SECTIONS 475.42 (1) (e), 475.50, 475.51, 475.52, 475.521, 475.53, 475.54 AND 475.55, FLORIDA STATUTES; PROVIDING AN EFFECTIVE DATE.

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

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

And Senate Bill No. 323, contained in the above report, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk of the Senate, for enrolling.

## ENROLLING REPORTS

Your Enrolling Clerk, to whom was referred—

S. B. NO. 160

—reports same has been properly enrolled, signed by the President and Secretary of the Senate, and by the Speaker and Chief Clerk of the House of Representatives, and presented to the Governor on May 15, 1963.

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

Your Enrolling Clerk, to whom was referred—

S. B. NO. 182

—reports same has been properly enrolled, signed by the President and Secretary of the Senate, and by the Speaker and Chief Clerk of the House of Representatives, and presented to the Governor on May 15, 1963.

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

Senator Clarke, Chairman of the Committee on Public Utilities, moved that the Committee on Public Utilities be allowed an additional ten days to report on all Bills now before the Committee.

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

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

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

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

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

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

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

Senator Tucker, Chairman of the Committee on Salt Water Conservation, moved that the Committee on Salt Water Conservation be allowed an additional ten days to report on all Bills now before the Committee.

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

Senator Johnson (19th), Chairman of the Committee on Transportation and Highway Safety, moved that the Committee on Transportation and Highway Safety, be allowed an additional ten days to report on all Bills now before the Committee.

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

Senator Galloway requested unanimous consent of the Senate to take up and consider Senate Bill No. 747, out of its order.

Unanimous consent was granted, and—

S. B. NO. 747—A BILL TO BE ENTITLED AN ACT RELATING TO COUNTY LICENSE TAXES IN ALL COUNTIES IN THE STATE HAVING A POPULATION OF NOT LESS THAN FIFTEEN THOUSAND (15,000) AND NOT MORE THAN FIFTEEN THOUSAND SIX HUNDRED (15,600) ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; PROVIDING FOR COUNTY OCCUPATIONAL LICENSE TAXES UP TO ONE HUNDRED PER CENT (100%) OF STATE LICENSE TAXES.

Was taken up.

Senator Galloway moved that the rules be waived and Senate Bill No. 747 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 747 was read the second time by title only.

Senator Galloway moved that the rules be further waived and Senate Bill No. 747 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and Senate Bill No. 747 was read the third time in full.

Upon the passage of Senate Bill No. 747 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So Senate Bill No. 747 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

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

By Senator Askew—

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

Which was read the first time by title only.

Senator Askew moved that the rules be waived and Senate Bill No. 967 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 967 was read the second time by title only.

Senator Askew moved that the rules be further waived and Senate Bill No. 967 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and Senate Bill No. 967 was read the third time in full.

Upon the passage of Senate Bill No. 967 the roll was called and the vote was:

Yeas—45.

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

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

Nays—None.

So Senate Bill No. 967 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Askew—

**S. B. NO. 968—A BILL TO BE ENTITLED AN ACT RELATING TO BAILIFFS IN THE CONSTITUTIONAL COURT OF RECORD OF ESCAMBIA COUNTY; PROVIDING FOR THEIR APPOINTMENT AND COMPENSATION; REPEALING CHAPTER 31428, LAWS OF FLORIDA, 1956; PROVIDING EFFECTIVE DATE.**

Which was read the first time by title only.

Senator Askew moved that the rules be waived and Senate Bill No. 968 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 968 was read the second time by title only.

Senator Askew moved that the rules be further waived and Senate Bill No. 968 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and Senate Bill No. 968 was read the third time in full.

Upon the passage of Senate Bill No. 968 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So Senate Bill No. 968 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Connor—

**S. B. NO. 969—A BILL TO BE ENTITLED AN ACT RELATING TO SMALL CLAIMS COURT OF HERNANDO COUNTY; AMENDING SECTION 4, CHAPTER 27335, 1951 AS AMENDED BY CHAPTER 61-1454, LAWS OF FLORIDA, BY CHANGING THE EFFECTIVE DATE; PROVIDING FOR AN EFFECTIVE DATE.**

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 969 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

Senator Connor moved that the rules be waived and Senate Bill No. 969 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 969 was read the second time by title only.

Senator Connor moved that the rules be further waived and Senate Bill No. 969 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and Senate Bill No. 969 was read the third time in full.

Upon the passage of Senate Bill No. 969 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So Senate Bill No. 969 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Pope—

**S. B. NO. 970—A BILL TO BE ENTITLED AN ACT RELATING TO THE DIVISION OF CORRECTIONS; ESTABLISHING ONE MOBILE CAMP; ESTABLISHING PROCEDURE FOR DETERMINING PROJECTS TO BE UNDERTAKEN; PROVIDING AN APPROPRIATION; AND PROVIDING AN EFFECTIVE DATE.**

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

By Senator Fraser—

**S. B. NO. 971—A BILL TO BE ENTITLED AN ACT RELATING TO WELFARE ASSISTANCE IN COUNTIES HAVING A POPULATION OF NOT LESS THAN 6,800 NOR MORE THAN 7,400 ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; PROVIDING FOR APPROVAL OF SUCH ASSISTANCE ON SWORN APPLICATION AND INVESTIGATION; PROVIDING AN EFFECTIVE DATE.**

Which was read the first time by title only.

Senator Fraser moved that the rules be waived and Senate Bill No. 971 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 971 was read the second time by title only.

Senator Fraser moved that the rules be further waived and Senate Bill No. 971 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and Senate Bill No. 971 was read the third time in full.

Upon the passage of Senate Bill No. 971 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So Senate Bill No. 971 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Melton—

**S. B. NO. 972—A BILL TO BE ENTITLED AN ACT RELATING TO THE COUNTY HEALTH DEPARTMENT IN COLUMBIA COUNTY; AUTHORIZING SAID DEPARTMENT TO ESTABLISH, CHARGE AND COLLECT FEES FOR ISSUANCE OF HEALTH CERTIFICATES, CERTIFIED COPIES OF VITAL RECORDS AND FOR OTHER SERVICES; PROVIDING FOR THE ACCOUNTING OF DISPOSITION OF SAID FEES; PROVIDING AN EFFECTIVE DATE.**

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 972 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

Senator Melton moved that the rules be waived and Senate Bill No. 972 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 972 was read the second time by title only.

Senator Melton moved that the rules be further waived and Senate Bill No. 972 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and Senate Bill No. 972 was read the third time in full.

Upon the passage of Senate Bill No. 972 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So Senate Bill No. 972 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Melton—

**S. B. NO. 973—A BILL TO BE ENTITLED AN ACT FOR THE RELIEF OF M. GYNN; AUTHORIZING AND DIRECTING COLUMBIA COUNTY TO COMPENSATE HIM FOR GUNSHOT WOUNDS RECEIVED IN THE LINE OF DUTY AS A POLICE OFFICER; PROVIDING EFFECTIVE DATE.**

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

By Senators Parrish, Campbell and Barber—

**SENATE JOINT RESOLUTION NO. 974—**

**A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE IX OF THE FLORIDA CONSTITUTION BY ADDING A SECTION TO BE NUMBERED BY THE SECRETARY OF STATE PROVIDING FOR THE FINANCING OF CAPITAL IMPROVEMENTS FOR INSTITUTIONS OF HIGHER LEARNING AND JUNIOR COLLEGES.**

WHEREAS, the legislature has determined that an emergency requiring an early decision by the electors of Florida does exist, and

WHEREAS, an amendment to the constitution dealing with the subject matter of the financing of capital improvements for institutions of higher learning and junior colleges should be submitted to the electors of Florida at the earliest possible time, NOW, THEREFORE,

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

Section 1. That three-fourths (3/4) of all members elected to each house of the legislature does determine that an emergency requiring an early decision by the electors of Florida does exist with reference to the amendment to article IX of the Florida constitution hereby proposed dealing with the financing of capital improvements for institutions of higher learning and junior colleges.

Section 2. That article IX of the Florida constitution be amended by adding the section set forth below to be numbered by the secretary of state and that said amendment be submitted to the electors of Florida for approval or rejection at a special called election as provided by article XVII, section 3, of the Florida constitution:

Section— (a) That beginning on the first day of the next month immediately following approval of this amendment, and for fifty (50) years thereafter the proceeds of the gross receipts taxes imposed on public service corporations by law shall, as collected, be placed monthly in the gross receipts taxes collection trust fund (hereinafter called the trust fund) in the state treasury to be used only as provided in this amendment.

(b) All moneys so deposited into the trust fund shall be trust funds for the uses and purposes herein set forth, and such moneys shall not become or be commingled with the general revenue fund of the state.

(c) The state board of education shall, in addition to its other constitutional and statutory powers, have the management, control, and supervision of the funds on deposit in such trust fund. The state board of education may use such funds for capital improvement projects for institutions of higher learning and junior colleges as the same may be defined by law; provided that such capital improvement projects constructed from the proceeds of revenue certificates issued pursuant to this amendment, or by direct expenditure from such trust fund, or by acquisition under a lease-purchase agreement, all as provided in this amendment, have previously been authorized or approved by the legislature in a general appropriations act or by other legislation.

(d) For the purposes of this amendment the state board of education as now created and constituted by article XII, section 3, of the constitution, shall continue as a body corporate during the life of this amendment and shall have all the powers provided in this amendment in addition to all other constitutional and statutory powers related to the purposes of this amendment heretofore or hereafter conferred on the state board of education. The state board of education shall have the power to make and enforce all rules and regulations necessary to the full exercise of the powers hereby granted.

(e) The legislature shall continue the levies of the gross receipts taxes imposed on public service corporations as imposed by chapter 203, Florida statutes, during the life of this amendment, and shall not enact any law having the effect directly or indirectly of withdrawing the proceeds of such taxes from the operation of this amendment, shall not reduce the levies of such taxes during the life of this amendment to any degree which will fail to provide the full amount necessary to comply with the provisions of this amendment, and shall not enact any law impairing

or materially altering the rights of the holders of any bonds or certificates issued pursuant to this amendment or impairing or altering any covenant or agreement of the state board of education made pursuant to this amendment.

(f) All moneys on deposit in the trust fund may be used by the state board of education for the following purposes:

(1) The payment of the cost of such capital improvement projects as defined by law.

(2) The payment of principal of and interest on revenue bonds and certificates issued to finance the cost of such capital improvement projects by any state department, agency, or board authorized by law to issue revenue bonds or certificates or by the state board of education.

(3) The payment of rentals or purchase payments pursuant to the provisions of lease-purchase agreements for the use of such capital improvement projects, the cost of which is financed through the issuance of revenue bonds issued pursuant to law.

(g) Any state department, agency, or board authorized by law to issue revenue bonds or certificates and the state board of education, or any of them, may from time to time issue revenue bonds or certificates, including refunding bonds and certificates, the principal of which and the interest on which shall be payable from the trust fund. All such revenue bonds and certificates issued pursuant to this act shall mature not later than thirty (30) years from date of issue, and shall bear interest at a rate not greater than five per cent (5%) per annum and shall be sold at such price that the net interest cost shall not exceed five per cent (5%) to the respective maturities thereof. No such revenue bonds or certificates shall be sold except after public competitive bidding and sale thereof to the bidder whose bid produces the lowest net interest cost. All proceeds derived from the sale of such revenue bonds and certificates shall be applied to the payment of the cost of such capital improvements projects as defined by law.

(h) All revenue bonds and certificates issued under the provisions of this act shall have printed in the body and upon the face thereof language substantially as follows: "This instrument is an obligation of the issuing agency in its corporate and representative capacity and is secured only by such revenues as shall be pledged as security for its payment and is not an obligation of the state nor of any political subdivision of the state and cannot be and will not be paid, redeemed, satisfied nor liquidated with general revenue funds of the said state nor of any political subdivision of the state, except that the foregoing limitations shall not apply to any trust funds or other funds paid or agreed to be paid to retire said instrument, which trust funds or other funds so paid or payable have been set forth on the face of this instrument."

(i) The revenue bonds and certificates issued pursuant to this amendment shall be and constitute legal investments for banks, savings banks, trustees, executors, administrators, and all other fiduciaries and for all state, municipal, and public funds and shall also be and constitute securities eligible for deposit as securities for all state, municipal, or other public funds.

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

By Senator Boyd—

**S. B. NO. 975—A BILL TO BE ENTITLED AN ACT CREATING SECTION 849.093, FLORIDA STATUTES; PROVIDING THAT CERTAIN NEWSPAPER PUBLISHERS MAY POSSESS AND CIRCULATE CERTAIN MAGAZINES, TABLOIDS, OR OTHER PUBLICATIONS WHICH CONTAIN ADVERTISEMENTS AND PROMO-**

**TIONS WHICH OFFER PRIZES; PROVIDING THAT CERTAIN RADIO AND TELEVISION STATIONS MAY TELEVISION OR BROADCAST ADVERTISING AND PROMOTIONS CONTAINING INFORMATION ON CERTAIN CONTESTS AND DRAWINGS IN WHICH PRIZES ARE OFFERED; PROVIDING AN EFFECTIVE DATE.**

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

By Senators Herrell and Hollahan—

**S. B. NO. 976—A BILL TO BE ENTITLED AN ACT RELATING TO THE EMPLOYMENT, DIMINUTION OF SENTENCE AND OTHER PRIVILEGES FOR CERTAIN PRISONERS, IN ALL COUNTIES OF THIS STATE HAVING A POPULATION IN EXCESS OF FOUR HUNDRED THOUSAND (400,000) INHABITANTS, ACCORDING TO THE LAST OFFICIAL DECENNIAL CENSUS; PROVIDING FOR ADOPTION OF PROVISIONS OF ACT BY BOARDS OF COUNTY COMMISSIONERS; PROVIDING AN EFFECTIVE DATE.**

Which was read the first time by title only.

Senator Herrell moved that the rules be waived and Senate Bill No. 976 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 976 was read the second time by title only.

Senator Herrell moved that the rules be further waived and Senate Bill No. 976 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and Senate Bill No. 976 was read the third time in full.

Upon the passage of Senate Bill No. 976 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So Senate Bill No. 976 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Johnson (6th)—

**S. B. NO. 977—A BILL TO BE ENTITLED AN ACT RELATING TO BEVERAGE LAW; REPEALING SECTION 561.46(10), FLORIDA STATUTES, RELATING TO THE COLLECTION OF EXCISE TAXES; PROVIDING AN EFFECTIVE DATE.**

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

By Senator Johnson (6th)—

**S. B. NO. 978—A BILL TO BE ENTITLED AN ACT RELATING TO TAX ON CIGARETTES, AMENDING SECTION 210.03(1), FLORIDA STATUTES, BY EXCLUDING TRAVELING LOCATIONS FROM MUNICIPAL TAXES; AMENDING THE LAST UNNUMBERED PARAGRAPH OF SUBSECTION (1) OF SECTION 210.15, FLORIDA STATUTES, RELATING TO PERMITS AND RETAIL SALES; PROVIDING EFFECTIVE DATE.**

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

By Senator Mathews—

**S. B. NO. 979**—A BILL TO BE ENTITLED AN ACT RELATING TO EXCISE TAXES ON DOCUMENTS; AMENDING CHAPTER 201, FLORIDA STATUTES BY ADDING THERETO SECTION 201.22; PROVIDING THAT INSTRUMENTS EXECUTED FOR OR IN BEHALF OF THE STATE OF FLORIDA, OR ANY OF ITS POLITICAL SUBDIVISIONS, OR THE UNITED STATES OF AMERICA ARE EXEMPT FROM THE PROVISIONS OF SAID CHAPTER AND PROVIDING AN EFFECTIVE DATE.

