

JOURNAL OF THE SENATE

Monday, June 10, 1963

The Senate convened at 2:00 o'clock P. M., pursuant to adjournment on Friday, June 7, 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:

In all of the confusion of life, O God, we often lose our way. Grant us in all our doubts and uncertainties the grace to ask what thou wouldst have us to do that the spirit of wisdom may save us from all false choices, and that in thy light we may see light and in thy straight path may not stumble, but may with confidence and assurance move into the future as thy faithful servants. Amen.

The reading of the Journal was dispensed with.

The Senate daily Journal of Wednesday, May 29, 1963, was further corrected as follows:

Page 1471, column 2, between lines 14 and 15, insert the following:

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

Also—

Page 1479, column 2, line 10, strike the words: "AND COUNTY COMMISSIONERS"

Also—

Page 1482, column 2, line 20, strike the numerals "139" and insert in lieu thereof: 1339

Also—

Page 1520, column 1, line 28, strike the numerals "241" and insert in lieu thereof: 2241

Also—

Page 1525, column 1, line 10, counting from the bottom of the column, after the letters and quotes CATES" insert the following: WITH "EXCISE TAX BONDS AND CERTIFICATES"

And as further corrected was approved.

The Senate daily Journal of Thursday, May 30, 1963, was further corrected as follows:

Page 1553, column 1, line 12, counting from the bottom of the column, strike the numerals "1628" and insert in lieu thereof: 1268

Also—

Page 1554, column 2, line 16, counting from the bottom of the column, strike the numerals "1187" and insert in lieu thereof: 1197

Also—

Page 1581, column 1, line 27, between the words "election" and "to" insert the following: , or at a special election

Also—

Page 1599, column 2, line 12, between the words "the" and "contamination" insert the following: city's water supply from

Also—

Page 1601, column 1, line 9, counting from the bottom of the column, strike the numerals "379" and insert in lieu thereof: 1379

Also—

Page 1603, column 1, line 19, after the word "EFFECTIVE" insert: DATE

Also—

Page 1630, column 1, between lines 25 and 26 insert the following:

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

And as further corrected was approved.

The Senate daily Journal of Monday, June 3, 1963, was further corrected as follows:

Page 1767, column 1, between lines 4 and 5 insert the following: By Senator Askew—

Also—

Page 1767, column 1, counting from the bottom of the column, between lines 16 and 17 insert the following: By Senator Askew—

Also—

Page 1769, column 1, line 26, counting from the bottom of the column, between the words "Representatives" and "by" insert the following: has passed

And as further corrected was approved.

The Senate daily Journal of Tuesday, June 4, 1963, was further corrected as follows:

Page 1777, column 1, line 25, counting from the bottom of the column, strike the numerals "17" and insert in lieu thereof: 18

And as further corrected was approved.

The Senate daily Journal of Thursday, June 6, 1963, was further corrected as follows:

Page 1816, column 2, between lines 29 and 30 insert the following: By Representatives Inman and Arrington of Gadsden—

And as further corrected was approved.

The Senate daily Journal of Friday, June 7, 1963, was corrected and as corrected was approved.

REPORTS OF COMMITTEES

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

C. S. FOR H. B. NO. 872

—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:

C. S. FOR S. B. NO. 72

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

S. B. NO. 900

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

S. B. NO. 928

—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 Fraser, Chairman of the Committee on Temperance, reported that the Committee had carefully considered the following Bill:

S. B. NO. 1121

—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. 787—A BILL TO BE ENTITLED AN ACT PROVIDING AN ADDITIONAL APPROPRIATION FOR THE PURCHASE OF RETRO-REFLECTIVE LICENSE PLATES; 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. 787, contained in the above report, was certified to the House of Representatives immediately.

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

S. B. NO. 201—A BILL TO BE ENTITLED AN ACT RELATING TO PERSONNEL OF SCHOOL SYSTEM; AMENDING SECTION 231.50, FLORIDA STATUTES, BY RENUMBERING THE PRESENT SECTION AS SUBSECTION (1) AND ADDING SUBSECTIONS (2) AND (3); PROVIDING A TWENTY-FIVE DOLLAR (\$25.00) MONTHLY INCREASE FOR PERSONS PRESENTLY INCAPACITATED WHO HAVE TAUGHT FOR THIRTY-FIVE (35) YEARS OR LONGER IN THE PUBLIC SCHOOLS OF FLORIDA; PROVIDING FOR AN APPROPRIATION; 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. 201, contained in the above report, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk of the Senate, for enrolling.

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

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

—begs leave to report that the amendments have been incorporated in the Joint Resolution 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 Joint Resolution No. 264, contained in the above report, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk of the Senate, for enrolling.

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

S. B. NO. 732—A BILL TO BE ENTITLED AN ACT RELATING TO ALL COUNTIES IN THE STATE HAVING A POPULATION OF NOT LESS THAN FIFTY-SIX THOUSAND (56,000) AND NOT MORE THAN SIXTY-ONE THOUSAND (61,000), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; PERMITTING THE SHERIFF TO PLACE A MENTALLY ILL PERSON IN CERTAIN HOSPITALS AND AUTHORIZING THE COUNTY TO EXPEND FUNDS FOR TREATMENT OF SUCH PERSONS; 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. 732, 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. 817—A BILL TO BE ENTITLED AN ACT TO AMEND CHAPTER 849, FLORIDA STATUTES; PROVIDING THAT PERSONS LICENSED TO CONDUCT BUSINESS UNDER CHAPTER 204 OR CHAPTER 208, FLORIDA STATUTES, SHALL BE ALLOWED TO GIVE AWAY CERTAIN MERCHANDISE UNDER CERTAIN PRESCRIBED CONDITIONS; CREATING SECTION 849.092, 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. 817, 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. 1023—A BILL TO BE ENTITLED AN ACT RELATING TO RETIREMENT; MAKING AMENDMENTS IN CHAPTER 122, FLORIDA STATUTES, RELATING TO THE STATE AND COUNTY OFFICERS AND EMPLOYEES RETIREMENT SYSTEM; MAKING SPECIAL PROVISIONS FOR SHERIFFS AND CERTAIN FULL TIME DEPUTY SHERIFFS PERFORMING HIGH HAZARD DUTIES; MAKING SPECIAL PROVISIONS FOR PERSONS BECOMING MEMBERS ON OR AFTER JULY 1, 1963; MAKING PROVISION FOR SUBSEQUENT MODIFICATION OF THE FUNDING; PROVIDING AN APPROPRIATION BEGINNING IN 1967; 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. 1023, contained in the above report, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk of the Senate, for enrolling.

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

S. B. NO. 1042—A BILL TO BE ENTITLED AN ACT AUTHORIZING AND EMPOWERING THE CITY OF TAMPA, FLORIDA, TO USE AS DEPOSITORIES FOR DRAINAGE WATERS FROM THE CITY OF TAMPA ANY STREAM, LAKE OR OTHER BODY OF WATER, IN HILLSBOROUGH COUNTY, FLORIDA, AND OUTSIDE THE LIMITS OF OTHER INCORPORATED CITIES OR TOWNS, AND AUTHORIZING AND EMPOWERING THE CITY OF TAMPA TO ACQUIRE BY PURCHASE OR GIFT ANY LANDS, EASEMENTS OR RIGHTS OF WAY, IN HILLSBOROUGH COUNTY, FLORIDA AND OUTSIDE THE LIMITS OF OTHER INCORPORATED CITIES OR TOWNS, WHICH MAY BE NECESSARY FOR THE CONSTRUCTION, IMPROVEMENT AND MAINTENANCE OF DRAINAGE SYSTEMS FOR THE BENEFIT OF THE INHABITANTS OF THE CITY OF TAMPA.