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

By Senator Usher—(By Request)—

**S. B. NO. 980**—A BILL TO BE ENTITLED AN ACT RELATING TO THE RELIEF OF CHRIS A. ANDERSON; PROVIDING AN APPROPRIATION TO COMPENSATE HIM FOR LOSS SUSTAINED WHEN HIS VESSEL, SEA WITCH, WAS DESTROYED BY FIRE WHILE UNDER CONTRACT TO THE STATE BOARD OF CONSERVATION; PROVIDING AN EFFECTIVE DATE.

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

By Senator Mathews—

**S. B. NO. 981**—A BILL TO BE ENTITLED AN ACT AUTHORIZING THE PAYMENT TO THE MEMBERS OF THE BOARD OF COUNTY COMMISSIONERS IN THOSE COUNTIES OF THE STATE HAVING A POPULATION OF MORE THAN FOUR HUNDRED FIFTY THOUSAND (450,000) INHABITANTS, ACCORDING TO THE LATEST OFFICIAL CENSUS, AND NOT HAVING HOME RULE UNDER THE CONSTITUTION, A SPECIFIED MONTHLY ALLOWANCE FOR THE USE OF THEIR AUTOMOBILES IN THE TRANSACTION OF OFFICIAL COUNTY BUSINESS; DECLARING THE SAME TO BE A LAWFUL COUNTY PURPOSE; PROVIDING AN EFFECTIVE DATE.

Which was read the first time by title only.

Senator Mathews moved that the rules be waived and Senate Bill No. 981 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 981 was read the second time by title only.

Senator Mathews moved that the rules be further waived and Senate Bill No. 981 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and Senate Bill No. 981 was read the third time in full.

Upon the passage of Senate Bill No. 981 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So Senate Bill No. 981 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Mathews—

**S. B. NO. 982**—A BILL TO BE ENTITLED AN ACT TO AMEND SECTION 10 OF CHAPTER 61-2101, SPECIAL ACTS OF THE LEGISLATURE 1961, RELATING TO THE CREATION OF A DUVAL COUNTY CHARITABLE SOLICITATIONS COMMISSION, PROVIDING A PENALTY FOR VIOLATING THE PROVISIONS OF SAID ACT; PROVIDING AN EFFECTIVE DATE.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 982 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

Senator Mathews moved that the rules be waived and Senate Bill No. 982 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 982 was read the second time by title only.

Senator Mathews moved that the rules be further waived and Senate Bill No. 982 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and Senate Bill No. 982 was read the third time in full.

Upon the passage of Senate Bill No. 982 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So Senate Bill No. 982 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Friday—

**S. B. NO. 983**—A BILL TO BE ENTITLED AN ACT RELATING TO JUDICIAL CIRCUITS; AMENDING SECTIONS 26.13 AND 26.33, FLORIDA STATUTES, AND CREATING SECTIONS 26.163 AND 26.363, FLORIDA STATUTES; PROVIDING FOR THE CREATION OF AN EIGHTEENTH (18th) JUDICIAL CIRCUIT FROM THREE (3) COUNTIES IN THE TWELFTH (12th) JUDICIAL CIRCUIT; PROVIDING THAT TERMS OF CIRCUIT JUDGES RESIDING IN THE TWELFTH (12th) AND EIGHTEENTH (18th) JUDICIAL CIRCUITS SHALL CONTINUE UNTIL THEIR NORMAL EXPIRATION; PROVIDING FOR SPRING AND FALL TERMS; PROVIDING AN EFFECTIVE DATE.

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

By Senator Boyd—

**S. B. NO. 984**—A BILL TO BE ENTITLED AN ACT AMENDING SECTION 334.05, F.S., RELATING TO THE ACQUISITION OF PROPERTY FOR STATE ROAD DE-

PARTMENT OFFICES, AND CONFERRING THE POWER OF EMINENT DOMAIN FOR THE ACQUISITION THEREOF; PROVIDING AN EFFECTIVE DATE.

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

By Senators Johns and Johnson (6th)—

**S. B. NO. 985—A BILL TO BE ENTITLED AN ACT RELATING TO THE REGULATION OF WATCH-MAKING AND WATCH REPAIR PROFESSION IN THE STATE; AMENDING SECTION 489.02, FLORIDA STATUTES, BY PROVIDING THAT ALL WATCHMAKING AND WATCH REPAIR BE PERFORMED BY A REGISTERED WATCHMAKER; AMENDING SECTION 489.03(2), FLORIDA STATUTES, BY PROVIDING PER DIEM AND MILEAGE FOR COMMISSION MEMBERS AND FIXING COMPENSATION OF SECRETARY OF COMMISSION; AMENDING SECTION 489.06(3), FLORIDA STATUTES, BY PROVIDING ANNUAL LICENSE RENEWAL FEE OF SEVEN DOLLARS (\$7.00); PROVIDING AN EFFECTIVE DATE.**

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

By Senator Mathews—

**S. B. NO. 986—A BILL TO BE ENTITLED AN ACT PROVIDING FOR AN ELECTION TO BE HELD ON NOVEMBER 3, 1964, IN THE CITY OF JACKSONVILLE AND IN CERTAIN ZONES OF TERRITORY CONTIGUOUS THERETO, HEREIN DESCRIBED, TO DETERMINE WHETHER ANY OR ALL OF SAID ZONES SHALL BE AND BECOME A PART OF THE CITY OF JACKSONVILLE; EXTENDING THE CORPORATE LIMITS OF SAID CITY EFFECTIVE DECEMBER 31, 1965, TO INCLUDE ANY OF SAID ZONES WHEN AT SUCH ELECTION A MAJORITY OF THE VOTES CAST BY THE REGISTERED VOTERS IN THE CITY APPROVE INCLUDING IN SAID CITY ANY OF SAID ZONES WHEREIN A MAJORITY OF THE VOTES CAST BY THE REGISTERED VOTERS IN A PARTICULAR ZONE FAVOR INCLUSION OF SAME, AND A MAJORITY OF THE REGISTERED VOTERS IN THE PARTICULAR ZONE APPROVE THE SAME BEING AND BECOMING A PART OF SAID CITY; PROVIDING THE MANNER OF CONDUCTING AND DECLARING THE RESULTS OF SAID ELECTION; PRESCRIBING THE METHOD OF TAXATION OF REAL AND PERSONAL PROPERTY WITHIN ANY ZONE THAT BECOMES A PART OF SAID CITY; PROVIDING FOR AN INCREASE IN THE NUMBER OF WARDS AND COUNCILMEN OF THE CITY UPON ONE OR MORE OF SAID ZONES BECOMING A PART OF THE CITY; PROVIDING FOR THE NOMINATION AND ELECTION OF THE FIRST COUNCILMAN FROM ANY SUCH ZONE OR WARD BECOMING A PART OF THE CITY BY THE REGISTERED VOTERS IN ANY SUCH WARD; PRESCRIBING THE TIMES, MANNER OF CONDUCTING AND DECLARING THE RESULTS OF PRIMARY AND SPECIAL ELECTIONS TO NOMINATE AND ELECT ANY SUCH FIRST COUNCILMEN WHO MEET CERTAIN ELIGIBILITY REQUIREMENTS; REQUIRING THAT UPON ANY OF SUCH ZONES BECOMING A PART OF SAID CITY, THE BOUNDARIES OF THE WARDS OF THE CITY SHALL BE RE-ESTABLISHED PRIOR TO THE YEAR 1967, SO THAT THE NUMBER OF REGISTERED VOTERS IN EACH WARD SHALL BE AS NEARLY EQUAL AS PRACTICABLE; PROVIDING AN EFFECTIVE DATE.**

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 986 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

Senator Mathews moved that the rules be waived and Senate Bill No. 986 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 986 was read the second time by title only.

Senator Mathews moved that the rules be further waived and Senate Bill No. 986 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and Senate Bill No. 986 was read the third time in full.

Upon the passage of Senate Bill No. 986 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So Senate Bill No. 986 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Johnson (19th)—

**S. B. NO. 987—A BILL TO BE ENTITLED AN ACT CREATING AND ESTABLISHING THE ORLANDO-ORANGE COUNTY EXPRESSWAY AUTHORITY; PROVIDING DEFINITIONS OF TERMS; PROVIDING FOR MEMBERS THEREON; PROVIDING PURPOSES AND POWERS FOR SAID AUTHORITY; PROVIDING FOR THE ISSUANCE OF BONDS AND REMEDIES OF BONDHOLDERS; AND PROVIDING FOR AN EFFECTIVE DATE THEREOF.**

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

By Senator Melton—

**S. B. NO. 988—A BILL TO BE ENTITLED AN ACT RELATING TO THE CREATION AND ESTABLISHMENT OF THE LAKE SHORE HOSPITAL AUTHORITY OF COLUMBIA COUNTY, FLORIDA; PROVIDING FOR THE DUTIES, POWERS AND FUNCTIONS OF SUCH AUTHORITY, INCLUDING THE ACQUISITION, CONSTRUCTION AND OPERATION OF HOSPITALS AND THE ISSUANCE OF REVENUE BONDS; PROVIDING APPROPRIATION; PROVIDING EFFECTIVE DATE.**

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 988 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

Senator Melton moved that the rules be waived and Senate Bill No. 988 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 988 was read the second time by title only.

Senator Melton moved that the rules be further waived and Senate Bill No. 988 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and Senate Bill No. 988 was read the third time in full.

Upon the passage of Senate Bill No. 988 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So Senate Bill No. 988 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senators Parrish, Barber and Campbell—

**S. B. NO. 989—A BILL TO BE ENTITLED AN ACT RELATING TO THE FINANCING OF CAPITAL IMPROVEMENTS FOR INSTITUTIONS OF HIGHER LEARNING AND JUNIOR COLLEGES; PROVIDING THAT GROSS RECEIPTS TAXES ON CERTAIN PUBLIC SERVICE CORPORATIONS NOW COLLECTED UNDER CHAPTER 203, FLORIDA STATUTES, SHALL BE PAID INTO A "GROSS RECEIPTS TAXES COLLECTION TRUST FUND"; PROVIDING THAT FUNDS PAID INTO SAID GROSS RECEIPTS TAXES COLLECTION TRUST FUND SHALL BE TRUST FUNDS WITHIN THE MEANING OF SECTION 215.32(1)(b), FLORIDA STATUTES; PROVIDING THAT THE STATE BOARD OF EDUCATION SHALL HAVE THE MANAGEMENT AND SUPERVISION OF THE FUNDS ON DEPOSIT IN SAID TRUST FUNDS; PROVIDING THAT SUCH TRUST FUNDS MAY BE USED FOR THE PURPOSE OF CAPITAL IMPROVEMENT PROJECTS FOR JUNIOR COLLEGES AND INSTITUTIONS OF HIGHER LEARNING APPROVED OR AUTHORIZED BY THE LEGISLATURE; PROVIDING THAT SUCH TRUST FUND MAY BE USED TO REPAY REVENUE BONDS ISSUED TO FINANCE SUCH CAPITAL IMPROVEMENT PROJECTS; PROVIDING THAT SUCH TRUST FUND MAY BE USED FOR THE PAYMENT OF RENTALS OR PURCHASE PAYMENTS PURSUANT TO LEASE-PURCHASE AGREEMENTS WITH THE FLORIDA DEVELOPMENT COMMISSION; PROVIDING FOR THE ISSUANCE OF REVENUE BONDS BY THE STATE BOARD OF EDUCATION AND THE BOARD OF CONTROL OF FLORIDA; PROVIDING THAT ALL SUCH REVENUE BONDS MUST BE SOLD AT PUBLIC SALE AFTER COMPETITIVE BIDDING; PROVIDING THAT SUCH REVENUE BONDS SHALL BE PAYABLE ONLY FROM SAID TRUST FUND AND SHALL NOT BE AN OBLIGATION OF THE STATE OF FLORIDA; PROVIDING THAT SUCH REVENUE BONDS SHALL BE LEGAL INVESTMENTS FOR PUBLIC AGENCIES, BANKS AND FIDUCIARIES; PROVIDING THAT THE PROVISIONS OF SAID ACT SHALL BE CUMULATIVE AND SUPPLEMENTAL TO EXISTING LAW; AND PROVIDING EFFECTIVE DATE.**

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

Senator Spottswood requested unanimous consent of the Senate to take up and consider Senate Bill No. 846, out of its order.

Unanimous consent was granted, and—

**S. B. NO. 846—A BILL TO BE ENTITLED AN ACT RELATING TO CLUB BEVERAGE LICENSES IN EACH COUNTY IN THE STATE HAVING A POPULATION**

**OF NOT LESS THAN FORTY-FIVE THOUSAND (45,000) AND NOT MORE THAN FIFTY-ONE THOUSAND (51,000), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; PROVIDING FOR ONE (1) ADDITIONAL BEVERAGE LICENSE; PROVIDING AN EFFECTIVE DATE.**

Was taken up.

Senator Spottswood moved that the rules be waived and Senate Bill No. 846 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 846 was read the second time by title only.

Senator Spottswood moved that the rules be further waived and Senate Bill No. 846 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and Senate Bill No. 846 was read the third time in full.

Upon the passage of Senate Bill No. 846 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So Senate Bill No. 846 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Parrish requested unanimous consent of the Senate to take up and consider Senate Bill No. 673, out of its order.

Unanimous consent was granted, and—

**S. B. NO. 673—A BILL TO BE ENTITLED AN ACT RELATING TO SALT WATER FISHERIES AND CONSERVATION IN ALL COUNTIES OF THE STATE HAVING A POPULATION OF NOT LESS THAN EIGHTY THOUSAND (80,000) NOR MORE THAN ONE HUNDRED TWENTY THOUSAND (120,000), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; REGULATING THE TRANSPORTATION OF OYSTERS; PROVIDING FOR SUCH OYSTERS TO PASS THROUGH LICENSED, CERTIFIED SHELLFISH WHOLESALE DEALERS; PROVIDING EXCEPTION FOR PRIVATE CONSUMPTION; PROVIDING PENALTY FOR VIOLATION; REPEALING CHAPTER 61-1206, LAWS OF FLORIDA; PROVIDING AN EFFECTIVE DATE.**

Was taken up.

Senator Parrish moved that the rules be waived and Senate Bill No. 673 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 673 was read the second time by title only.

Senator Parrish moved that the rules be further waived and Senate Bill No. 673 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and Senate Bill No. 673 was read the third time in full.

Upon the passage of Senate Bill No. 673 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So Senate Bill No. 673 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Parrish requested unanimous consent of the Senate to take up and consider Senate Bill No. 674, out of its order.

Unanimous consent was granted, and—

**S. B. NO. 674—A BILL TO BE ENTITLED AN ACT RELATING TO SALT WATER FISHERIES AND CONSERVATION IN ALL COUNTIES OF THE STATE HAVING A POPULATION OF NOT LESS THAN EIGHTY THOUSAND (80,000) NOR MORE THAN ONE HUNDRED TWENTY THOUSAND (120,000), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; PROHIBITING THE USE OF SNATCH HOOKS TO FISH IN CERTAIN SALT WATERS; REPEALING CHAPTERS 57-530 AND 61-951, LAWS OF FLORIDA; PROVIDING PENALTIES FOR VIOLATION.**

Was taken up.

Senator Parrish moved that the rules be waived and Senate Bill No. 674 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 674 was read the second time by title only.

Senator Parrish moved that the rules be further waived and Senate Bill No. 674 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and Senate Bill No. 674 was read the third time in full.

Upon the passage of Senate Bill No. 674 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So Senate Bill No. 674 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

**MESSAGES FROM THE GOVERNOR**

**VETOED BILL OF 1963 REGULAR SESSION**

The following message from the Governor was read:

STATE OF FLORIDA  
OFFICE OF THE GOVERNOR  
TALLAHASSEE

May 15, 1963

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

Dear Sir:

Pursuant to the authority vested in me as Governor of Florida, under the provisions of Article III, Section 28, of the Constitution of this State, I hereby transmit to you, with my objections, Senate Bill 709, enacted by the Legislature of 1963, and entitled:

“AN ACT RELATING TO THE CITY OF VALPARAISO, IN OKALOOSA COUNTY; AMENDING SECTION 7 OF ARTICLE XII OF CHAPTER 9101, LAWS OF FLORIDA, 1921; PROVIDING TIME FOR HOLDING CITY GENERAL ELECTION; PROVIDING EFFECTIVE DATE.”

I am informed by the introducer of this legislation that an error in the bill changes the date of municipal elections in a manner contrary to his intention. Accordingly, he has asked that I withhold my approval from Senate Bill 709.

Therefore, I am withholding my approval from Senate Bill 709.

Respectfully,  
FARRIS BRYANT  
Governor

The President put the question: “Shall the Bill pass, the governor’s objections to the contrary notwithstanding?”

Upon the passage of Senate Bill No. 709 (1963 Regular Session) the roll was called and the vote was:

Yeas—None.

Nays—38.

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

So Senate Bill No. 709 (1963 Regular Session) failed to pass over the Governor’s objections thereto.

The following message from the Governor was received:

STATE OF FLORIDA  
OFFICE OF THE GOVERNOR  
TALLAHASSEE

May 16, 1963

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

Dear Sir:

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

S. B. 157  
S. B. 485  
S. B. 548  
S. B. 597  
S. B. 701  
S. B. 703

Respectfully,  
FARRIS BRYANT  
Governor

**MESSAGES FROM THE  
HOUSE OF REPRESENTATIVES**

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

Tallahassee, Florida  
May 15, 1963

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

*Sir:*

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

By Senator Whitaker—

S. B. NO. 795

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And Senate Bill No. 795, contained in the above message, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Tallahassee, Florida  
May 15, 1963

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

*Sir:*

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

By Senator Friday—

S. B. NO. 780

Also—

By Senator Whitaker—

S. B. NO. 872

Also—

By Senator Whitaker—

S. B. NO. 926

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And Senate Bills Nos. 780, 872 and 926, contained in the above message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Tallahassee, Florida  
May 15, 1963

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

*Sir:*

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

By Senator Whitaker—

S. B. NO. 871

Proof of publication attached.

Also—

By Senator Pearce—

S. B. NO. 785

Proof of publication attached.

Also—

By Senator Campbell—

S. B. NO. 890

Proof of publication attached.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And Senate Bills Nos. 871, 785 and 890, contained in the above message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Tallahassee, Florida  
May 15, 1963

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

*Sir:*

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate Amendment to—

By Representative Chaires of Dixie—

**H. B. NO. 1492—A BILL TO BE ENTITLED AN ACT RELATING TO DEDICATION OF CERTAIN ROADS WITHIN ANY COUNTY IN THE STATE HAVING A POPULATION OF NOT LESS THAN THREE THOUSAND FOUR HUNDRED (3,400) AND NOT MORE THAN FOUR THOUSAND FIVE HUNDRED (4,500) ACCORDING TO THE LATEST OFFICIAL DECEN-NIAL CENSUS; AUTHORIZING COUNTY COMMIS-SIONERS TO DEDICATE AND PAVE CERTAIN ROADS; PROVIDING EFFECTIVE DATE.**

Which amendment reads as follows:

In Section 1, line 6, on page 1, after the words: "county funds" and before the word: "in" insert the following: not to exceed forty thousand dollars (\$40,000.00) over a four (4) year period

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Tallahassee, Florida  
May 15, 1963

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

*Sir:*

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate Amendments to—

By Representatives Knowles and Boyd of Manatee—

**H. B. NO. 474—A BILL TO BE ENTITLED AN ACT INCORPORATING ALL THE LANDS IN MANATEE COUNTY, FLORIDA, INCLUDED WITHIN THE BOUNDARIES AS SET FORTH BELOW, ACCORDING TO THE PUBLIC RECORDS OF MANATEE COUNTY, FLORIDA, AS A SPECIAL FIRE CONTROL DISTRICT,**

TO PROVIDE FOR AND LIMIT THE POWERS, DUTIES AND LIABILITIES OF SAID DISTRICT IN AND ABOUT OBTAINING THE PURCHASE AND ACQUIRING OF FIRE-FIGHTING EQUIPMENT, FIRE STATIONS, FIRE HYDRANTS, AND WATER SUPPLY FOR PREVENTION OF ALL TYPES OF FIRES, TO PROVIDE FOR INSPECTION OF PLACES OF BUSINESS, APARTMENT HOUSES, THEATRES AND BUILDINGS WHERE LARGE GROUPS OF PEOPLE MIGHT CONGREGATE, TO PROVIDE FOR THE EXERCISE AND ADMINISTRATION OF THE POWERS OF SAID DISTRICT BY A BOARD OF COMMISSIONERS TO BE APPOINTED BY THE GOVERNOR OF THE STATE OF FLORIDA, TO PROVIDE FOR RAISING ALL NECESSARY FUNDS FOR FINANCING SAID DISTRICT AND ALL OF ITS PURPOSES; TO PROVIDE FOR THE LEVY, COLLECTION AND ENFORCEMENT OF SPECIAL ASSESSMENTS AGAINST AND CREATING LIENS UPON LANDS IN SAID DISTRICT: IN ORDER TO RAISE FUNDS FOR THE PURPOSES OF SAID DISTRICT AND DETERMINING THE PRIORITY AND DIGNITY OF SUCH LIENS IN RAISING REVENUES FOR THE PURPOSES OF SAID DISTRICT; TO PROVIDE FOR LIMITATIONS OF CLAIMS, DEMANDS AND SUITS AGAINST SAID DISTRICT; TO AUTHORIZE AND EMPOWER SUCH DISTRICT TO MAKE AND ENTER INTO CONTRACTS WITH FIRMS, INDIVIDUALS, MUNICIPAL CORPORATIONS RELATING TO ANY AND ALL OF THE PURPOSES OF SAID DISTRICT; AND TO PROVIDE FOR AND ESTABLISH THE SAID SPECIAL FIRE CONTROL DISTRICT AS A PUBLIC MUNICIPAL CORPORATION TO BE KNOWN AS TRAILER ESTATES FIRE CONTROL DISTRICT; REPEALING ALL ACTS OR PARTS OF ACTS INSOFAR AS CONFLICT MAY EXIST WITH THIS ACT, AND PROVIDING FOR A REFERENDUM.

Which amendments read as follows:

Amendment No. 1—

In Section 3, line 5, on page 3, strike: "of the State"

Amendment No. 2—

In Section 3, paragraph 3, lines 4 and 5, on page 4, strike: "recommended by the Trailer Estates Civil Defense Volunteer Fire Unit, Inc.," and insert in lieu thereof the following: "from the names of the freeholders residing within said District,"

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Tallahassee, Florida  
May 15, 1963

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has accepted and adopted the report of the Select Committee of the House and Senate pursuant to the provisions of—

By the Committee on Public Roads & Highways—

#### A COMMITTEE SUBSTITUTE FOR H. R. NO. 194

**H. C. R. NO. 194—A CONCURRENT RESOLUTION PROVIDING FOR THE APPOINTMENT OF A JOINT COMMITTEE TO STUDY THE POLICIES, LAWS AND PRACTICES INVOLVED IN THE ISSUANCE AND SALE OF REVENUE CERTIFICATES OR REVENUE BONDS IN THE STATE OF FLORIDA AND REQUIRING SAID COMMITTEE TO MAKE ITS REPORT AND FILE RECOMMENDATIONS.**

WHEREAS, the Constitution of the State of Florida contains a prohibition against state indebtedness except in certain limited cases as provided therein, and

WHEREAS, the Supreme Court of Florida has determined that the above constitutional prohibition does not prevent governmental agencies from issuing and selling revenue certificates or revenue bonds which do not legally pledge the full credit of the State, and

WHEREAS, the counties and municipalities of this State have issued and sold revenue certificates or revenue bonds in the hundreds of millions of dollars to finance county and municipal programs, and

WHEREAS, the Florida Turnpike Authority, the Florida Development Commission, the State Road Department, the Board of Administration, the Board of Control, the Inter-American Center Authority, the Board of Education, and other governmental agencies are authorized to and have issued and sold millions of dollars in revenue certificates or revenue bonds to provide funds for governmental needs, and

WHEREAS, in his message to the 1963 Legislature, His Excellency, Farris Bryant, Governor of the State of Florida, has asked the Legislature to authorize the issuance and sale of an additional one hundred twenty-five million (\$125,000,000) dollars of revenue certificates or revenue bonds to finance higher education and other vital state programs, and

WHEREAS, there has developed legislative concern over the policies, laws and practices of financing government through the extensive use of revenue certificates or revenue bonds, and

WHEREAS, the limitations of a sixty (60) day legislative session require speedy resolution of this legislative concern, and

WHEREAS, the committees of the Senate and the House pertaining to finance and taxation contain those legislators immediately concerned with financing and governmental needs and who must first resolve this legislative concern, NOW, THEREFORE,

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

That a joint committee of six (6) members forthwith be appointed to investigate the methods, safeguards, limitations, interest rates, and other matters which should be observed in governmental financing through the issuance and sale of revenue certificates or revenue bonds and all aspects of state law, policy and practices thereof.

BE IT FURTHER RESOLVED that the President of the Senate forthwith appoint three (3) members from the Senate Committee on Finance and Taxation to this joint committee and the Speaker of the House forthwith appoint three (3) members of the House Committee on Finance and Taxation to this joint committee.

BE IT FURTHER RESOLVED that such joint committee make a report of its findings together with its recommendations to the Senate and to the House of Representatives not later than May 15, 1963.

BE IT FURTHER RESOLVED that it is the sense of the Legislature that this committee shall make a thorough inquiry, time permitting, into all aspects of State laws, policies and practices in the issuance and sale of revenue certificates or revenue bonds. To this end, the Legislature urges this joint committee to fully utilize the knowledge, experience and abilities of accountants, attorneys, bankers, brokers, financial advisers and others who have such knowledge and experience. All such persons within and without the State of Florida are urged to give this joint committee their full cooperation and assistance.

Which report reads as follows:

Tallahassee, Florida  
May 14, 1963

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

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

Sirs:

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

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

\* \* \* \* \*

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

\* \* \* \* \*

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

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

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

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

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

Any committee which may, in the future, be authorized

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

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

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

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

STATE FUNDED LONG TERM DEBT

Principal Outstanding April 1963

ITEM	DESCRIPTION	AMOUNT	INTEREST RATES	
			Range	Average
1.	Florida State Turnpike Authority, 1962, financed from tolls and charges, under Chapter 340, F. S.	\$157,000,000		4.75
2.	Board of Control (dormitory and other university facilities) financed from rents, fees and charges under Chapter 243, F. S.	30,175,800		
3.	Jacksonville Expressway Authority, financed from tolls and gas tax 80% surplus, under Chapter 349, F. S.	68,000,000		4.21

STATE BOARD OF ADMINISTRATION

4.	Old County Road and Bridge Bonds, financed from second gas tax (5th and 6th cents) under Article IX, Section 16, Florida Constitution	17,865,250	.75-6.0	3.44
5.	Lease Purchase Road and Bridge Projects, financed from second gas tax 80% surplus, tolls, etc., under Section 344.26, F. S.	197,339,000	2.3-6.0	3.93

6. Improvement Commission and Development Commission Bonds for Public Buildings, financed from appropriations to state agencies, under Chapter 288, F. S.	9,428,000	3.25-6.0	4.01
7. University System Improvement Revenue Bonds of 1962, by Florida Development Commission, financed from student fees, under Chapters 288 and 243, F. S.	25,000,000		4.17
8. State Board of Education Bonds, financed by Motor Vehicle License Receipts under Article XII, Section 18, Florida Constitution and Section 236.601, F. S.	120,230,000	2.0-4.0	3.1
TOTAL	\$625,037,250		

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

The record of how Florida got into this situation cannot be documented in a short time or in a few words. The Committee believes that many people from all branches of government must share the responsibility. Some Legislatures have failed to appropriate adequate funds for capital outlay purposes, and the Budget Commission has used the capital outlay authorizations for flexibility in budget execution for which other states use short term borrowing. As a result, even the inadequate funds for buildings frequently are not released.

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

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

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

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

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

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

THE COMMITTEE FINDS:

1. That no state, including Florida, has been able to finance its capital outlay program entirely on a pay-as-you go basis.
2. That the experience and history hereinabove delineated has proven that the most economic financing both from the standpoint of interest and cost is through the authorization of bonds under the Constitution.
3. That at this time without further intensive and comprehensive study it would not be advisable to remove from the Constitution the prohibition against pledging the full faith and credit of the State.
4. That revenue bonds authorized by a constitutional amendment with a recognized, adequate and dependable revenue source with a growth potential, pledged by such amendment, is a prime requisite to attracting the most favorable interest rates and costs.
5. That at this time the legislature through a constitutional amendment should limit its endeavors to the financing of the capital outlay necessary for institutions of higher learning and junior colleges.
6. That any proposed constitutional amendment be submitted to the people under Section 3, Article XVII, of the Constitution.
7. That the Board of Administration should be the fiscal agency to administer the program.
8. That as a prime requisite in providing additional safeguards and in insuring public confidence, it is necessary that a Bond Review Board be created to pass upon the feasibility of every bond revenue certificate issue or refunding program of any state agency. This Board

should have legislative representation to insure that approval be given only to such building programs as have had prior legislative approval.

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

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

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

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

#### THE COMMITTEE RECOMMENDS:

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

The duties of the Board shall include:

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

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

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

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

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

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

In conclusion, the Committee has considered carefully the various aspects found to be desirable, and the recommendations herein made should insure that the intent of the legislature will be followed and good business prac-

tices and principles will be applied throughout the bond financing program of the State agencies of Florida.