—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. 1042, 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—

C. S. FOR C. S. FOR S. B. NO. 2

—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 June 7, 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. 760 S. B. NO. 1262
S. B. NO. 1260 S. B. NO. 1263

S. B. NO. 1264	S. B. NO. 1277
S. B. NO. 1265	S. B. NO. 1278
S. B. NO. 1266	S. B. NO. 1308
S. B. NO. 1267	S. B. NO. 1309
S. B. NO. 1272	S. B. NO. 1324
S. B. NO. 1276	S. C. R. NO. 1283

—reports same have been properly enrolled, signed by the President and Secretary of the Senate, and by the Speaker and Chief Clerk of the House of Representatives, and presented to the Governor on June 7, 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. 1229	S. B. NO. 1249
S. B. NO. 1232	S. B. NO. 1250
S. B. NO. 1233	S. B. NO. 1251
S. B. NO. 1234	S. B. NO. 1253
S. B. NO. 1236	S. B. NO. 1254
S. B. NO. 1237	S. B. NO. 1255
S. B. NO. 1242	S. B. NO. 1256
S. B. NO. 1244	S. B. NO. 1257
S. B. NO. 1245	S. B. NO. 1258
S. B. NO. 1247	S. B. NO. 1259

—reports same have been properly enrolled, signed by the President and Secretary of the Senate, and by the Speaker and Chief Clerk of the House of Representatives, and presented to the Governor on June 7, 1963.

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

INTRODUCTION OF RESOLUTIONS, MEMORIALS, BILLS AND JOINT RESOLUTIONS

By Senator Johnson (19th)—

S. B. NO. 1385—A BILL TO BE ENTITLED AN ACT RELATING TO TAX ON SALES, USE AND CERTAIN TRANSACTIONS; AMENDING SECTION 212.05, FLORIDA STATUTES, BY CREATING A NEW SUBSECTION (5) TO LEVY A TAX ON CERTAIN PROFESSIONAL AND BUSINESS SERVICES AND RENUMBERING PRESENT SUBSECTION (5) AND SUBSEQUENT SUBSECTIONS ACCORDINGLY; AMENDING SECTION 212.06(2), FLORIDA STATUTES, BY CREATING A NEW PARAGRAPH (f), ADDING A NEW DEFINITION FOR THE TERM "DEALER" AND REDESIGNATING PARAGRAPH (f) AND ALL SUBSEQUENT PARAGRAPHS ACCORDINGLY; AMENDING SECTION 212.08 (8)(b), FLORIDA STATUTES, TO DELETE PROFESSIONAL SERVICES; PROVIDING AN EFFECTIVE DATE.

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

Senator Pearce, on behalf of Senator Carraway who was presiding, requested consent of the Senate to introduce the following proposed legislation:

By Senator Carraway—

S. B. NO. 1386—A BILL TO BE ENTITLED AN ACT RELATING TO A SPECIAL ELECTION TO BE HELD ON THE FIRST TUESDAY AFTER THE FIRST MONDAY IN NOVEMBER, 1963, AS PROVIDED BY THE LEGISLATURE UNDER AUTHORITY OF ARTICLE XVII OF THE CONSTITUTION OF FLORIDA; PROVIDING FOR PUBLICATION OF NOTICE FOR SUBMISSION OF THE PROPOSED AMENDMENTS TO THE

CONSTITUTION FOR APPROVAL OR REJECTION;
PROVIDING EFFECTIVE DATE.

Consent was granted by a two-thirds vote of the members of the Senate, as required by Section 2, Article III of the Constitution of the State of Florida, and Senate Bill No. 1386 was read the first time by title only.

Senator Pearce moved that the rules be waived and Senate Bill No. 1386 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 1386 was read the second time by title only.

Senator Pearce moved that the rules be further waived and Senate Bill No. 1386 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. 1386 was read the third time in full.

Upon the passage of Senate Bill No. 1386 the roll was called and the vote was:

Yeas—38.

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

Nays—2.

Covington Edwards

So Senate Bill No. 1386 passed, title as stated, by the required three-fourths 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.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

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

FLORIDA HOUSE OF REPRESENTATIVES
TALLAHASSEE

June 10, 1963

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

Dear Sir:

I hereby transmit a certified copy of the final roll call on the adoption of House Resolution No. 2504, which was adopted on June 5, 1963, by the required Constitutional two-thirds vote of all Members of the House of Representatives present.

Respectfully yours,
LAMAR BLEDSOE
Chief Clerk

FLORIDA HOUSE OF REPRESENTATIVES

1963 Regular Session

ROLL CALL

Yeas:

Mr. Speaker	Baker, M. E.	Broxson	Dubbin
Adams	Basford	Carter	Eldredge
Allsworth	Bass	Chaires	Fagan
Anderson, G.H.	Beck	Chappell	Faircloth
Arnold	Bedenbaugh	Chiles	Fee
Arrington	Bell	Crews	Fincher
Ashler	Bennett	Daniel	Furlong
Ayers	Boyd	Davis	Gong

Greene	Liles	Ramos	Stallings
Griffin, B.H.Jr.	Long	Roberts, C. A.	Stevens
Griffin, J. J., Jr.	MacKenzie	Rowell	Stone
Guilford	Marshburn	Russ	Strickland
Hasson	Matthews	Russell, C. E.	Sweeny
Inman	McDonald	Saunders, J. A.	Thomas, A.J., Jr.
Jones	McLaughlin	Saunders, S. D.	Turlington
Jordan	Mitchell, C. J.	Schultz	Walker
Karl	Mitchell, R. O.	Scott	Wells
Karst	Nash	Sessums	Whitfield
Knopke	O'Neill	Sims	Wingate
Knowles	Owens	Slade	Wise
Lancaster	Prescott	Smith	Wolfson
Land	Putnal	Smock	Yarborough

Nays:

Baker, L. L.	Elrod	Peoples	Weissenborn
Brumback	Fortune	Pettigrew	Westberry
Craig	Grizzle	Reed	Williams, B. C.
Deeb	Holley	Russell, J.T.	Williams, J. J.
de la Parte	Loeffler	Spencer	Zacchini
Dressler	Mann	Stolzenburg	
Ducker	Miner	Usina	
Eddy	Moudry	Wadsworth	

Yeas: 88

Nays: 29

I hereby certify that the foregoing is a true and correct copy of the final roll call on the adoption of House Resolution No. 2504, which was adopted on June 5, 1963, by the required Constitutional two-thirds vote of all Members of the House of Representatives present.

LAMAR BLEDSOE, Chief Clerk
House of Representatives

Tallahassee, Florida
June 10, 1963

The Honorable Wilson Carraway
President of the Senate

Sir:

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

By Senator Askew—

S. B. NO. 1373

Proof of publication attached.

Also—

By Senator Askew—

S. B. NO. 1374

Proof of publication attached.

Respectfully,

LAMAR BLEDSOE

Chief Clerk, House of Representatives

And Senate Bills Nos. 1373 and 1374, contained in the above message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Tallahassee, Florida
June 7, 1963

The Honorable Wilson Carraway
President of the Senate

Sir:

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

By Senator Fraser—

S. B. NO. 1311—A BILL TO BE ENTITLED AN ACT RELATING TO CERTAIN FISHING, HUNTING, CAMPING, SWIMMING AND DIVING EQUIPMENT; LEVYING A TAX UPON CERTAIN SALES, USES, AND STORAGE THEREOF; PROVIDING FOR COLLECTION AND ADMINISTRATION THEREOF; EAR-MARKING THE PROCEEDS OF SUCH TAX; PROVID-

ING FOR CERTAIN EXEMPTIONS; PROVIDING A PENALTY; PROVIDING EFFECTIVE DATE.

Which amendment reads as follows:

In Section 7, following the words "levied herein" strike out: balance of section and insert the following in lieu thereof: "provided that not exceeding 20% of all funds collected under this act shall be used for research and capital outlay for research relating to recreational and commercial salt water fisheries and fishing."

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

And Senate Bill No. 1311, contained in the above message, was read by title, together with the House Amendment thereto.

Senator Fraser moved that the Senate concur in the House Amendment to Senate Bill No. 1311, and the Senate concurred in the House Amendment to Senate Bill No. 1311.

And Senate Bill No. 1311, as amended, was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing, and the action of the Senate was ordered certified to the House of Representatives immediately.

Tallahassee, Florida
June 7, 1963

The Honorable Wilson Carraway
President of the Senate

Sir:

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

By Senator Friday—

S. B. NO. 540

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

Tallahassee, Florida
June 10, 1963

The Honorable Wilson Carraway
President of the Senate

Sir:

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

By Senators Mathews, Herrell and Hollahan—

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.

Which amendment reads as follows:

Following the enacting clause strike out: all after the enacting clause and insert the following in lieu thereof:

"Section 1. It is the legislative intent that boats and vessels be taxed uniformly throughout the state. That the

purpose of this law is to make taxing and registration procedures similar to those of automobiles and airplanes, all of which are power driven either on land or air or water, as motor vehicles or motorboats and to provide for a boat registration tax and certificate so as to determine the ownership of boat or vessel which travels the territorial waters under the jurisdiction of the state of Florida and to aid in the advancement of maritime safety.

Section 2. All boats and vessels hereinafter described propelled in whole or in part by a motor or sail, either inboard or outboard, are hereby declared to be motor vehicles and shall be taxed and certified as motor vehicles; provided, however, that said boats and vessels shall not be entitled to the exemption granted to motor vehicles in section 212.08 (3), provided that nothing in this section shall be construed to prohibit any municipality that expends money for the patrol, regulation and maintenance of any lakes, rivers, or waters in such municipality from regulating such boats and vessels resident in such municipalities and charging a license fee therefor. All monies received from such fee shall be expended for the patrol, regulation and maintenance of the lakes, rivers and waters of such municipality.

Section 3. Definitions. As used in part 1 of this chapter, unless the context clearly requires a different meaning:

(1) "Vessel" is synonymous with "boat" as used in this act and means a motor or artificially propelled vehicle as property and defined in article IX, section 13 of the constitution of Florida of every description of watercraft and air boats, other than a seaplane on the water, propelled by motor or sail, and designed for navigation and used or capable of being used as a means of transportation on water.

(2) "Motorboat" in this act means any undocumented boat or vessel propelled or powered by machinery of more than ten (10) horsepower and includes both the boat and the motor or motors which customarily propel the same whether inboard or outboard, whether or not such machinery is the principal source of propulsion, but shall not include a vessel which has a valid marine document issued by the bureau of customs of the United States government or any federal agency successor thereto.

(3) "Owner" means a person, other than a lien holder, having the property in or title to a motorboat. The term includes a person entitled to the use or possession of a motorboat subject to an interest in another person, reserved or created by agreement and securing payment of performance of an obligation, but the term excludes a lessee under a lease not intended as security.

(4) "Waters of this state" means any navigable waters of the United States within the territorial limits of this state, and the marginal sea adjacent to this state and the high seas when navigated as a part of a journey or ride to or from the shore of this state, and all the inland lakes, rivers and canals under the jurisdiction of the state of Florida.

(5) "Person" means an individual, partnership, firm, corporation, association, or other entity.

(6) "Operate" means to navigate or otherwise use a boat or a vessel artificially propelled by motor or sail.

(7) "Board" means the state board of conservation composed of the governor, the secretary of state, the attorney general, the comptroller, the state treasurer, the superintendent of public instruction and the commissioner of agriculture.

(8) "Registration certificate tax" means a state tax on boats and vessels and outboard motors capable of propelling any such boat or vessel, an identifying number, an annual certificate of registration and a tag or decal designating the year the tax is paid.

(9) "Length" means measured from end to end over the deck excluding sheer.

(10) "Conservation department" or "board" means the state board of conservation.

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

(12) "Non-commercial" means any boat or vessel other than a commercial boat or vessel as defined in this section.

(13) "Dealer" means any person as defined in this section engaged in the business of buying and selling, or manufacturing for sale, boats and vessels.

(14) "Commercial" also means rental boat that is propelled by machinery and is made available for hire to an individual or to the general public whether the propulsion power is furnished by owner or by the person hiring such boat.

(15) "Sailboat" means any boat whose source of propulsion is the natural element (i.e. wind) and is in excess of ten (10) feet in length.

Section 4. All boats and vessels and outboard motors capable of propelling any such boat or vessel, shall be exempt from any personal property tax and in lieu thereof shall pay a boat registration certificate tax.

Section 5. Section 192.03, Florida Statutes, is amended by deleting therefrom "boats and vessels" to read:

192.03 Personal property defined. For the purpose of taxation "personal property" shall be construed to include all goods and chattels, money and effects, debts due or to become due from solvent debtors whether on account, contract, note or otherwise, and all public stocks or shares in incorporated or unincorporated companies.

Section 6. Section 200.01, Florida Statutes, is amended by deleting the words "boats and vessels" to read:

200.01 Definition of tangible personal property.— "Tangible personal property" shall include all goods, chattels, vehicles (except motor vehicles), animals and other articles of value capable of manual possession and whose chief value shall consist of the thing itself and not what it represents. The words "personal property" as used in this chapter shall be synonymous with "tangible personal property."

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

(1) COMMERCIAL:

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

(2) NON-COMMERCIAL:

Class 1—All boats less than 12 feet	\$ 1.00
(All to county)	\$ 1.00
Class 2—12 feet or more and less than 16 feet in length	\$ 5.00
(To county)	\$ 2.50
Class 3—16 feet or more and less than 26 feet in length	\$10.00
(To county)	\$ 7.50
Class 4—26 feet or more and less than 40 feet in length	\$30.00
(To county)	\$27.50

Class 5—40 feet or more and less than 65 feet in length	\$50.00
(To county)	\$47.50

Class 6—65 feet or more and less than 110 feet in length	\$60.00
(To county)	\$57.50

Class 7—110 feet or more in length	\$75.00
(To county)	\$72.50
Dealer classification	\$10.00

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

(4) SERVICE FEES:

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

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

(6) FRACTIONAL REGISTRATION FEE:

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

(7) REGISTRATION DATE:

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

(8) 1964 Registration:

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

(9) This act shall be administered and enforced by the board of conservation, the game and fresh water fish commission, their duly authorized agents, and the sheriffs of the state. All these officers shall have concurrent power and authority to enforce all of the provisions of chapter 371, Florida Statutes, by inspecting, enforcing, and making arrest wherever the provisions of this law are violated in the territory over which these officials and their agents have jurisdiction.