Respectfully submitted,

WILLIAM G. O'NEILL Vice Chairman	B. C. PEARCE Chairman
WILBUR H. BOYD	IRLO BRONSON
FRED H. SCHULTZ	G. W. WILLIAMS

Members on behalf of the House of Representatives

Members on behalf of the Senate  
—and the accompanying exhibits were ordered filed in the office of the Chief Clerk.

Respectfully,

LAMAR BLEDSOE

Chief Clerk, House of Representatives

Tallahassee, Florida  
May 15, 1963

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

Sir:

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

By Senator Johns—

S. B. NO. 607—A BILL TO BE ENTITLED AN ACT RELATING TO THE INSURANCE CODE AND AMENDING SECTION 627.0406, FLORIDA STATUTES, PERTAINING TO GROUP LIFE INSURANCE SO AS TO INCREASE THE MAXIMUM DOLLAR LIMITATIONS ON THE AMOUNT OF TERM INSURANCE THAT MAY BE PROVIDED TO ANY PERSON COVERED UNDER A POLICY OF GROUP LIFE INSURANCE ISSUED TO AN EMPLOYER, OR TO A LABOR UNION, OR TO THE TRUSTEES OF A FUND ESTABLISHED IN WHOLE OR IN PART, BY AN EMPLOYER OR A LABOR UNION; RELATING TO ELIGIBILITY AND DISCRIMINATION; REPEALING ALL LAWS IN CONFLICT HEREWITH AND PROVIDING AN EFFECTIVE DATE.

Respectfully,

LAMAR BLEDSOE

Chief Clerk, House of Representatives

Senator Johns moved that the rules be waived and the Senate immediately reconsider the vote by which Senate Bill No. 607, as amended, contained in the above message, passed the Senate on May 8, 1963.

The President put the question: "Will the Senate now reconsider the vote by which Senate Bill No. 607, as amended, passed the Senate on May 8, 1963?"

Which was agreed to by a two-thirds vote and the Senate reconsidered the vote by which Senate Bill No. 607, as amended, passed the Senate on May 8, 1963.

The question recurred on the passage of Senate Bill No. 607, as amended.

Pending consideration thereof, by permission of the Senate, Senator Johns withdrew Senate Bill No. 607, as amended, from the further consideration of the Senate.

Tallahassee, Florida  
May 15, 1963

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

Sir:

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

By Senators Gibson, Melton, Stratton and Usher—

**S. B. NO. 621**—A BILL TO BE ENTITLED AN ACT RELATING TO THE USE OF LUMBER FOR CONSTRUCTION; AMENDING SECTION 536.22, FLORIDA STATUTES, MAKING CERTAIN USES OF CERTAIN TYPES OF LUMBER UNLAWFUL; PROVIDING FOR ENFORCEMENT; PROVIDING EFFECTIVE DATE.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Senator Gibson moved that the rules be waived and the Senate immediately reconsider the vote by which Senate Bill No. 621, contained in the above message, passed the Senate on May 8, 1963.

The President put the question: "Will the Senate now reconsider the vote by which Senate Bill No. 621 passed the Senate on May 8, 1963?"

Which was agreed to by a two-thirds vote and the Senate reconsidered the vote by which Senate Bill No. 621 passed the Senate on May 8, 1963.

The question recurred on the passage of Senate Bill No. 621.

Pending consideration thereof, by permission of the Senate, Senator Gibson withdrew Senate Bill No. 621 from the further consideration of the Senate.

Tallahassee, Florida  
May 15, 1963

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

Sir:

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

By Senator Cross—

**S. J. R. NO. 260**—

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO SECTION 2B OF ARTICLE XII OF THE FLORIDA CONSTITUTION; RELATING TO THE APPOINTMENT OF COUNTY SUPERINTENDENTS OF PUBLIC INSTRUCTION.

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

That the amendment to section 2B of Article XII of the Florida constitution set forth below is agreed to and shall be submitted to the electors of the state for ratification or rejection at the general election to be held in November, 1964:

**SECTION 2B. County superintendent of public instruction; appointment in certain counties.—**

(1) The county superintendent of public instruction shall be appointed by the county board of public instruction in the counties of Alachua, Charlotte, Collier, Manatee, Orange, Lee, Monroe, Leon, Indian River, St. Lucie, Broward, Baker, Brevard, Hendry, Hillsborough, Columbia, Lake, Escambia, Putnam, Taylor, Palm Beach, Martin, Volusia and Seminole, wherein the proposition is affirmed by a majority vote of the qualified electors of any such county making the office of county superintendent of public instruction appointive.

(2) The board of public instruction of the county must request an election, which may be a special election or may be on the ballot of any regular primary or general election to be designated by the board of public instruction, and upon such timely request the board of county commissioners of such county will call such special elec-

tion or cause to be placed on the ballot at such other election the proposition whether subsection (1) shall be effective in such county.

(3) Any county adopting the provisions of subsection (1) hereof may after four (4) years return to its former status and reject the provisions of this section by the same procedure outlined in subsection (2) hereof for adopting the provisions thereof in the beginning.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Senator Cross moved that the rules be waived and the Senate immediately reconsider the vote by which Senate Joint Resolution No. 260, as amended, contained in the above message, passed the Senate on May 7, 1963.

The President put the question: "Will the Senate now reconsider the vote by which Senate Joint Resolution No. 260, as amended, passed the Senate on May 7, 1963?"

Which was agreed to by a two-thirds vote and the Senate reconsidered the vote by which Senate Joint Resolution No. 260, as amended, passed the Senate on May 7, 1963.

The question recurred on the passage of Senate Joint Resolution No. 260, as amended.

Pending consideration thereof, by permission of the Senate, Senator Cross withdrew Senate Joint Resolution No. 260, as amended, from the further consideration of the Senate.

Tallahassee, Florida  
May 15, 1963

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

Sir:

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

By The Committee on Insurance—

**C. S. FOR H. B. NO. 541**—A BILL TO BE ENTITLED AN ACT AMENDING SECTION 112.08, FLORIDA STATUTES, BY DESIGNATING PRESENT SECTION AS SUBSECTION (1) AND ADDING NEW SUBSECTION (2) TO LIMIT THE NUMBER OF PAYROLL DEDUCTIONS ON STATE AGENCY PAYROLLS; PROVIDING AN EFFECTIVE DATE.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And Committee Substitute for House Bill No. 541, contained in the above message, was read the first time by title only and referred to the Committee on Governmental Reorganization.

Tallahassee, Florida  
May 15, 1963

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives requests the return of—

By Representatives Sweeny and Karl of Volusia—

**H. B. NO. 947**—A BILL TO BE ENTITLED AN ACT TO AMEND CHAPTER 21297, LAWS OF FLORIDA,

SPECIAL ACTS OF 1941, THE SAME BEING "AN ACT TO ABOLISH THE PRESENT MUNICIPAL GOVERNMENT OF THE TOWN OF HOLLY HILL, IN VOLUSIA COUNTY, FLORIDA, AND TO CREATE, ESTABLISH AND ORGANIZE A MUNICIPALITY TO BE KNOWN AND DESIGNATED AS THE CITY OF HOLLY HILL, AND TO DEFINE ITS TERRITORIAL BOUNDARIES AND POWERS, FRANCHISES AND PRIVILEGES," AS AMENDED; AND TO AMEND SUB-SECTION (m) OF SECTION 9, RELATING TO CONSTRUCTION AND REPAIR OF SIDEWALKS BY ABUTTING PROPERTY OWNERS AND/OR THE CITY BY ADDING THERETO THAT THE CITY HAS THE RIGHT TO PAY ALL OR PART OF SAID COST; REPEALING ALL LAWS IN CONFLICT HEREWITH AND PROVIDING WHEN THIS LAW SHALL TAKE EFFECT.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

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

And House Bill No. 947 was ordered returned to the House of Representatives.

Tallahassee, Florida  
May 15, 1963

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

Sir:

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

By Representative Horne of Leon—

**H. B. NO. 1158**—A BILL TO BE ENTITLED AN ACT RELATING TO DENTISTRY AND DENTAL HYGIENE; AMENDING CHAPTER 466, FLORIDA STATUTES, AND MORE PARTICULARLY SUBSECTION 466.05(3), DEFINING PROPRIETOR; SUBSECTION 466.27(2) AND 466.27(5), RELATING TO PROFESSIONAL SIGNS AND ANNOUNCEMENTS; SUBSECTION 466.35(1), RELATING TO SOLICITING OR ADVERTISEMENT BY UNLICENSED PERSONS; PROVIDING AN EFFECTIVE DATE.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And House Bill No. 1158, contained in the above message, was read the first time by title only and referred to the Committee on Public Health "A" and the Committee on Judiciary "A".

Tallahassee, Florida  
May 15, 1963

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

Sir:

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

By Representatives Bennett and Jones of Bay—

**H. B. NO. 1733**—A BILL TO BE ENTITLED AN ACT RELATING TO COUNTIES IN THE STATE HAVING A POPULATION OF NOT LESS THAN 64,000 NOR MORE

THAN 68,000, ACCORDING TO THE LATEST DECEN-NIAL CENSUS, IN WHICH THE STATE ROAD DEPARTMENT SHALL PROPOSE TO CONSTRUCT A BRIDGE WHICH MAY INTERRUPT NATURAL GAS SERVICE TO A MILITARY INSTALLATION AND REQUIRE RELOCATION OF ALL OR A PART OF A SUBMERGED NATURAL GAS PIPELINE CONSTRUCTED ESPECIALLY TO SERVE SUCH INSTALLATION PURSUANT TO A PERMIT GRANTED BY THE CORPS OF ENGINEERS, UNITED STATES ARMY, BY AUTHORITY OF THE SECRETARY OF THE ARMY; AUTHORIZING THE STATE ROAD DEPARTMENT TO PAY SUCH PORTION OF THE COST FOR CONSTRUCTION OF A PIPELINE FOR THE TEMPORARY SERVICE OF SUCH MILITARY INSTALLATION AS THE STATE ROAD DEPARTMENT SHALL DEEM PROPER AND TO PAY SUCH PORTION OF THE COST FOR THE REMOVING OR RELOCATING OF THE PRESENTLY EXISTING PIPELINE TO SUCH LOCATION OR LOCATIONS AS THE STATE ROAD DEPARTMENT SHALL DEEM PROPER; PROVIDING THAT THIS ACT SHALL BE PERMISSIVE AND NOT OBLIGATORY UPON THE STATE ROAD DEPARTMENT; PROVIDING AN EFFECTIVE DATE.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And House Bill No. 1733, contained in the above message, was read the first time by title only.

Senator Barron moved that the rules be waived and House Bill No. 1733 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1733 was read the second time by title only.

Senator Barron moved that the rules be further waived and House Bill No. 1733 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 1733 was read the third time in full.

Upon the passage of House Bill No. 1733 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 1733 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Tallahassee, Florida  
May 15, 1963

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

Sir:

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

By Representative Ayers of Hernando—

**H. B. NO. 1643**—A BILL TO BE ENTITLED AN ACT RELATING TO ALCOHOLIC BEVERAGE LICENSES IN ALL COUNTIES OF THE STATE HAVING A POPULATION OF NOT LESS THAN TEN THOUSAND NINE HUNDRED (10,900) NOR MORE THAN ELEVEN THOUSAND TWO HUNDRED THIRTY (11,230), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; AUTHORIZING ISSUANCE OF ALCOHOLIC BEVERAGE LICENSES TO HOTELS, MOTELS, MOTOR COURTS AND RESTAURANTS; PROVIDING EXCEPTIONS TO SECTIONS 561.20(1) AND 561.34(3)(8), FLORIDA STATUTES; PROVIDING EFFECTIVE DATE.

Also—

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

**H. B. NO. 1726**—A BILL TO BE ENTITLED AN ACT RELATING TO CLUB BEVERAGE LICENSES IN EACH COUNTY IN THE STATE HAVING A POPULATION OF NOT LESS THAN TWO HUNDRED THOUSAND (200,000) AND NOT MORE THAN TWO HUNDRED SIXTY THOUSAND (260,000), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; PROVIDING FOR TWO (2) ADDITIONAL BEVERAGE LICENSES; PROVIDING EFFECTIVE DATE.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 1643, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

And House Bill No. 1726, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

Tallahassee, Florida  
 May 15, 1963

*The Honorable Wilson Carraway*  
 President of the Senate

Sir:

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

By Representatives Liles, Zacchini, de la Parte and Knopke of Hillsborough—

**H. B. NO. 1678**—A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR ISSUANCE OF A SERIES 11-C CLUB ALCOHOLIC BEVERAGE LICENSE TO THE GRAND LODGE OF FLORIDA, ORDEN CABALLERO DE LA LUZ, TAMPA; UNDER SUB-SECTION (11) OF SECTION 561.34, FLORIDA STATUTES; AFFECTING SUB-SECTION (6) OF SECTION 561.20, FLORIDA STATUTES; PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

Also—

By Representative Owens of Martin—

**H. B. NO. 1476**—A BILL TO BE ENTITLED AN ACT RELATING TO ISSUANCE OF GUN PERMITS IN MARTIN COUNTY; GRANTING TO THE COUNTY JUDGE THE EXCLUSIVE AUTHORITY TO ISSUE GUN PERMITS; DEFINING THE TERM, REQUIREMENTS AND FEE FOR THE ISSUANCE OF GUN PERMITS; PRO-

VIDING A VIOLATION OF THIS ACT SHALL BE A MISDEMEANOR; PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

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

Proof of publication of Notice was attached to House Bill No. 1678 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

And House Bill No. 1678, contained in the above message, was read the first time by title only.

Senator Whitaker moved that the rules be waived and House Bill No. 1678 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1678 was read the second time by title only.

Senator Whitaker moved that the rules be further waived and House Bill No. 1678 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 1678 was read the third time in full.

Upon the passage of House Bill No. 1678 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 1678 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Proof of publication of Notice was attached to House Bill No. 1476 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

And House Bill No. 1476, contained in the above message, was read the first time by title only.

Senator Bronson moved that the rules be waived and House Bill No. 1476 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1476 was read the second time by title only.

Senator Bronson moved that the rules be further waived and House Bill No. 1476 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 1476 was read the third time in full.

Upon the passage of House Bill No. 1476 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 1476 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Tallahassee, Florida  
May 15, 1963

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

Sir:

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

By Representatives Bennett and Jones of Bay—

**H. B. NO. 1732—A BILL TO BE ENTITLED AN ACT TO AUTHORIZE AND EMPOWER THE BOARD OF COUNTY COMMISSIONERS OF BAY COUNTY, FLORIDA, TO EXPEND COUNTY FUNDS FOR THE PURPOSE OF CLEARING SEAWEED FROM THE BEACHES OF BAY COUNTY, FLORIDA.**

Proof of publication attached.

Also—

By Representatives Davis and Fortune of Seminole—

**H. B. NO. 1734—A BILL TO BE ENTITLED AN ACT RELATING TO THE TOWN OF ALTAMONTE SPRINGS, FLORIDA; REPEALING SECTION 29, CHAPTER 8913, LAWS OF FLORIDA, ACTS OF 1921, SAID SECTION BEING A PART OF THE CHARTER OF THE TOWN OF ALTAMONTE SPRINGS, FLORIDA, AND RELATING TO THE ISSUE OF SCRIPT OR TIME WARRANTS AND THE AMOUNT THEREOF BY THE TOWN COUNCIL OF THE TOWN OF ALTAMONTE SPRINGS, FLORIDA.**

Proof of publication attached.