Section 8. Application; registration certificate tax; boat number; distribution to counties.

(1) The board of conservation shall issue all licenses. The tax collectors of the state and the game and fresh water fish commission shall be agents of the conservation

department for the purpose of issuing licenses and collecting the tax therefor. The owner of each boat or vessel required by this law to pay a registration certificate tax and secure an identification number shall file an application with the tax collector of the county, the board of conservation or the Florida game and fresh water fish commission. The application shall be signed by the owner of the boat or vessel and shall be accompanied by a payment of the tax required by this law.

(2) The annual certificate of registration and identification numbers for boats shall be issued in the county by the tax collector of each county or his agent. The certificate and registration shall be renewable annually on July 1, of each year upon payment of the registration certificate tax. Each tax collector shall be assigned a block of numbers, certificates and annual decals which upon issue, in conformity with this chapter and with any rules and regulations of the board, shall be valid as if issued directly by the board. The county tax collector or agent duly authorized to issue a certificate of registration, decal and number, the conservation department and the game and fresh water fish commission shall be allowed a fee of fifty cents (50¢) for each certificate issued or renewed. All tax collected, except the fifty cents (50¢) fee allowed, shall be remitted monthly to the board not later than forty (40) days after the first (1st) of each month. The board shall transmit all moneys received to the state treasurer for deposit and distribution.

Section 9. Administration; collection of tax.

(1) The administration of this act shall be under the board of conservation which board shall provide for the issuing, handling, and recording of all application, including the receipt and accounting of all collections and taxes and depositing these in the state treasury for distribution to the counties except as provided by law in chapter 372, Florida Statutes, under the game and fresh water fish commission.

(2) All records made or kept by the board under this law shall be public records except confidential reports.

Section 10. Operation of unnumbered motorboats prohibited. Every boat propelled by machinery and all vessels required to be registered under chapters 370 and 372, Florida Statutes, operating on the waters of this state, shall be registered and numbered except as specifically exempt under part 1 of chapter 371, Florida Statutes. No person shall operate, or give permission for the operation of, any boat on such waters unless the boat is registered for the current year and properly decalated as set forth in section 371.051, Florida Statutes, and numbered with the identifying number set forth in the certificate of registration displayed on each side of the bow of such boat, or in accordance with applicable federal law, or in accordance with a federally approved numbering system of another state, and unless the certificate and number awarded to such boat is in full force and effect.

Section 11. Penalty. Any person failing to comply with the provisions of this chapter shall be guilty of a misdemeanor and punishable as provided by law.

Section 12. Section 371.121, Florida Statutes, is hereby repealed.

Section 13. This act shall take effect July 1, 1963."

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
 Chief Clerk, House of Representatives

And Senate Bill No. 380, contained in the above message, was read by title, together with the House Amendment thereto.

Senator Mathews moved that the Senate concur in the House Amendment to Senate Bill No. 380, and the Senate

concurred in the House Amendment to Senate Bill No. 380 by a viva voce vote, with Senator Usher voting "Nay".

And Senate Bill No. 380, as amended, was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing, and the action of the Senate was ordered certified to the House of Representatives immediately.

Tallahassee, Florida
 June 7, 1963

The Honorable Wilson Carraway
 President of the Senate

Sir:

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

By Representatives Griffin and Chiles of Polk—

H. B. NO. 2508—A BILL TO BE ENTITLED AN ACT TO EXTEND THE CORPORATE LIMITS OF THE CITY OF LAKE WALES, POLK COUNTY, FLORIDA, GIVING THE SAID CITY JURISDICTION OVER THE TERRITORY EMBRACED IN SAID EXTENSION, PROVIDING FOR THE TAXATION OF SAID TERRITORY EMBRACED IN SAID EXTENSION BY SAID CITY, PROVIDING THAT INVALIDITY OF ANY PORTION OF THIS ACT SHALL NOT AFFECT THE REMAINING PORTIONS HEREOF, REPEALING ALL LAWS AND PARTS OF LAWS IN CONFLICT, AND PROVIDING FOR REFERENDUM ELECTION.

Respectfully,
LAMAR BLEDSOE
 Chief Clerk, House of Representatives

Senator Kelly moved that the rules be waived and the Senate immediately reconsider the vote by which House Bill No. 2508, contained in the above message, passed the Senate on May 31, 1963.

The President put the question: "Will the Senate now reconsider the vote by which House Bill No. 2508 passed the Senate on May 31, 1963?"

Which was agreed to by a two-thirds vote and the Senate reconsidered the vote by which House Bill No. 2508 passed the Senate on May 31, 1963.

The question recurred on the passage of House Bill No. 2508.

Pending consideration thereof, by unanimous consent, Senator Kelly offered the following amendment to House Bill No. 2508:

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

Section 7. This Act shall not take effect as to said Area 1 or Area 2 unless the annexation of such area or areas has been approved by a majority of the combined qualified electors of the City of Lake Wales, Florida, and the qualified electors residing in said Area 1 and Area 2 herein described, voting in an election to be called and held for that purpose. The City of Lake Wales shall provide for the registration of those electors residing in the areas to be annexed. Said registration shall be held during a full month prior to the date of the election. The ballot to be submitted shall read:

VOTE ON BOTH QUESTIONS!

If you fail to vote on Question 1 your vote on Question 2 will not be counted!

Question 1.

- For annexation
- Against annexation

Question 2.

- For annexation of Areas 1 and 2
- For annexation of Area 1 only

The results on Question 2 shall be effective and binding only in the event a majority of those voting at the election shall cast their votes (for annexation) on Question 1.

The results of the election shall be certified by the City of Lake Wales to the Secretary of State.

Senator Kelly moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Kelly moved that House Bill No. 2508, as amended, be read in full and put upon its passage.

Which was agreed to and House Bill No. 2508, as amended, was read in full.

Upon call of the roll on the passage of House Bill No. 2508, 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. 2508 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives immediately.

**ORDER OF THE DAY
MOTION TO RECONSIDER**

The motion made by Senator Henderson on June 7, 1963, that the Senate reconsider the vote by which House Joint Resolution No. 1030, as amended, failed to pass the Senate on June 7, 1963, was taken up.

H. J. R. NO. 1030—A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE X, SECTION 7 OF THE STATE CONSTITUTION RELATING TO HOMESTEAD EXEMPTION.

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

WHEREAS, an amendment to the Constitution dealing with the subject matter of homestead exemption in Flagler and Sarasota counties should be submitted to the electors of the State at the earliest possible time, NOW, THEREFORE,

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

Section 1. That three fourths (¾) of all members elected to each house of the legislature does determine that an emergency requiring an early decision by the electors of the state does exist with reference to the amendment to article X, Section 7 of the Florida Constitution hereby proposed dealing with the matter of homestead exemption in Flagler and Sarasota counties.

Section 2. That the following amendment to Article X, Section 7 of the Florida Constitution is hereby agreed to and shall 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:

ARTICLE X

SECTION 7. Exemption of homestead from taxation.—Every person who has the legal title or beneficial title in equity to real property in this state and who resides thereon and in good faith makes the same his or her permanent home, or the permanent home of another or others legally or naturally dependent upon said person, shall be entitled

to an exemption from all taxation, except for assessments for special benefits, up to the assessed valuation of five thousand dollars (\$5,000.00) on said home and contiguous real property, as defined in article X, section 1, of the constitution, for the year 1939 and thereafter, provided that in Flagler and Sarasota county the first one thousand dollars (\$1,000.00) of the assessed valuation of such property shall be taxable for school purposes only and the exemption shall apply to the next five thousand dollars (\$5,000.00) for school purposes only of assessed valuation. Said title may be held by the entireties, jointly, or in common with others, and said exemption may be apportioned among such of the owners as shall reside thereon, as their respective interests shall appear, but no such exemption of more than five thousand dollars (\$5,000.00) shall be allowed to any one (1) person or on any one (1) dwelling house, nor shall the amount of the exemption allowed any person exceed the proportionate assessed valuation based on the interest owned by such person. The legislature may prescribe appropriate and reasonable laws regulating the manner of establishing the right to said exemption.

Section 3. This resolution shall become effective only upon its approval by a majority of the freeholders, whose property shall be taxed under the provisions of this resolution, voting in a referendum election to be held in Flagler and Sarasota counties at the next special, regular primary or general election.

Section 4. Should this resolution be rejected by the freeholders whose property shall be taxed under the provisions of this resolution in Flagler county or Sarasota county, then this resolution shall be null and void as to such county whose said freeholders rejected said resolution.

Section 5. If a majority of the electors of Flagler or Sarasota counties voting at the emergency election to be held under the provisions of this resolution fails to approve the same, then this resolution shall be null and void and of no effect in the county in which the electors fail to approve this resolution.

The President put the question: "Will the Senate reconsider the vote by which House Joint Resolution No. 1030, as amended, failed to pass the Senate on June 7, 1963?"

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

Yeas—27.

Mr. President	Covington	Herrell	Pearce
Barron	Cross	Hollahan	Pope
Blank	Davis	Johnson (19th)	Price
Boyd	Edwards	McCarty	Ryan
Bronson	Friday	Mathews	Whitaker
Clarke	Gautier	Melton	Young
Cleveland	Henderson	Parrish	

Nays—16.

Askew	Fraser	Johnson (6th)	Tucker
Barber	Galloway	Kelly	Usher
Campbell	Gibson	Mapoles	Williams (27th)
Connor	Johns	Roberts	Williams (4th)

So the Senate reconsidered the vote by which House Joint Resolution No. 1030, as amended, failed to pass the Senate on June 7, 1963, and House Joint Resolution No. 1030, as amended, was placed on the Calendar, pending roll call.

Senator Pope moved that the rules be waived and the Senate reconsider the vote by which House Joint Resolution No. 1030, as amended, was placed on third reading.

The foregoing motion made by Senator Pope was referred to a Special Parliamentary Committee pursuant to Senate Rule 78.

Senate Bill No. 1384 was taken up in its order and the consideration thereof was temporarily deferred, the Bill retaining its place on the Calendar.

COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 72—A BILL TO BE ENTITLED AN ACT RELATING TO

TAX ON SALES AND USE AND CERTAIN TRANSACTIONS; INCREASING THE TAX RATE FROM 3% TO 4% EXCEPTING MOTOR VEHICLES WHICH ARE INCREASED FROM 1% TO 2%; AMENDING, MODIFYING AND REPEALING CERTAIN EXEMPTIONS; SPECIFICALLY AMENDING THE FOLLOWING SECTIONS AND SUBSECTIONS, ALL FLORIDA STATUTES, TO WIT: 212.02(4), 212.02(16), 212.03(1), 212.03(3), FIRST UN-NUMBERED PARAGRAPH OF SECTION 212.04, 212.04(1), 212.04(2), 212.05(1), 212.05(2), 212.05(3), 212.05(4), 212.06(1), 212.08(2), 212.08(3), 212.08(4), 212.08(7), 212.12(10); SPECIFICALLY REPEALING THE FOLLOWING SECTIONS AND SUBSECTIONS: 212.03(4), 212.03(6), 212.081(1); PROVIDING A SEVERABILITY CLAUSE AND AN EFFECTIVE DATE.

Was taken up in its order, having been referred to the Committee on Finance and Taxation on June 4, 1963, and reported out with a Committee Substitute therefor.

The following Committee Substitute for Committee Substitute for Senate Bill No. 72—

By the Committee on Finance and Taxation—

COMMITTEE SUBSTITUTE FOR COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 72—A BILL TO BE ENTITLED AN ACT RELATING TO TAX ON SALES, USE AND CERTAIN TRANSACTIONS AMENDING SECTIONS 212.02(3), (4), (6) AND (16), FLORIDA STATUTES, PROVIDING FOR DEFINITIONS; AMENDING SECTION 212.03(4), FLORIDA STATUTES, PROVIDING FOR TAXATION ON TRANSIENT RENTALS; AMENDING THE INTRODUCTORY PARAGRAPH OF SECTION 212.04, FLORIDA STATUTES, PROVIDING FOR ADMISSIONS TAX; AMENDING SECTION 212.04(2), FLORIDA STATUTES, PROVIDING FOR TAXATION OF ADMISSIONS TO PLACES OF AMUSEMENT SUPERVISED BY THE STATE RACING COMMISSION; AMENDING SECTION 212.05(3), FLORIDA STATUTES, PROVIDING FOR TAXATION OF RENTAL OF TANGIBLE PERSONAL PROPERTY; AMENDING SECTION 212.08(3), FLORIDA STATUTES, PROVIDING TAXATION OF MOTOR VEHICLES; AMENDING SECTION 212.08(4), FLORIDA STATUTES, PROVIDING FOR TAXATION OF INDUSTRIAL MACHINERY; AMENDING SECTION 212.08(5), FLORIDA STATUTES, PROVIDING FOR TAXATION OF FUELS; AMENDING SECTION 212.08(6), FLORIDA STATUTES, PROVIDING FOR TAXATION OF FARM MACHINERY AND EQUIPMENT; AMENDING SECTION 212.08(7), FLORIDA STATUTES, DELETING EXEMPTION OF VEHICLES USED TO TRANSPORT PERSONS OR PROPERTY IN INTERSTATE OR FOREIGN COMMERCE; ADDING SECTION 212.08(10), FLORIDA STATUTES, PROVIDING PARTIAL EXEMPTION OF VEHICLES AND PARTS THEREOF USED IN INTERSTATE OR FOREIGN COMMERCE; REPEALING SECTION 212.03(6), FLORIDA STATUTES; PROVIDING EFFECTIVE DATE.

Was read the first time by title only.

Senator Pearce moved that the rules be waived and the Committee Substitute for Committee Substitute for Senate Bill No. 72 be read the second time by title only.

Which was agreed to by a two-thirds vote and the Committee Substitute for Committee Substitute for Senate Bill No. 72 was read the second time by title only.

Senator Pearce moved the adoption of the Committee Substitute for Committee Substitute for Senate Bill No. 72.

Which was agreed to and the Committee Substitute for Committee Substitute for Senate Bill No. 72 was adopted.

Senator Herrell offered the following amendment to Committee Substitute for Committee Substitute for Senate Bill No. 72:

In Section 3, line 6, on page 6, immediately after the

words "for the exercise of such privilege." insert the following new sentence:

There shall be exempt all admissions to places of amusement operating under the supervision of the state racing commission.