Also—

By Representatives Pruitt and Dressler of Brevard—

**H. B. NO. 1738—A BILL TO BE ENTITLED AN ACT RELATING TO THE COMMISSION OF THE CITY OF MELBOURNE BEACH, IN BREVARD COUNTY; AMENDING SECTION 4 OF ARTICLE I OF CHAPTER 9833, LAWS OF FLORIDA, 1923, BY AUTHORIZING SAID COMMISSION TO APPOINT A MUNICIPAL JUDGE AND TO PROVIDE FOR HIS COMPENSATION AND TERM; PROVIDING EFFECTIVE DATE.**

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Proof of publication of Notice was attached to House Bill No. 1732 when it was introduced in the Senate, and evidence that such Notice has been published was estab-

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

And House Bill No. 1732, contained in the above message, was read the first time by title only.

Senator Barron moved that the rules be waived and House Bill No. 1732 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1732 was read the second time by title only.

Senator Barron moved that the rules be further waived and House Bill No. 1732 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 1732 was read the third time in full.

Upon the passage of House Bill No. 1732 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 1732 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Proof of publication of Notice was attached to House Bill No. 1734 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

And House Bill No. 1734, contained in the above message, was read the first time by title only.

Senator Cleveland moved that the rules be waived and House Bill No. 1734 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1734 was read the second time by title only.

Senator Cleveland moved that the rules be further waived and House Bill No. 1734 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 1734 was read the third time in full.

Upon the passage of House Bill No. 1734 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 1734 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Proof of publication of Notice was attached to House Bill No. 1738 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

And House Bill No. 1738, contained in the above message, was read the first time by title only.

Senator Parrish moved that the rules be waived and House Bill No. 1738 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1738 was read the second time by title only.

Senator Parrish moved that the rules be further waived and House Bill No. 1738 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 1738 was read the third time in full.

Upon the passage of House Bill No. 1738 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 1738 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Tallahassee, Florida  
May 15, 1963

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

Sir:

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

By Representative Griffin of Osceola—

**H. B. NO. 1676**—A BILL TO BE ENTITLED AN ACT RELATING TO SUPPLEMENTAL SALARY FOR CERTAIN CIRCUIT JUDGES RESIDENT IN OSCEOLA COUNTY; AMENDING CHAPTER 61-1274, LAWS OF FLORIDA; AUTHORIZING INCREASED PAYMENT AND MAKING SAME A COUNTY PURPOSE; PROVIDING EFFECTIVE DATE.

Proof of publication attached.

Also—

By Representative Griffin of Osceola—

**H. B. NO. 1677**—A BILL TO BE ENTITLED AN ACT EMPOWERING OSCEOLA COUNTY TO COORDINATE AND DIRECT ITS DEVELOPMENT THROUGH PLANNING AND RELATED ACTIVITIES; PROVIDING FOR THE ESTABLISHMENT, GOVERNMENT AND MAINTENANCE OF A PLANNING COMMISSION AND STAFF;

PROVIDING FOR APPROPRIATIONS, FEES AND OTHER INCOME; PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

Also—

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

**H. B. NO. 1725**—A BILL TO BE ENTITLED AN ACT RELATING TO CITY OF UNIVERSITY PARK, FLORIDA, ELECTIONS; AMENDING SECTIONS 75 AND SUBSECTION (1) OF SECTION 76 OF CHAPTER 2953, SPECIAL ACTS, 1961, LAWS OF FLORIDA.

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE

Chief Clerk, House of Representatives

Proof of publication of Notice was attached to House Bill No. 1676 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

And House Bill No. 1676, contained in the above message, was read the first time by title only.

Senator Bronson moved that the rules be waived and House Bill No. 1676 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1676 was read the second time by title only.

Senator Bronson moved that the rules be further waived and House Bill No. 1676 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 1676 was read the third time in full.

Upon the passage of House Bill No. 1676 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 1676 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Proof of publication of Notice was attached to House Bill No. 1677 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

And House Bill No. 1677, contained in the above message, was read the first time by title only.

Senator Bronson moved that the rules be waived and House Bill No. 1677 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1677 was read the second time by title only.

Senator Bronson moved that the rules be further waived and House Bill No. 1677 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 1677 was read the third time in full.

Upon the passage of House Bill No. 1677 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 1677 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Proof of publication of Notice was attached to House Bill No. 1725 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

And House Bill No. 1725, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

Tallahassee, Florida  
May 15, 1963

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

Sir:

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

By Representative Scott of Lee—

**H. B. NO. 1728—A BILL TO BE ENTITLED AN ACT RELATING TO COUNTY EMPLOYEES IN LEE COUNTY; AUTHORIZING AND EMPOWERING THE BOARD OF COUNTY COMMISSIONERS TO PURCHASE, RENT, SUPPLY OR MAINTAIN UNIFORMS FOR COUNTY EMPLOYEES WHO WORK ON ROADS, BRIDGES, PARKS, AIRPORTS, TOLL FACILITIES OR SHOP EQUIPMENT MAINTENANCE CREWS; PROVIDING AN EFFECTIVE DATE.**

Proof of publication attached.

Also—

By Representative Scott of Lee—

**H. B. NO. 1729—A BILL TO BE ENTITLED AN ACT AUTHORIZING THE BOARD OF COUNTY COMMISSIONERS OF LEE COUNTY TO PURCHASE VEHICLES TO BE USED FOR COUNTY PURPOSES; AUTHORIZING AND ALLOWING SAID BOARD A MONTHLY ALLOWANCE FOR THE USE OF THEIR OWN PRIVATE VEHICLES; PROVIDING AN EFFECTIVE DATE.**

Proof of publication attached.

Also—

By Representatives Bennett and Jones of Bay—

**H. B. NO. 1731—A BILL TO BE ENTITLED AN ACT TO AUTHORIZE AND EMPOWER THE BOARD OF**

**COUNTY COMMISSIONERS OF BAY COUNTY, FLORIDA, TO EXPEND COUNTY FUNDS FOR CONTROL OF STRAY ANIMALS.**

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE

Chief Clerk, House of Representatives

Proof of publication of Notice was attached to House Bill No. 1728 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

And House Bill No. 1728, contained in the above message, was read the first time by title only.

Senator Friday moved that the rules be waived and House Bill No. 1728 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1728 was read the second time by title only.

Senator Friday moved that the rules be further waived and House Bill No. 1728 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 1728 was read the third time in full.

Upon the passage of House Bill No. 1728 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 1728 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Proof of publication of Notice was attached to House Bill No. 1729 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

And House Bill No. 1729, contained in the above message, was read the first time by title only.

Senator Friday moved that the rules be waived and House Bill No. 1729 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1729 was read the second time by title only.

Senator Friday moved that the rules be further waived and House Bill No. 1729 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 1729 was read the third time in full.

Upon the passage of House Bill No. 1729 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 1729 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Proof of publication of Notice was attached to House Bill No. 1731 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

And House Bill No. 1731, contained in the above message, was read the first time by title only.

Senator Barron moved that the rules be waived and House Bill No. 1731 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1731 was read the second time by title only.

Senator Barron moved that the rules be further waived and House Bill No. 1731 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 1731 was read the third time in full.

Upon the passage of House Bill No. 1731 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 1731 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Tallahassee, Florida  
May 15, 1963

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

Sir:

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

By Representative Broxson of Santa Rosa—

**H. B. NO. 1578—A BILL TO BE ENTITLED AN ACT RELATING TO FUTURE HOMEOWNERS OF AMERICA CHAPTERS IN ANY COUNTY IN THE STATE HAVING A POPULATION OF NOT LESS THAN TWENTY-NINE THOUSAND (29,000) AND NOT MORE THAN THIRTY THOUSAND (30,000) ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; AU-**

THORIZING BOARD OF PUBLIC INSTRUCTION TO MAKE A SPECIFIED CONTRIBUTION THERETO; PROVIDING EFFECTIVE DATE.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And House Bill No. 1578, contained in the above message, was read the first time by title only.

Senator Mapoles moved that the rules be waived and House Bill No. 1578 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1578 was read the second time by title only.

Senator Mapoles moved that the rules be further waived and House Bill No. 1578 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 1578 was read the third time in full.

Upon the passage of House Bill No. 1578 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 1578 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

**ORDER OF THE DAY**

Senator Cross, Chairman of the Committee on Rules and Calendar, moved that the Senate proceed to the consideration of House Bills on the Calendar of House Bills and Joint Resolutions on Second Reading.

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

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

House Bill No. 58, House Joint Resolution No. 59 and House Bill No. 173 were taken up and the consideration thereof was temporarily deferred, the Bills and Joint Resolution retaining their respective places on the Calendar of Bills on Second Reading.

**H. B. NO. 582—A BILL TO BE ENTITLED AN ACT RELATING TO THE DISPLAY OF UNITED STATES FLAGS; DIRECTING THE BOARDS OF COUNTY COMMISSIONERS OF THE COUNTIES OF THE STATE TO EXPEND MONEY FOR AND TO DISPLAY THE UNITED STATES FLAG AT ALL POLLING PLACES ON ELECTION DAY; PROVIDING AN EFFECTIVE DATE.**

Was taken up.

Senator Johnson (19th) moved that the rules be waived and House Bill No. 582 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 582 was read the second time by title only.

Senator Askew offered the following amendment to House Bill No. 582:

In Section 1, on page 1, strike: all of subsections (1) and (2) and insert in lieu thereof the following:

(1) The board of county commissioners of each county in this state shall provide a flag of the United States for each polling place in the county. The flag shall be displayed properly and prominently at all designated polling places on all days when an election is being held.

(2) The board of county commissioners of each county in the state shall make the flags available to each municipality or governmental body holding an election within such county for each election held for any such municipality or governmental body within such county. The municipality or governmental body shall have the responsibility of properly and prominently displaying the flag at each such polling place on all days when an election is being held and shall bear the expense of displaying the flag of the United States.

(3) Each board of county commissioners is authorized to purchase a sufficient number of flags to carry out the purpose of this act out of the general revenue fund of each such county.

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

Which was agreed to and the amendment was adopted.

Senator Askew also offered the following amendment to House Bill No. 582:

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

A BILL TO BE ENTITLED AN ACT RELATING TO THE DISPLAY OF THE FLAG OF THE UNITED STATES; PROVIDING FOR THE BOARD OF COUNTY COMMISSIONERS TO PURCHASE FLAGS; PROVIDING FOR DISPLAY OF FLAGS AT EACH POLLING PLACE WHERE ELECTION IS BEING HELD; PROVIDING FOR FLAGS TO BE MADE AVAILABLE TO MUNICIPALITIES AND OTHER GOVERNMENTAL BODIES WITHIN THE COUNTY; PROVIDING AN EFFECTIVE DATE.

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

Which was agreed to and the amendment was adopted.

Senator Johnson (19th) moved that the rules be further waived and House Bill No. 582, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 582, as amended, was read the third time in full.

Upon the passage of House Bill No. 582, as amended, the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 582 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives immediately.

**H. B. NO. 169**—A BILL TO BE ENTITLED AN ACT RELATING TO EXAMINATION FEES REQUIRED TO BE PAID BY INDUSTRIAL SAVINGS BANKS; FIXING THE AMOUNTS OF EXAMINATION FEES REQUIRED TO BE PAID BY INDUSTRIAL SAVINGS BANKS; SPECIFYING TO WHOM SUCH FEES SHALL BE PAID AND THE FUND TO WHICH THE SAME SHALL BE CREDITED; AMENDING SECTION 656.22, FLORIDA STATUTES; AND PROVIDING AN EFFECTIVE DATE.

Was taken up.

Senator Price moved that the rules be waived and House Bill No. 169 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 169 was read the second time by title only.

Senator Price moved that the rules be further waived and House Bill No. 169 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 169 was read the third time in full.

Upon the passage of House Bill No. 169 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 169 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

**H. B. NO. 170**—A BILL TO BE ENTITLED AN ACT RELATING TO APPLICATIONS FOR AUTHORITY TO ORGANIZE BANKS AND THE FEE REQUIRED IN CONNECTION THEREWITH; AMENDING SUBSECTION (2) OF SECTION 659.02, FLORIDA STATUTES; AND PROVIDING AN EFFECTIVE DATE.

Was taken up.

Senator Price moved that the rules be waived and House Bill No. 170 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 170 was read the second time by title only.

Senator Price moved that the rules be further waived and House Bill No. 170 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 170 was read the third time in full.

Upon the passage of House Bill No. 170 the roll was called and the vote was:

Yeas—45.

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

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

Nays—None.

So House Bill No. 170 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

**H. B. NO. 171—A BILL TO BE ENTITLED AN ACT RELATING TO EXAMINATION FEES REQUIRED TO BE PAID BY STATE BANKS AND TRUST COMPANIES; FIXING THE AMOUNTS OF EXAMINATION FEES REQUIRED TO BE PAID BY STATE BANKS AND TRUST COMPANIES; SPECIFYING TO WHOM SUCH FEES SHALL BE PAID AND THE FUND TO WHICH THE SAME SHALL BE CREDITED; AMENDING SECTION 658.08, FLORIDA STATUTES; AND PROVIDING AN EFFECTIVE DATE.**

Was taken up.

Senator Price moved that the rules be waived and House Bill No. 171 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 171 was read the second time by title only.

Senator Price moved that the rules be further waived and House Bill No. 171 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 171 was read the third time in full.

Upon the passage of House Bill No. 171 the roll was called and the vote was:

Yeas—41.

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

Nays—2.

Galloway      Mapoles

So House Bill No. 171 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

**H. B. NO. 517—A BILL TO BE ENTITLED AN ACT RELATING TO THE SHIP CANAL NAVIGATION DISTRICT; AMENDING SECTION 374.351, FLORIDA STATUTES; PROVIDING FOR PAYMENT OF A PER DIEM ALLOWANCE AND TRAVELING EXPENSES; PROVIDING AN EFFECTIVE DATE.**

Was taken up.

Senator Covington moved that the rules be waived and House Bill No. 517 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 517 was read the second time by title only.

Senator Covington moved that the rules be further waived and House Bill No. 517 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 517 was read the third time in full.

Upon the passage of House Bill No. 517 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 517 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

**H. B. NO. 224—A BILL TO BE ENTITLED AN ACT PROVIDING THAT WHEN THERE IS NO SUFFICIENT EVIDENCE OF THE ORDER IN WHICH THE DEATHS OF TWO OR MORE PERSONS OCCURRED, NO ONE OF SUCH PERSONS SHALL BE PRESUMED TO HAVE DIED FIRST; SPECIFYING AN EXCEPTION TO SUCH PRESUMPTION OR ABSENCE OF PRESUMPTION IN CASES WHERE THE TITLE TO PROPERTY OR THE DEVOLUTION THEREOF DEPENDS UPON PRIORITY OF DEATH AND THERE IS NO SUFFICIENT EVIDENCE OF THE ORDER IN WHICH THE DEATHS OF SUCH PERSONS OCCURRED, BY PROVIDING THAT IN SUCH CASES THE PROVISIONS OF SECTION 736.05, FLORIDA STATUTES, SHALL CONTROL; REPEALING SECTION 731.26, FLORIDA STATUTES, BY ADDING THERETO A NEW SECTION TO BE DESIGNATED AS SECTION 736.041; AND PROVIDING AN EFFECTIVE DATE.**

Was taken up.