Senator Herrell moved the adoption of the amendment.

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

Yeas—25.

Mr. President	Cross	Herrell	Ryan
Blank	Edwards	Hollahan	Spottswood
Boyd	Fraser	Johnson (6th)	Stratton
Bronson	Friday	McCarty	Williams (4th)
Clarke	Galloway	Melton	
Cleveland	Gibson	Parrish	
Connor	Henderson	Pearce	

Nays—18.

Askew	Davis	Mathews	Whitaker
Barber	Gautier	Pope	Williams (27th)
Barron	Johns	Price	Young
Campbell	Johnson (19th)	Roberts	
Covington	Kelly	Usher	

So the amendment was adopted.

Senators Pearce, Williams (27th), Usher and Williams (4th) offered the following amendment to Committee Substitute for Committee Substitute for Senate Bill No. 72:

In Section 5, line 14, on page 7, after the sentence ending with the words "of motor vehicles" strike the period and insert in lieu thereof the following: , which term shall include self-propelled motor vehicles used exclusively by a farmer on a farm owned, leased or share-cropped by him in plowing, planting, cultivating and harvesting crops.

Senator Pearce moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Herrell offered the following amendment to Committee Substitute for Committee Substitute for Senate Bill No. 72:

In Section 5, on page 9, strike: the entire subsection (5) and insert in lieu thereof the following:

(5) EXEMPTIONS, ITEMS BEARING OTHER EXCISE TAXES, ETC.—Also exempt from the tax imposed by this chapter are fuels (including crude oil, fuel oil, gasoline, kerosene, diesel oil, natural and artificial gas, coal, coke and cordwood), electric power or energy, water (not exempting mineral water or carbonated water), and ice. Gasoline and other fuels used or consumed in airplanes or other aeronautical devices or used or consumed in railroad trains or locomotives used to transport persons or property in interstate or foreign commerce, are subject to tax imposed in this chapter only to the extent provided herein. The basis of the tax shall be the ratio of intrastate mileage to interstate or foreign mileage traveled by the carrier during the previous fiscal year of the carrier, such ratio to be determined at the close of the carrier's fiscal year. This ratio shall be applied each month to the total purchases made in this state by the carrier of gasoline and other fuels to establish that portion of the total used and consumed in intrastate movement and subject to tax under this chapter. Alcoholic beverages and malt beverages are not exempt. The terms "alcoholic beverages" and "malt beverages" as used in this subsection shall have the same meaning ascribed to them in subsections (7) and (3), respectively, section 561.01, Florida Statutes. It is determined by the legislature that the classification of alcoholic beverages made in this subsection for the purpose of extending the tax imposed by this chapter is reasonable and just, and intended that such tax is separate from and in addition to any other tax imposed on alcoholic beverages.

Senator Herrell moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senators Johnson (6th), Fraser, Williams (4th) and Usher offered the following amendment to Committee Substitute for Committee Substitute for Senate Bill No. 72:

In Section 9, on page 11, strike all of Section 9 and insert in lieu thereof the following: Section 9. Section 212.20, Florida Statutes, is amended to read:

(1) The comptroller shall pay over to the treasurer of the state all funds received and collected by him under the provisions of this chapter, to be credited to the account of the general revenue fund of the state.

(2) It is hereby determined that any portion of said sales tax or use tax as provided for in this chapter allocated to the counties of the state is for a state purpose.

(3) From the revenues derived from the taxes imposed by this chapter there is hereby appropriated to the counties of this state two (2%) per cent of such revenues. The comptroller shall each month determine the amount of said two (2%) per cent of the revenues derived from the taxes imposed by this chapter and one and one-half (1½%) per cent of the revenues derived each month from the taxes imposed by this chapter, less the service charge provided for in Section 215.22, Florida Statutes, shall be apportioned monthly to each county on the basis of population, that is to say, said one and one-half (1½%) per cent of said revenues, less the service charge provided for in Section 215.22, Florida Statutes, shall be apportioned monthly to each county in the proportion that the population of such county shall bear to the total population of the state as determined by the last preceding general federal census, and the remaining one-half (½%) per cent of the revenues derived from such taxes and herein appropriated shall be apportioned monthly to each county on an equal basis, that is to say, one-half of one per cent of the total revenues collected during each month, less the service charge provided for in Section 215.22, Florida Statutes, shall be apportioned to each county on an equal basis. The revenues hereby appropriated to the counties of the state shall be paid to the board of county commissioners of each county by warrant drawn by the comptroller upon the state treasury.

The estimated amount of money needed for the administration of this chapter shall be included by the comptroller in his biennial legislative budget request for the operation of his office.

Senator Fraser moved the adoption of the amendment.

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

Yeas—15.

Campbell	Fraser	Johnson (6th)	Tucker
Connor	Galloway	Kelly	Usher
Covington	Henderson	Roberts	Williams (4th)
Edwards	Johns	Spottswood	

Nays—29.

Mr. President	Cleveland	Johnson (19th)	Ryan
Askew	Cross	McCarty	Stratton
Barber	Davis	Mathews	Whitaker
Barron	Friday	Melton	Williams (27th)
Blank	Gautier	Parrish	Young
Boyd	Gibson	Pearce	
Bronson	Herrell	Pope	
Clarke	Hollahan	Price	

So the amendment failed of adoption.

Senator Herrell moved that the rules be waived and the time of adjournment be extended until final disposition of Committee Substitute for Committee Substitute for Senate Bill No. 72.

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

Senators Johnson (6th), Fraser and Williams (4th)

offered the following amendment to Committee Substitute for Committee Substitute for Senate Bill No. 72:

In Section 5, at end of line 8, on page 7, add a new subsection numbered (1)—as follows:

Section 212.08(1), Florida Statutes, is hereby repealed, and in lieu thereof, add the following:

212.08(1)—In order to afford a measure of relief to recipients of old age assistance and aid to the blind, and in order to avoid what amounts to the state collecting a tax on money furnished by it to such recipients, the Comptroller of the state of Florida is hereby authorized to issue "sales tax stamps" in denominations of one, two and three cents each and shall issue to each recipient of such assistance benefits monthly at the time of issuance of said check to such recipient an amount of stamps sufficient to pay the sales tax imposed by this Chapter on purchases of groceries up to seventy-five per cent (75%) of the total amount of such welfare check, which stamps may be used by the said recipient in payment of sales tax on groceries purchased by such recipient and any merchant is authorized to accept such stamps in lieu of cash for the sales tax due, and such merchant, when making his regular sales tax return to the Comptroller, may submit to the Comptroller all such stamps so received by him as if the same were cash, for which he will be given credit at full cash value and the same shall be credited in all respects as if said sale was made and the tax thereon paid in cash.

Senator Fraser moved the adoption of the amendment.

Pending consideration of the foregoing amendment offered by Senators Johnson (6th), Fraser and Williams (4th) to Committee Substitute for Committee Substitute for Senate Bill No. 72, Senator Mathews offered the following substitute amendment for the amendment offered by Senators Johnson (6th), Fraser and Williams (4th) to Committee Substitute for Committee Substitute for Senate Bill No. 72:

In Section 5, line 8, on page 7, strike: the period and insert in lieu thereof the following: of Florida Statutes

Senator Mathews moved the adoption of the substitute amendment for the amendment offered by Senators Johnson (6th), Fraser and Williams (4th).

The question was put on the adoption of the substitute amendment.

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

Yeas—36.

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

Nays—7.

Campbell	Johnson (6th)	Stratton	Williams (4th)
Fraser	Johns	Roberts	

So the substitute amendment was adopted.

Senators Ryan and Pope offered the following amendment to Committee Substitute for Committee Substitute for Senate Bill No. 72:

In Section 5, subsection 3, lines 3 and 4, on page 8, following words "when used in the plural form;" insert the following: and shall include the purchase of a motor vehicle to be used exclusively for rental purposes;

Senator Ryan moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Pope offered the following amendment to Com-

mittee Substitute for Committee Substitute for Senate Bill No. 72:

On page 8, after the period in line 10, Sub-section 4, strike the remainder of line 10 and all of lines 11, 12, 13, 14 and line 15 through the word allowed; and insert in lieu thereof the following: as used in this Sub-section "single transaction" shall mean any item purchased at any single time and delivered to any point;

Senator Pope moved the adoption of the amendment.

Pending consideration of the foregoing amendment offered by Senator Pope to Committee Substitute for Committee Substitute for Senate Bill No. 72, Senator Mathews offered the following substitute amendment for the amendment offered by Senator Pope to Committee Substitute for Committee Substitute for Senate Bill No. 72:

In Section 5, subsection 4, on page 8, at end of subsection insert the following:

The comptroller is specifically directed to adopt rules to prevent pyramiding of several purchases into a single order so that any purchase of a specific piece of industrial machinery shall be taxed individually and the limitation herein shall not be used to evade the tax.

Senator Mathews moved the adoption of the substitute amendment for the amendment offered by Senator Pope.

The question was put on the adoption of the substitute amendment.

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

Yeas—10.

Barber	Connor	Kelly	Whitaker
Barron	Herrell	Mathews	
Cleveland	Johnson (19th)	Parrish	

Nays—33.

Mr. President	Edwards	Johnson (6th)	Stratton
Askew	Fraser	McCarty	Tucker
Boyd	Friday	Mapoles	Usher
Bronson	Galloway	Melton	Williams (27th)
Campbell	Gautier	Pearce	Williams (4th)
Clarke	Gibson	Pope	Young
Covington	Henderson	Price	
Cross	Hollahan	Roberts	
Davis	Johns	Ryan	

So the substitute amendment failed of adoption.

The question recurred on the motion made by Senator Pope.

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

Yeas—21.

Askew	Fraser	McCarty	Whitaker
Barron	Galloway	Mapoles	Williams (27th)
Boyd	Gautier	Roberts	Young
Campbell	Henderson	Ryan	
Cross	Hollahan	Tucker	
Davis	Johns	Usher	

Nays—24.

Mr. President	Connor	Johnson (19th)	Pearce
Barber	Covington	Johnson (6th)	Pope
Blank	Edwards	Kelly	Price
Bronson	Friday	Mathews	Spottswood
Clarke	Gibson	Melton	Stratton
Cleveland	Herrell	Parrish	Williams (4th)

So the amendment failed of adoption.

Senators Pope and Usher offered the following amendment to Committee Substitute for Committee Substitute for Senate Bill No. 72:

In Sub-section 6, line 3, on page 10, after the word "fisheries;" insert the following: the first \$2,000.00 of the purchase price of any farm machinery used exclusively for farming;

Senator Pope moved the adoption of the amendment.

Which was not agreed to so the amendment failed of adoption by a viva voce vote with Senator Usher voting "Yea" and Senators Pope and Pearce voting "Nay".

Senator Pope offered the following amendment to Committee Substitute for Committee Substitute for Senate Bill No. 72:

On page 8, strike the figures (\$5,000.000) and insert in lieu thereof the following: (\$5,000.00)

Senator Pope moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Herrell offered the following amendment to Committee Substitute for Committee Substitute for Senate Bill No. 72:

In Section 6, subsection (10), on page 11, strike: entire subsection (10) and insert in lieu thereof the following:

(10) PARTIAL EXEMPTIONS, VEHICLES ENGAGED IN INTERSTATE OR FOREIGN COMMERCE.—Vehicles and parts thereof used to transport persons or property in interstate or foreign commerce are subject to tax imposed in this chapter only to the extent provided herein. The basis of the tax shall be the ratio of intrastate mileage to interstate or foreign mileage travelled by the carrier during the previous fiscal year of the carrier, such ratio to be determined at the close of the carrier's fiscal year. This ratio shall be applied each month to the total purchases by the carriers of vehicles and parts thereof which are used in Florida to establish that portion of the total used and consumed in intrastate movement and subject to tax under this chapter, subject to the provisions of section 212.08(4), Florida Statutes.

Senator Herrell moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Pope moved that the Senate reconsider the vote by which the following amendment to Committee Substitute for Committee Substitute for Senate Bill No. 72 failed of adoption, this day:

On page 8, after the period in line 10, Sub-section 4, strike the remainder of line 10 and all of lines 11, 12, 13, 14 and line 15 through the word allowed; and insert in lieu thereof the following: as used in this Sub-section "single transaction" shall mean any item purchased at any single time and delivered to any point;

And the motion went over under the rule.

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

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

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

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

Tallahassee, Florida
June 10, 1963

The Honorable Wilson Carraway
President of the Senate
Sir:

I am directed by the House of Representatives to inform the Senate that the Speaker of the House of Representatives has appointed Representatives Crews of Baker, Sweeny of Volusia and Wingate of Nassau as a conference committee on the part of the House of Representatives to confer with a like committee on the part of the Senate to adjust the differences existing between the Senate and the House of Representatives on Senate amendments to—

By Representatives Wingate of Nassau, Saunders of Monroe, Hason of Sarasota, Owens of Martin, Land of

Orange, Jordan of Sarasota, Thomas of Bradford, Mattox of Polk, Knowles of Manatee, Ramos of Monroe, Daniel of Lake and Strickland of Citrus—

H. B. NO. 450—A BILL TO BE ENTITLED AN ACT RELATING TO TAX ON CIGARETTES; AMENDING SECTIONS 210.02(1) (a), (b), (c); (3) (a), (b); (4) (a), (b); (5) (a), (b), AND SECTION 210.05(3); AND ADDING SECTION 210.02(8) ALL FLORIDA STATUTES; PROVIDING DISCOUNT FOR COLLECTION; PROVIDING AN EFFECTIVE DATE.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

The President announced the appointment of Senators Pearce, Mathews and Herrell as the Committee on the part of the Senate to confer with the like Committee appointed by the Speaker on the part of the House of Representatives to adjust the differences existing between the Senate and the House of Representatives on Senate amendments to House Bill No. 450.

And the action of the Senate was ordered certified to the House of Representatives immediately.