Senator McCarty moved that the rules be waived and House Bill No. 224 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 224 was read the second time by title only.

Senator Galloway moved that House Bill No. 224 be referred to an appropriate committee.

Which was not agreed to.

Senator McCarty moved that the rules be further waived and House Bill No. 224 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 224 was read the third time in full.

Upon the passage of House Bill No. 224 the roll was called and the vote was:

Yeas—30.

Mr. President	Covington	Hollahan	Ryan
Barber	Cross	Johnson(19th)	Usher
Barron	Davis	McCarty	Whitaker
Blank	Friday	Mathews	Williams (27th)
Boyd	Gautier	Melton	Williams (4th)
Campbell	Gibson	Parrish	Young
Clarke	Henderson	Pearce	
Cleveland	Herrell	Pope	

Nays—3.

Galloway      Johns      Mapoles

So House Bill No. 224 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

**H. B. NO. 523**—A BILL TO BE ENTITLED AN ACT RELATING TO GROUP DISABILITY INSURANCE; AMENDING SUBSECTION (1) OF SECTION 627.0602, FLORIDA STATUTES, RELATING TO THE NUMBER OF EMPLOYEES NECESSARY FOR QUALIFICATIONS OF GROUPS UNDER THE ACT BY DECREASING THE NUMBER FROM FIFTEEN TO TEN AND LIMITING THE COVERAGE OF DIRECTORS; AND PROVIDING AN EFFECTIVE DATE.

Was taken up.

Senator Johns moved that the rules be waived and House Bill No. 523 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 523 was read the second time by title only.

Senator Johns moved that the rules be further waived and House Bill No. 523 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 523 was read the third time in full.

Upon the passage of House Bill No. 523 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 523 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

**H. B. NO. 524**—A BILL TO BE ENTITLED AN ACT RELATING TO GROUP LIFE INSURANCE; AMENDING SUBSECTION (3) OF SECTION 627.0401, AND SUBSECTION (3) OF SECTION 627.0403 FLORIDA STATUTES, RELATING TO THE NUMBER OF EMPLOYEES OR MEMBERS NECESSARY FOR QUALIFICATIONS OF GROUPS UNDER THE ACT BY DECREASING THE NUMBER FROM FIFTEEN TO TEN.

Was taken up.

Senator Johns moved that the rules be waived and House Bill No. 524 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 524 was read the second time by title only.

Senator Johns moved that the rules be further waived and House Bill No. 524 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 524 was read the third time in full.

Upon the passage of House Bill No. 524 the roll was called and the vote was:

Yeas—45.

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

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

Nays—None.

So House Bill No. 524 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

House Bill No. 865 and House Joint Resolution No. 869 were taken up and the consideration thereof was temporarily deferred, the Bill and Joint Resolution retaining their respective places on the Calendar of Bills on Second Reading.

**H. B. NO. 555**—A BILL TO BE ENTITLED AN ACT RELATING TO TAX ASSESSMENTS AND TAX SALES; AMENDING CHAPTER 193, FLORIDA STATUTES, BY ADDING SECTION 193.021; PROVIDING A BASIS UPON WHICH REAL AND PERSONAL PROPERTY SHALL BE ASSESSED; AMENDING SECTIONS 193.06, 193.11(1) (2), 193.12, 193.13, 193.22, AND 192.31(1), FLORIDA STATUTES, TO CONFORM TO THE BASIS PROVIDED IN SECTION 193.021; AMENDING SECTION 193.03, FLORIDA STATUTES, PROVIDING FOR REDUCTION OF MILLAGE WHEN ASSESSED VALUATION IS INCREASED; PROVIDING A PROCEDURE TO INCREASE THE MILLAGE; PROVIDING AN EFFECTIVE DATE.

Was taken up.

Senator Pearce moved that the rules be waived and House Bill No. 555 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 555 was read the second time by title only.

Senator Ryan offered the following amendment to House Bill No. 555:

In Section 8, Sub-section 5, last line on page 10, strike: the period (.) following the words "or general law" and insert in lieu thereof the following: provided, however, the provisions of this act shall not apply to the assessment or levying of ad valorem taxes or millage relating thereto by any multi-county taxing district.

Senator Ryan moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Pope moved that the rules be waived and the Senate immediately reconsider the vote by which the foregoing amendment to House Bill No. 555 was adopted by the Senate this day.

The President put the question: "Will the Senate reconsider the vote by which the foregoing amendment to House Bill No. 555 was adopted by the Senate this day?"

Which was agreed to by a two-thirds vote and the Senate reconsidered the vote by which the foregoing amendment to House Bill No. 555 was adopted by the Senate this day.

The question recurred on the adoption of the foregoing amendment offered by Senator Ryan to House Bill No. 555.

Pending consideration thereof, by permission of the Senate, Senator Ryan withdrew the foregoing amendment from the further consideration of the Senate.

Senator Pope offered the following amendment to House Bill No. 555:

In Section 8, Sub-section 1, line 4, on page 6, after the comma insert the following: within the counties

Senator Pope moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Ryan offered the following amendment to House Bill No. 555:

In Section 8, Sub-section 1, strike the words: following "preceding year." and insert in lieu thereof the following: Providing however with respect to any multi-county tax district the governing board of said multi-county tax district shall reduce the millage in any county within said district in accordance with this law when said county shall have assessment rolls prepared in accordance with this law.

Senator Ryan moved the adoption of the amendment.

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

Senator Pearce moved that the rules be further waived and House Bill No. 555, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 555, as amended, was read the third time in full.

Upon the passage of House Bill No. 555, as amended, the roll was called and the vote was:

Yeas—34.

Mr. President	Connor	Johns	Pope
Barber	Covington	Johnson(19th)	Price
Barron	Cross	Johnson (6th)	Ryan
Blank	Davis	Kelly	Stratton
Boyd	Fraser	McCarty	Usher
Bronson	Friday	Mathews	Williams (27th)
Campbell	Gautier	Melton	Young
Clarke	Henderson	Parrish	
Cleveland	Hollahan	Pearce	

Nays—7.

Edwards	Gibson	Tucker	Williams (4th)
Galloway	Roberts	Whitaker	

So House Bill No. 555 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives immediately.

PAIR

The following Pair was announced by the Secretary in accordance with Senate Rule 12:

I am paired with Senator Mapoles on H. B. No. 555.

If he were present he would vote "Nay" and I would vote "Yea".

CLIFF HERRELL  
Senator, 13th District

Dated: May 16, 1963

House Bill No. 467 was taken up and the consideration thereof was temporarily deferred, the Bill retaining its place on the Calendar of Bills on Second Reading.

H. B. NO. 1326—A BILL TO BE ENTITLED AN ACT RELATING TO SCHOOL TRANSPORTATION IN LEE COUNTY; PROVIDING THAT BOARD OF PUBLIC INSTRUCTION MAY RECEIVE FEES FOR TRANSPORTATION OF CERTAIN PUPILS; RESERVING CERTAIN RIGHTS TO SAID BOARD; PROVIDING REFERENCE.

Was taken up.

Senator Friday moved that the rules be waived and House Bill No. 1326 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1326 was read the second time by title only.

Senator Friday moved that the rules be further waived and House Bill No. 1326 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 1326 was read the third time in full.

Upon the passage of House Bill No. 1326 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 1326 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

H. B. NO. 814—A BILL TO BE ENTITLED AN ACT RELATING TO THE STATE ROAD DEPARTMENT TO AMEND SECTION 334.24(2), F. S., REMOVING THE LIMITATION UPON THE AMOUNT THE DEPARTMENT IS AUTHORIZED TO PAY OUT OF STATE ROAD FUNDS TO UNIVERSITIES WITHIN THE STATE FOR THE TRAINING OF ENGINEERS, MAKING OF ENGINEERING RESEARCH STUDIES AND THE FURNISHING OF DATA CONCERNING THE SAME IN FIELDS WHICH ARE NEEDFUL AND BENEFICIAL IN THE PLANNING, CONSTRUCTION AND IMPROVEMENT OF PUBLIC HIGHWAYS, AND PROVIDING AN EFFECTIVE DATE.

Was taken up.

Senator Williams (27th) moved that the rules be waived and House Bill No. 814 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 814 was read the second time by title only.

Senator Williams (27th) moved that the rules be further waived and House Bill No. 814 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 814 was read the third time in full.

Upon the passage of House Bill No. 814 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 814 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

H. B. NO. 813—A BILL TO BE ENTITLED AN ACT RELATING TO THE STATE ROAD DEPARTMENT,

AMENDING SUBSECTION (2) (d) OF SECTION 339.08, F. S., TO PROVIDE FOR THE PAYMENT OF COMPENSATION TO EMPLOYEES OF THE STATE ROAD DEPARTMENT FOR OVERTIME WORK IN EXCESS OF FORTY HOURS (40) PER WEEK OR OTHER ACCEPTED STANDARD WORK WEEK AS DEFINED BY REGULATION OF THE STATE ROAD BOARD, AND PROVIDING AN EFFECTIVE DATE.

Was taken up.

Senator Williams (27th) moved that the rules be waived and House Bill No. 813 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 813 was read the second time by title only.

Senator Williams (27th) moved that the rules be further waived and House Bill No. 813 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 813 was read the third time in full.

Upon the passage of House Bill No. 813 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 813 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

**H. B. NO. 812—A BILL TO BE ENTITLED AN ACT RELATING TO THE STATE ROAD DEPARTMENT, AMENDING SECTION 317.232(4), F. S., AUTHORIZING THE DEPARTMENT TO ESTABLISH STANDARDS FOR AUTOMATIC TRAFFIC CONTROL DEVICES AT SCHOOL CROSSINGS, AND PROVIDING AN EFFECTIVE DATE.**

Was taken up.

Senator Williams (27th) moved that the rules be waived and House Bill No. 812 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 812 was read the second time by title only.

Senator Williams (27th) moved that the rules be further waived and House Bill No. 812 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 812 was read the third time in full.

Upon the passage of House Bill No. 812 the roll was called and the vote was:

Yeas—43.

Mr. President	Campbell	Davis	Gibson
Barber	Clarke	Edwards	Henderson
Barron	Cleveland	Fraser	Herrell
Blank	Connor	Friday	Hollahan
Boyd	Covington	Galloway	Johns
Bronson	Cross	Gautier	Johnson (6th)

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

Nays—1.

Johnson(19th)

So House Bill No. 812 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

**H. B. NO. 471—A BILL TO BE ENTITLED AN ACT RELATING TO THE FLORIDA TURNPIKE LAW; AMENDING SUBSECTION (2) OF SECTION 340.05, FLORIDA STATUTES, RELATING TO THE PER DIEM SUBSISTENCE AND MILEAGE ALLOWANCE FOR MEMBERS OF THE TURNPIKE AUTHORITY; AMENDING SECTION 340.30, FLORIDA STATUTES, RELATING TO THE AUDIT OF THE BOOKS AND ACCOUNTS OF THE TURNPIKE AUTHORITY; AMENDING CHAPTER 340, FLORIDA STATUTES, BY ADDING SECTION 340.35, REQUIRING THE TURNPIKE AUTHORITY TO SUBMIT ITS BUDGETS TO THE STATE BUDGET COMMISSION; REPEALING ALL LAWS IN CONFLICT; PROVIDING A SEVERABILITY CLAUSE, AND AN EFFECTIVE DATE.**

Was taken up.

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

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

Senator Boyd moved that the rules be further waived and House Bill No. 471 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 471 was read the third time in full.

Upon the passage of House Bill No. 471 the roll was called and the vote was:

Yeas—42.

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

Nays—1.

Mapoles

So House Bill No. 471 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

**H. B. NO. 290—A BILL TO BE ENTITLED AN ACT RELATING TO ELECTIONS; AMENDING SECTION 98.311, FLORIDA STATUTES, PROVIDING FOR THE FURNISHING OF A LIST OF MENTALLY INCOMPETENT PERSONS WHOSE MENTAL COMPETENCY HAS BEEN RESTORED.**

Was taken up.

Senator Hollahan moved that the rules be waived and House Bill No. 290 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 290 was read the second time by title only.

Senator Hollahan moved that the rules be further waived and House Bill No. 290 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 290 was read the third time in full.

Upon the passage of House Bill No. 290 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 290 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

**H. B. NO. 648—A BILL TO BE ENTITLED AN ACT RELATING TO ELECTIONS; AMENDING CHAPTER 100, FLORIDA STATUTES, BY ADDING SECTION 100-112 PROVIDING FOR FILLING OF VACANCY IN EVENT OF DEATH OF CANDIDATE IMMEDIATELY PRIOR TO ELECTION DAY; PROVIDING AN EFFECTIVE DATE.**

Was taken up.

Senator Herrell moved that the rules be waived and House Bill No. 648 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 648 was read the second time by title only.

Senator Herrell moved that the rules be further waived and House Bill No. 648 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 648 was read the third time in full.

Upon the passage of House Bill No. 648 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 648 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

**H. B. NO. 667—A BILL TO BE ENTITLED AN ACT RELATING TO ABSENTEE REGISTRATION FOR VOTING BY MEMBERS OF ARMED FORCES; AMENDING SECTION 101.693, FLORIDA STATUTES; PROVIDING AN EFFECTIVE DATE.**

Was taken up.

Senator Ryan moved that the rules be waived and House Bill No. 667 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 667 was read the second time by title only.

Senator Ryan moved that the rules be further waived and House Bill No. 667 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 667 was read the third time in full.

Upon the passage of House Bill No. 667 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 667 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

**H. B. NO. 330—A BILL TO BE ENTITLED AN ACT RELATING TO ELECTIONS; AMENDING CHAPTER 98, FLORIDA STATUTES, BY ADDING SECTION 98.082; PRESCRIBING PROCEDURE FOR REMOVAL OF NAME OF ELECTOR FROM REGISTRATION BOOKS.**

Was taken up.

Senator Blank moved that the rules be waived and House Bill No. 330 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 330 was read the second time by title only.

Senator Blank moved that the rules be further waived and House Bill No. 330 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 330 was read the third time in full.

Upon the passage of House Bill No. 330 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 330 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

**H. B. NO. 353—A BILL TO BE ENTITLED AN ACT RELATING TO ELECTIONS; AMENDING SECTION**

101.63, FLORIDA STATUTES; PROVIDING METHOD FOR LISTING APPLICANTS FOR ABSENTEE BALLOTS.

Was taken up.

Senator Barron moved that the rules be waived and House Bill No. 353 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 353 was read the second time by title only.

Senator Barron moved that the rules be further waived and House Bill No. 353 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 353 was read the third time in full.

Upon the passage of House Bill No. 353 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 353 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

**H. B. NO. 505—A BILL TO BE ENTITLED AN ACT RELATING TO ELECTIONS; AMENDING SECTION 103.111, FLORIDA STATUTES, BY ADDING A NEW SECTION TO REQUIRE FILING OF CERTAIN INFORMATION WITH THE STATE COMMITTEE BY COUNTY EXECUTIVE COMMITTEES; PROVIDING AN EFFECTIVE DATE.**

Was taken up.

Senator Blank moved that the rules be waived and House Bill No. 505 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 505 was read the second time by title only.

Senator Blank moved that the rules be further waived and House Bill No. 505 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 505 was read the third time in full.

Upon the passage of House Bill No. 505 the roll was called and the vote was:

Yeas—41.

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

Nays—2.

Gibson	Williams (4th)
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So House Bill No. 505 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Pope moved that House Bill No. 430 be referred to an appropriate committee for further study.

Which was agreed to and House Bill No. 430 was referred to the Committee on Judiciary "A".

**H. B. NO. 431—A BILL TO BE ENTITLED AN ACT RELATING TO ELECTIONS; AMENDING SECTION 99.172, FLORIDA STATUTES, RELATING TO AUTHORIZED EXPENDITURES MADE DURING THE CAMPAIGN; SPECIFYING CERTAIN EXPENDITURES; PROVIDING AN EFFECTIVE DATE.**

Was taken up.

Senator Blank moved that the rules be waived and House Bill No. 431 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 431 was read the second time by title only.

Senator Blank moved that the rules be further waived and House Bill No. 431 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 431 was read the third time in full.

Upon the passage of House Bill No. 431 the roll was called and the vote was:

Yeas—30.

Mr. President	Connor	Herrell	Roberts
Barber	Covington	Hollahan	Ryan
Barron	Cross	Kelly	Spottswood
Blank	Davis	McCarty	Stratton
Bronson	Edwards	Mathews	Whitaker
Campbell	Fraser	Parrish	Williams (27th)
Clarke	Friday	Pearce	
Cleveland	Gautier	Pope	

Nays—9.

Galloway	Johns	Usher
Gibson	Johnson (6th)	Williams (4th)
Henderson	Melton	Young

So House Bill No. 431 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

**H. B. NO. 61—A BILL TO BE ENTITLED AN ACT RELATING TO CHIROPRACTORS AND THE PRACTICE OF CHIROPRACTIC; REVISING CHAPTER 460 BY AMENDING SECTIONS 460.01, 460.02, 460.04, 460.06, 460.07, 460.08, 460.09, 460.12, 460.13(3), 460.14, 460.15, 460.19, 460.20, 460.21, 460.22, 460.25, 460.26, 460.27, ALL FLORIDA STATUTES; ADDING NEW SECTIONS 460.001, 460.031, 460.071, 460.072, 460.073, 460.131, 460.132, 460.133, 460.134, 460.135, 460.136, 460.137, 460.138, 460.139, 460.141, 460.211, 460.261, 460.262, ALL FLORIDA STATUTES; RELATING TO THE BOARD OF CHIROPRACTIC EXAMINERS, ITS CONSTITUTION, QUALIFICATIONS OF MEMBERS AND ORGANIZATION; LICENSING OF APPLICANTS; LICENSE FEES; REVOCATION AND SUSPENSION OF LICENSES AND ATTENDANT PROCEDURES; VIOLATIONS AND PENALTIES; REPEALING SECTIONS 460.05, 460.10 AND 460.18, FLORIDA STATUTES; PROVIDING AN EFFECTIVE DATE.**

Was taken up.

Senator Whitaker moved that the rules be waived and House Bill No. 61 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 61 was read the second time by title only.

The Committee on Public Health "A" offered the following amendment to House Bill No. 61:

In Section 11, Sub-section (2), strike the words and figures "of five dollars (\$5.00) to the board" and insert the following in lieu thereof: as hereinafter provided.

Senator Whitaker moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Public Health "A" also offered the following amendment to House Bill No. 61:

In Section 24, line 5, on page 24, strike: "a physician in a state institution" and insert in lieu thereof the following: a chiropractic physician in a state institution

Senator Whitaker moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Public Health "A" also offered the following amendment to House Bill No. 61:

In Section 24, line 8, on page 24, strike: "of a licensed physician" and insert in lieu thereof the following: of a licensed chiropractic physician

Senator Whitaker moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Whitaker moved that the rules be further waived and House Bill No. 61, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 61, as amended, was read the third time in full.

Upon the passage of House Bill No. 61, as amended, the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 61 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives immediately.

**H. B. NO. 864—A BILL TO BE ENTITLED AN ACT RELATING TO PESTICIDE; AMENDING SECTION 487.04 (5), FLORIDA STATUTES; PROVIDING FOR REFUSAL OR REVOCATION OF REGISTRATION OF ADULTERATED OR MISBRANDED PESTICIDES; PROVIDING AN EFFECTIVE DATE.**

Was taken up.

Senator Herrell moved that the rules be waived and House Bill No. 864 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 864 was read the second time by title only.

Senator Herrell moved that the rules be further waived and House Bill No. 864 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 864 was read the third time in full.

Upon the passage of House Bill No. 864 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 864 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

**H. B. NO. 866—A BILL TO BE ENTITLED AN ACT RELATING TO THE FLORIDA FOOD, DRUG AND COSMETIC LAW; AMENDING SECTION 500.03, FLORIDA STATUTES, BY ADDING SUBSECTIONS (18), (19), (20) AND (21), SECTION 500.10 (1) AND (4), FLORIDA STATUTES, SECTION 500.13, FLORIDA STATUTES, AND SECTION 500.20 (1), FLORIDA STATUTES; PROVIDING DEFINITIONS OF "PESTICIDE CHEMICAL," "RAW AGRICULTURAL COMMODITY," "FOOD ADDITIVE," "COLOR," AND "COLOR ADDITIVE"; AND CONDITIONS OF ADULTERATION; AUTHORIZING THE COMMISSIONER OF AGRICULTURE TO PROMULGATE REGULATIONS BY REFERENCE; PROVIDING AN EFFECTIVE DATE.**

Was taken up.

Senator Herrell moved that the rules be waived and House Bill No. 866 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 866 was read the second time by title only.

Senator Herrell moved that the rules be further waived and House Bill No. 866 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 866 was read the third time in full.

Upon the passage of House Bill No. 866 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 866 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

**H. B. NO. 209—A BILL TO BE ENTITLED AN ACT FOR THE RELIEF OF AVERY WINNIE GROWING**

OUT OF AN APPENDECTOMY OPERATION AT RAI-FORD STATE PRISON APRIL 5, 1959 WHICH RESULTED IN TOTAL AND PERMANENT DISABILITY; AND MAKING AN APPROPRIATION THEREFOR: PROVIDING AN EFFECTIVE DATE.

Was taken up.

Senator Pope moved that the rules be waived and House Bill No. 209 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 209 was read the second time by title only.

The Committee on Claims offered the following amendment to House Bill No. 209:

In Section 1, line 6, on page 2, strike: the period“.” and insert in lieu thereof the following: in the manner hereinafter prescribed.

Senator Pope moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Claims also offered the following amendment to House Bill No. 209:

In Section 2, on page 2, strike: the entire Section 2. and insert in lieu thereof the following: Section 2. The comptroller of the state is required and directed to draw a warrant for the said sum of one thousand five hundred dollars (\$1,500.00) on the treasury of the state in favor of the said Avery Winnie upon this Act becoming a Law, and each month thereafter for sixty (60) months or until the death of said Avery Winnie, the comptroller of the state is required and directed to draw a warrant for the sum of one hundred dollars (\$100.00) on the treasury of the State of Florida and the state treasurer is authorized and directed to honor and pay said warrant, and charge same to funds appropriated to the Division of Corrections.

Senator Pope moved the adoption of the amendment.

Pending consideration of the amendment offered by the Committee on Claims to House Bill No. 209, Senator Johns offered the following substitute amendment for the amendment offered by the Committee on Claims to House Bill No. 209:

In Section 2, on page 2, strike: the entire Section 2, as amended and insert in lieu thereof the following: Section 2. The Comptroller of the State is required and directed to draw a warrant for the said sum of one thousand five hundred (\$1,500) on the treasury of the State in favor of the said Avery Winnie upon this act becoming a law, and each month thereafter for sixty (60) months or until the death of said Avery Winnie, the Comptroller of the State is required and directed to draw a warrant for the sum of one hundred dollars (\$100.00) on the treasurer of the State of Florida and the State treasurer is authorized and directed to honor and pay said warrant, and same shall be paid from General Revenue Fund of State of Florida.

Senator Johns moved the adoption of the substitute amendment for the amendment offered by the Committee on Claims to House Bill No. 209.

The question was put on the adoption of the substitute amendment.

Which was agreed to and the substitute amendment was adopted.

Senator Pope moved that the rules be further waived and House Bill No. 209, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 209, as amended, was read the third time in full.

Upon the passage of House Bill No. 209, as amended, the roll was called and the vote was:

Yeas—40.

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

Nays—1.

Stratton

So House Bill No. 209 passed, as amended, by the required Constitutional two-thirds vote of all members elected to the Senate for the 1963 Regular Session of the Florida Legislature, and the action of the Senate was ordered certified to the House of Representatives immediately.

**H. B. NO. 432—A BILL TO BE ENTITLED AN ACT RELATING TO ELECTIONS, AMENDING SECTION 101.58, FLORIDA STATUTES, BY DEFINING THE ADDITIONAL DUTIES OF THE SECRETARY OF STATE IN SUPERVISING THE REGISTRATION AND ELECTION PROCEDURES; AUTHORIZING APPOINTMENT OF DEPUTIES AND SETTING FORTH THEIR DUTIES AND MANNER OF PAYMENT; PROVIDING AN EFFECTIVE DATE.**

Was taken up.

Senator Blank moved that the rules be waived and House Bill No. 432 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 432 was read the second time by title only.

The Committee on Privileges and Elections offered the following amendment to House Bill No. 432:

In Section 1, line 10, on page 1 following words “to observe” strike: “, supervise”

Senator Blank moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Privileges and Elections also offered the following amendment to House Bill No. 432:

In Section 1, line 27, on page 2, strike: “and paid from the unappropriated portion of the state general revenue fund.” and insert in lieu thereof the following: ; and costs incurred under this section shall be paid from the biennial operating appropriation made to the office of secretary of state.

Senator Blank moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Privileges and Elections also offered the following amendment to House Bill No. 432:

In Title, strike: “SUPERVISING” and insert in lieu thereof the following: REGARD TO

Senator Blank moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Blank moved that the rules be further waived and House Bill No. 432, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 432, as amended, was read the third time in full.

Upon the passage of House Bill No. 432, as amended, the roll was called and the vote was:

Yeas—39.

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

Nays—4.

Friday	Gibson	Pearce	Stratton
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So House Bill No. 432 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives immediately.

House Bill No. 602 was taken up and the consideration thereof was temporarily deferred, the Bill retaining its place on the Calendar of Bills on Second Reading.

**H. B. NO. 980**—A BILL TO BE ENTITLED AN ACT RELATING TO THE CREATION OF A STATE WELCOME STATION IN COLLIER COUNTY AND AUTHORIZING THE ESTABLISHMENT AND MAINTENANCE AT CARNESTOWN AT THE INTERSECTION OF THE TAMiami TRAIL (U.S. NO. 41) AND STATE ROAD 29, EXTENDING FROM EVERGLADES TO CHOKOLOSKEE, A STATE AND COUNTY TOURIST CENTER; PROVIDING FOR STATE EXPENDITURES AND COOPERATION IN ESTABLISHING AND MAINTAINING SAID CENTER; PROVIDING AN EFFECTIVE DATE.

Was taken up.

Senator Friday moved that the rules be waived and House Bill No. 980 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 980 was read the second time by title only.

Senator Galloway offered the following amendment to House Bill No. 980:

In Section 1, on page 1, after the word "Chokoloskee." insert the following: Provided however that all cost of land acquisition for this proposed station shall be paid by the board of county commissioners of Collier county.

Senator Galloway moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Friday moved that the rules be further waived and House Bill No. 980, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 980, as amended, was read the third time in full.

Upon the passage of House Bill No. 980, as amended, the roll was called and the vote was:

Yeas—38.

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

Nays—5.

Barron	Hollahan	Pearce	Usher
Blank			

So House Bill No. 980 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Usher moved that the House of Representatives be requested to return House Bill No. 1042 to the Senate for further action.

Which was agreed to and it was so ordered.

Senator Young requested unanimous consent of the Senate to take up and consider Senate Bill No. 913, out of its order.

Unanimous consent was granted, and—

**S. B. NO. 913**—A BILL TO BE ENTITLED AN ACT RELATING TO COUNTIES HAVING A POPULATION OF NOT LESS THAN THREE HUNDRED FIFTY THOUSAND (350,000) AND NOT MORE THAN THREE HUNDRED EIGHTY-FIVE THOUSAND (385,000) INHABITANTS ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; AUTHORIZING COUNTY COMMISSION IN SUCH COUNTIES TO EXPEND COUNTY FUNDS FOR FISH CONSERVATION PURPOSES; ESTABLISHING MAXIMUM AMOUNT; REQUIRING APPROVAL OF U. S. ENGINEERS AND TRUSTEES OF THE INTERNAL IMPROVEMENT FUND PRIOR TO CREATION OF ARTIFICIAL REEFS; PROVIDING AN EFFECTIVE DATE.

Was taken up.

Senator Young moved that the rules be waived and Senate Bill No. 913 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 913 was read the second time by title only.

The Committee on Salt Water Conservation offered the following amendment to Senate Bill No. 913:

In Section 3, line 10, on page 2, strike: "U. S." and insert in lieu thereof the following: United States

Senator Young moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Salt Water Conservation also offered the following amendment to Senate Bill No. 913:

In Title, line 8, on page 1, strike: "U. S." and insert in lieu thereof the following: UNITED STATES

Senator Young moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Young moved that the rules be further waived and Senate Bill No. 913, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and Senate Bill No. 913, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 913, as amended, the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So Senate Bill No. 913 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

And Senate Bill No. 913 was ordered immediately certified to the House of Representatives, after being engrossed.

Senator Covington requested unanimous consent of the Senate to take up and consider Senate Bill No. 734, out of its order.

Unanimous consent was granted, and—

**S. B. NO. 734—A BILL TO BE ENTITLED AN ACT RELATING TO THE METHOD AND MANNER OF CANCELLATION OR SATISFACTION OF LIENS, MORTGAGES AND OTHER INSTRUMENTS RECORDED AMONG THE PUBLIC RECORDS IN THE OFFICE OF THE CLERK OF THE CIRCUIT COURT OF PASCO COUNTY; PROHIBITING MARGINAL CANCELLATION OR MARGINAL SATISFACTION; PROVIDING EFFECTIVE DATE.**

Was taken up.

Senator Covington moved that the rules be waived and Senate Bill No. 734 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 734 was read the second time by title only.

Senator Covington moved that the rules be further waived and Senate Bill No. 734 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and Senate Bill No. 734 was read the third time in full.

Upon the passage of Senate Bill No. 734 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So Senate Bill No. 734 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Covington requested unanimous consent of the Senate to take up and consider Senate Bill No. 738, out of its order.

Unanimous consent was granted, and—

**S. B. NO. 738—A BILL TO BE ENTITLED AN ACT RELATING TO JUSTICE OF THE PEACE COURTS IN PASCO COUNTY; PROVIDING FOR JURISDICTION OVER MISDEMEANORS UNDER CERTAIN CIRCUMSTANCES; PROVIDING EFFECTIVE DATE.**

Was taken up.

Senator Covington moved that the rules be waived and Senate Bill No. 738 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 738 was read the second time by title only.

Senator Covington moved that the rules be further waived and Senate Bill No. 738 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and Senate Bill No. 738 was read the third time in full.

Upon the passage of Senate Bill No. 738 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So Senate Bill No. 738 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Cross requested unanimous consent of the Senate to take up and consider House Bill No. 1323, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1323—A BILL TO BE ENTITLED AN ACT ENLARGING AND EXTENDING THE CORPORATE LIMITS OF THE CITY OF GAINESVILLE, ALACHUA COUNTY, FLORIDA, SO AS TO INCLUDE THEREIN ADDITIONAL LANDS IN ALACHUA COUNTY, FLORIDA, CONTIGUOUS TO THE PRESENT LIMITS OF SAID CITY; PROVIDING FOR THE EXERCISE BY SAID CITY OF JURISDICTION, POWERS, AND DUTIES OVER THE ADDITIONAL AREA SO INCLUDED; AND PROVIDING AN EFFECTIVE DATE.**

Was taken up.

Senator Cross moved that the rules be waived and House Bill No. 1323 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1323 was read the second time by title only.

Senator Cross moved that the rules be further waived and House Bill No. 1323 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 1323 was read the third time in full.

Upon the passage of House Bill No. 1323 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 1323 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Cross requested unanimous consent of the Senate to take up and consider House Bill No. 1570, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1570**—A BILL TO BE ENTITLED AN ACT RATIFYING, CONFIRMING AND VALIDATING SEVEN MILLION DOLLARS (\$7,000,000.00) CITY OF GAINESVILLE, FLORIDA, WATER AND ELECTRIC REVENUE CERTIFICATES, SERIES 1963, DATED JANUARY 1, 1963, TOGETHER WITH ALL ORDINANCES, ACTS AND PROCEEDINGS TAKEN, HAD, DONE AND PERFORMED BY THE COMMISSION OF THE CITY OF GAINESVILLE AND BY ITS OFFICIALS IN CONNECTION THEREWITH; AND PROVIDING FOR AN EFFECTIVE DATE.

Was taken up.

Senator Cross moved that the rules be waived and House Bill No. 1570 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1570 was read the second time by title only.

Senator Cross moved that the rules be further waived and House Bill No. 1570 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 1570 was read the third time in full.

Upon the passage of House Bill No. 1570 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 1570 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Cross, on behalf of Senator Carraway who was presiding, moved that the rules be waived and the Senate immediately reconsider the vote by which House Bill No. 1584, still in the possession of the Senate, passed the Senate on May 13, 1963.

**H. B. NO. 1584**—A BILL TO BE ENTITLED AN ACT AMENDING SECTION 6 OF CHAPTER 8374, LAWS OF FLORIDA, ACTS OF 1919, THE SAME BEING AN ACT ENTITLED "AN ACT TO ABOLISH THE PRESENT MUNICIPAL GOVERNMENT OF THE CITY OF TALLAHASSEE, IN THE COUNTY OF LEON, IN THE STATE OF FLORIDA, AND TO CREATE, ESTABLISH AND ORGANIZE A MUNICIPALITY TO BE KNOWN AND DESIGNATED AS THE CITY OF TALLAHASSEE, AND TO DEFINE ITS TERRITORIAL BOUNDARIES AND TO PROVIDE FOR ITS GOVERNMENT, JURISDICTION, POWERS, FRANCHISES AND PRIVILEGES," AS AMENDED BY CHAPTER 13,443, LAWS OF FLORIDA, ACTS OF 1927, CHAPTER 14,415, LAWS OF FLORIDA, ACTS OF 1929, CHAPTER 15,516, LAWS OF FLORIDA, ACTS OF 1931, CHAPTER 21,583, LAWS OF FLORIDA, ACTS OF 1941, CHAPTER 24,908, LAWS OF FLORIDA, ACTS OF 1947, CHAPTER 27,923, LAWS OF FLORIDA, ACTS OF 1951, CHAPTER 57-1883, LAWS OF FLORIDA, ACTS OF 1957, AND CHAPTER 59-1905, LAWS OF FLORIDA, ACTS OF 1959, RELATING TO THE BOUNDARIES AND CORPORATE LIMITS OF THE CITY OF TALLAHASSEE; PROVIDING THAT ALL PROPERTY

LOCATED WITHIN SAID BOUNDARIES OR CORPORATE LIMITS SHALL BE LIABLE FOR ALL INDEBTEDNESS OF SAID CITY WHETHER SAID ADDITIONAL TERRITORY SO INCLUDED WAS INCLUDED WITHIN THE SAID BOUNDARIES AND CORPORATE LIMITS AT THE TIME SAID INDEBTEDNESS WAS INCURRED; PROVIDING THAT ALL PERSONS WHO ARE QUALIFIED VOTERS UNDER STATE LAW AND WHO HAVE RESIDED WITHIN THE AREA INCLUDED WITHIN THE BOUNDARIES AND CORPORATE LIMITS OF SAID CITY FOR A PERIOD OF SIX MONTHS AND WHO HAVE REGISTERED AS A VOTER OF SAID CITY IN SUCH MANNER AS MAY BE PRESCRIBED BY THE ORDINANCES OF SAID CITY SHALL BE ENTITLED TO VOTE AT ANY ELECTION OF SAID CITY; AND PROVIDING FOR THE EFFECTIVE DATE OF SAID ACT.

The President put the question: "Will the Senate now reconsider the vote by which House Bill No. 1584 passed the Senate on May 13, 1963?"

Which was agreed to by a two-thirds vote and the Senate reconsidered the vote by which House Bill No. 1584 passed the Senate on May 13, 1963.

The question recurred on the passage of House Bill No. 1584.

Pending consideration thereof, by unanimous consent, Senator Carraway offered the following amendment to House Bill No. 1584:

In Section 1, lines 10, 11, 12, on page 11, strike: "22, Township-1-North, Range-1-West; thence north along the west boundary line of the East ½ of the West ½ of said Section 22" and insert in lieu thereof the following: 27, Township-1-North, Range-1-West; thence North along the West boundary line of the East ½ of the West ½ of Sections 27 and 22

Senator Cross moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

By unanimous consent, Senator Carraway also offered the following amendment to House Bill No. 1584:

In Section 1, line 29, on page 10, strike: "of" and insert in lieu thereof the following: to

Senator Cross moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

By unanimous consent, Senator Carraway also offered the following amendment to House Bill No. 1584:

In Section 1, line 7, on page 3, strike: "10" and insert in lieu thereof the following: 61

Senator Cross moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

By unanimous consent, Senator Carraway also offered the following amendment to House Bill No. 1584:

In Section 1, lines 16 and 17, on page 11, strike: South 85°, 16', 30" West. and insert in lieu thereof the following: North 85°, 16', 30" East

Senator Cross moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Cross moved that House Bill No. 1584, as amended, be read in full and put upon its passage.

Which was agreed to and House Bill No. 1584, as amended, was read in full.

Upon call of the roll on the passage of House Bill No. 1584, as amended, the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 1584 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives immediately.

The hour of adjournment having arrived, a point of order was called and the Senate recessed at 1:03 o'clock P.M., until 2:30 o'clock P.M. this day.

### AFTERNOON SESSION

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

Senator Stratton, President Pro Tempore, presiding.

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

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

—45.

A quorum present.

The Senate resumed the consideration of House Bills on Second Reading.

**H. B. NO. 867—A BILL TO BE ENTITLED AN ACT TO PROTECT PURCHASERS OF PLANTS AND NURSERY STOCK, PROVIDING THAT ANY SUCH PLANT OR NURSERY STOCK SHALL BE VIABLE, DEFINING THE TERM, VIABLE PLANT OR NURSERY STOCK, AND MAKING BASIC REQUIREMENTS WHICH SUCH PLANTS AND NURSERY STOCK MUST MEET; AUTHORIZING THE COMMISSIONER OF AGRICULTURE TO MAKE RULES AND REGULATIONS; PROVIDING THE TIME WITHIN WHICH VIOLATIONS SHALL BE REPORTED; PROVIDING FOR THE ENFORCEMENT AND THE METHODS OF ENFORCEMENT; AND MAKING THE PROVISIONS OF CHAPTER 581, FLORIDA STATUTES, 1961, APPLICABLE; PROVIDING FOR PENALTIES FOR VIOLATIONS, AND PROVIDING FOR EFFECTIVE DATE AND SEVERABILITY CLAUSE.**

Was taken up.

Senator Fraser moved that the rules be waived and House Bill No. 867 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 867 was read the second time by title only.

Senator Fraser moved that the rules be further waived and House Bill No. 867 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 867 was read the third time in full.

Upon the passage of House Bill No. 867 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 867 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

**H. B. NO. 852—A BILL TO BE ENTITLED AN ACT RELATING TO THE INTERNAL IMPROVEMENT TRUST FUND OF THE STATE; AUTHORIZING THE PAYMENT INTO THE LAND ACQUISITION TRUST FUND OF THE NET PROCEEDS FROM THE DISPOSITION OF STATE LANDS; EXCEPTING THEREFROM FUNDS REQUIRED TO BE PAID ELSEWHERE UNDER EXISTING LAW; PROVIDING AN EFFECTIVE DATE.**

Was taken up.

Senator Whitaker moved that the rules be waived and House Bill No. 852 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 852 was read the second time by title only.

The Committee on Finance and Taxation offered the following amendment to House Bill No. 852:

In Section 1, line 4, on page 1, following word "may" insert the following: in their discretion

Senator Whitaker moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Whitaker moved that the rules be further waived and House Bill No. 852, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 852, as amended, was read the third time in full.

Upon the passage of House Bill No. 852, as amended, the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 852 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives immediately.

House Bill No. 676 was taken up and the consideration thereof was temporarily deferred, the Bill retaining its place on the Calendar of Bills on Second Reading.

**H. B. NO. 821**—A BILL TO BE ENTITLED AN ACT RELATING TO COUNTY BOUNDARIES; AMENDING SECTIONS 7.22, 7.26, 7.43, 7.47 AND 7.50, FLORIDA STATUTES; DEFINING THE BOUNDARIES OF GLADES, HENDRY, MARTIN, OKEECHOBEE AND PALM BEACH COUNTIES.

Was taken up.

Senator Bronson moved that the rules be waived and House Bill No. 821 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 821 was read the second time by title only.

Senator Blank offered the following amendment to House Bill No. 821:

Following the words "BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF FLORIDA:" strike: Sections 1, 2, 3, 4, 5 and 6 and insert in lieu thereof the following:

Section 1. Glades, Hendry, Martin and Okeechobee counties shall have concurrent powers and jurisdiction with Palm Beach County, over the waters of Lake Okeechobee adjacent to said counties, for the purpose of regulating the establishing of bulkhead lines, construction of docks and wharves, boat ramps, enforcement of motor boat safety, and such other governmental powers and duties as could be lawfully exercised by the several public officials of Palm Beach County. Section 2. Nothing herein shall in anywise be construed or interpreted to affect the distribution of the gasoline tax as provided for in article IX, section 16 of the constitution of Florida, and the 7th cent as distributed under the provisions of section 208.44, Florida Statutes.

Senator Blank moved the adoption of the amendment.

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

Senator Blank also offered the following amendment to House Bill No. 821:

In Section 6, strike: All of Section 6 and insert in lieu thereof the following:

Section 6. Provided however that the provisions of this act shall in no way affect the distribution of the 5th and 6th cent distribution of gasoline taxes accruing to the credit of the County of Palm Beach under the provisions of section 16 of article IX of the constitution, and the 7th cent as distributed under the provisions of section 208.44, Florida Statutes.

Senator Blank moved the adoption of the amendment.

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

Senator Blank also offered the following amendment to House Bill No. 821:

On page 7, strike: all of Section 6 and insert in lieu thereof the following:

Section 6. Provided however that the provisions of this act shall in no way affect the distribution of the 5th and 6th cent distribution of gasoline taxes accruing to the credit of the County of Palm Beach under the provisions of section 16 of article IX of the constitution, and the 7th cent as distributed under the provisions of section 208.44, Florida Statutes.

sions of section 16 of article IX of the constitution, and the 7th cent as distributed under the provisions of section 208.44, Florida Statutes, until January 1, 1983.

Senator Blank moved the adoption of the amendment.

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

Yeas—15.

Barron	Henderson	Kelly	Stratton
Blank	Herrell	Mathews	Whitaker
Boyd	Hollahan	Pope	Young
Gautier	Johnson(19th)	Price	

Nays—26.

Mr. President	Davis	Johnson (6th)	Spottswood
Barber	Edwards	McCarty	Tucker
Bronson	Fraser	Mapoles	Usher
Campbell	Friday	Melton	Williams (27th)
Clarke	Galloway	Pearce	Williams (4th)
Cleveland	Gibson	Roberts	
Cross	Johns	Ryan	

So the amendment failed of adoption.

Senator Bronson moved that the rules be further waived and House Bill No. 821 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 821 was read the third time in full.

The President presiding.

Upon the passage of House Bill No. 821 the roll was called and the vote was:

Yeas—24.

Mr. President	Cross	Johns	Roberts
Barber	Davis	Johnson (6th)	Spottswood
Bronson	Edwards	McCarty	Tucker
Campbell	Fraser	Mapoles	Usher
Clarke	Galloway	Melton	Williams (27th)
Cleveland	Gibson	Pearce	Williams (4th)

Nays—16.

Barron	Henderson	Kelly	Ryan
Blank	Herrell	Mathews	Stratton
Boyd	Hollahan	Pope	Whitaker
Gautier	Johnson(19th)	Price	Young

So House Bill No. 821 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

**PAIR**

The following Pair was announced by the Secretary in accordance with Senate Rule 12:

I am paired with Senator Parrish on House Bill No. 821.

If he were present he would vote "Nay" and I would vote "Yea."

ELMER O. FRIDAY

Dated: May 16, 1963 Senator, 24th District

Senator Young requested unanimous consent of the Senate to take up and consider House Bill No. 1373, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1373**—A BILL TO BE ENTITLED AN ACT RELATING TO THAT PORTION OF STATE ROAD 690

KNOWN AND DESIGNATED AS COREY CAUSEWAY, CHANGING THE NAME AND DESIGNATION OF SAID CAUSEWAY TO ST. PETERSBURG BEACH CAUSEWAY; PROVIDING AN EFFECTIVE DATE.

Was taken up.

Senator Young moved that the rules be waived and House Bill No. 1373 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1373 was read the second time by title only.

Senator Young moved that the rules be further waived and House Bill No. 1373 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 1373 was read the third time in full.

Upon the passage of House Bill No. 1373 the roll was called and the vote was:

Yeas—45.

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

Nays—None.

So House Bill No. 1373 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

The hour of adjournment having arrived, a point of order was called and the Senate stood adjourned at 4:00 o'clock P. M., until 10:00 o'clock A. M., Friday, May 17, 1963.