Tallahassee, Florida
May 28, 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 Russell, Deeb, Grizzle, Holley and Loeffler of Pinellas—

H. B. NO. 1685—A BILL TO BE ENTITLED AN ACT RELATING TO PINELLAS COUNTY PUBLIC WELFARE; AUTHORIZING THE BOARD OF COUNTY COMMISSIONERS TO MAKE REASONABLE RULES AND REGULATIONS FOR ADMINISTRATION OF WELFARE FUNDS; PROVIDING THAT WELFARE RECIPIENTS SHALL BE INDEBTED TO PINELLAS COUNTY TO THE EXTENT OF THE VALUE OF BENEFITS RECEIVED; AUTHORIZING THE BOARD OF COUNTY COMMISSIONERS TO REQUIRE APPLICANTS FOR WELFARE TO EXECUTE A LIEN IN FAVOR OF PINELLAS COUNTY ON THEIR REAL PROPERTY TO SECURE THE INDEBTEDNESS OF WELFARE EXPENDITURES; PROVIDING FOR THE SATISFACTION, SETTLEMENT OR ENFORCEMENT OF SUCH DEBT OR WELFARE LIEN; REPEALING CHAPTER 26149, LAWS OF FLORIDA, SPECIAL ACTS OF 1949 AND CHAPTER 29428, LAWS OF FLORIDA, SPECIAL ACTS OF 1953; PROVIDING FOR THE EFFECTIVE DATE HEREOF.

Proof of publication attached.

which amendments read as follows:

Amendment No. 1—

After Section 5, page 3, insert the following:

Section 6. No lien obtained under the provisions of this act shall be foreclosed against the welfare recipient's property until such recipient conveys the property or is deceased.

Amendment No. 2—

In Section 7, line 1, on page 3, strike: "Section 7." and insert in lieu thereof the following: Section 8.

Amendment No. 3—

In Section 6, line 1, on page 3, strike: "Section 6." and insert in lieu thereof the following: Section 7.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

Tallahassee, Florida,
May 29, 1963

The Honorable Wilson Carraway
President of the Senate

Sir:

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

By Representative Broxson of Santa Rosa—

H. B. NO. 1577—A BILL TO ENTITLED AN ACT RELATING TO THE OPERATION AND ADMINISTRATION OF THE COUNTY HOSPITAL SYSTEM IN SANTA ROSA COUNTY; AMENDING CHAPTER 59-1825, LAWS OF FLORIDA, SEPARATING JAY HOSPITAL, JAY, FLORIDA, FROM SANTA ROSA HOSPITAL, MILTON, FLORIDA, BY PROVIDING SEPARATE BOARDS OF TRUSTEES FOR EACH OF SAID HOSPITALS; PROVIDING FOR MEMBERSHIP OF SANTA ROSA HOSPITAL BOARD AND FOR THE APPOINTMENT OF CERTAIN PERSONS AS MEMBERS OF THE BOARD OF TRUSTEES OF JAY HOSPITAL; PROVIDING TERMS OF OFFICE THEREFOR, AND METHOD OF FILLING VACANCIES; PROVIDING FOR CERTAIN AMOUNT OF REVENUE TO BE GIVEN TO SAID HOSPITALS BY SANTA ROSA COUNTY; PROVIDING FINANCIAL RESPONSIBILITY FOR CARE OF INDIGENTS; REPEALING CHAPTERS 61-2796 AND 61-2798, LAWS OF FLORIDA, RELATING TO THE SANTA ROSA COUNTY HOSPITAL SYSTEM, TO THE EXTENT OF ANY INCONSISTENCY; PROVIDING AN EFFECTIVE DATE.

Which amendments read as follows:

Amendment No. 1—

In Section 5, on page 2, strike: All of Section 5, and insert in lieu thereof the following:

SECTION 5. The members of the Board of Trustees of Santa Rosa Hospital, located in Milton, Florida, shall consist of seven (7) members who shall serve as follows:

J. C. Malone, Milton, Florida; S. G. Cox, Milton, Florida; Martin Spurlock, Milton, Florida; Hiram M. Melvin, Milton, Florida; H. Byrd Mapoles, Milton, Florida; William Bradshaw, Milton, Florida; and DeWitt Webster, Milton, Florida.

Amendment No. 2—

In Section 6, on page 3, strike: Entire Section 6. and insert in lieu thereof the following:

SECTION 6. Members of the Board of Trustees of the Santa Rosa Hospital shall serve for a term of four (4) years.

Respectfully
LAMAR BLEDSOE
Chief Clerk, House of Representatives

Tallahassee, Florida
May 30, 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 Land, Ducker, Elrod and Brumback of Orange—

H. B. NO. 2066—A BILL TO BE ENTITLED AN ACT TO AMEND SECTION 2 OF CHAPTER 14678, ACTS OF 1931 CREATING A COUNTY BUDGET COMMISSION IN ALL COUNTIES OF THE STATE HAVING A POPULATION OF NOT LESS THAN ONE HUNDRED FIFTY THOUSAND (150,000) BY THE LAST PRECEDING STATE OR FEDERAL CENSUS (AS SAID CHAPTER

14678 WAS AMENDED BY CHAPTER 57-465, ACTS OF 1957) BY MAKING CHAPTER 14678 APPLICABLE ONLY IN COUNTIES OF NOT LESS THAN THREE HUNDRED THOUSAND (300,000) INHABITANTS BY THE LATEST OFFICIAL CENSUS; AND PROVIDING AN EFFECTIVE DATE.

Which amendments read as follows:

Amendment No. 1—

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

Section 1. Any county in the state having a population of not less than two hundred thirty thousand (230,000) and not more than three hundred thousand (300,000) according to the latest official decennial census, shall be exempt from the provisions of chapter 14678, Laws of Florida, 1931, as amended.

Amendment No. 2—

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

A BILL TO BE ENTITLED AN ACT RELATING TO ANY COUNTY IN THE STATE HAVING A POPULATION OF NOT LESS THAN TWO HUNDRED THIRTY THOUSAND (230,000) AND NOT MORE THAN THREE HUNDRED THOUSAND (300,000) ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS, RELATING TO COUNTY BUDGET COMMISSIONS; PROVIDING THAT ANY SUCH COUNTY SHALL BE EXEMPT FROM THE PROVISIONS OF CHAPTER 14678, LAWS OF FLORIDA, 1931, AS AMENDED; PROVIDING AN EFFECTIVE DATE.

Respectfully,
LAMAR BLEDSOE

Chief Clerk, House of Representatives

Tallahassee, Florida,
May 30, 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 Broxson of Santa Rosa—

H. B. NO. 2106—A BILL TO BE ENTITLED AN ACT RELATING TO USE OF NETS AND SIMILAR DEVICES WITHIN A CERTAIN DISTANCE OF CERTAIN PIERS 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; MAKING CERTAIN ACTS UNLAWFUL; PROVIDING EXCEPTIONS; PROVIDING EFFECTIVE DATE.

Which amendment reads as follows:

In Section 1, lines 9 and 10, on page 1, strike: "cast nets in such waters" and insert in lieu thereof the following:
cast nets, crab nets and crab baskets in such waters by noncommercial fishermen.

Respectfully,
LAMAR BLEDSOE

Chief Clerk, House of Representatives

Tallahassee, Florida,
May 31, 1963

The Honorable Wilson Carraway
President of the Senate

Sir:

I am directed by the House of Representatives to inform

the Senate that the House of Representatives has concurred in Senate amendment to—

By The Committee on Insurance—

H. B. NO. 1462—A BILL TO BE ENTITLED AN ACT RELATING TO THE INSURANCE CODE, AMENDING SECTION 624.0300, FLORIDA STATUTES, BY ADDING A NEW SUBSECTION (16) PROVIDING FOR PAYMENT OF FEE FOR CHANGING OF LICENSEE'S ADDRESS; PROVIDING FOR RENUMBERING OF CERTAIN SUBSECTIONS; PROVIDING AN EFFECTIVE DATE.

—Which amendment reads as follows:

In Section 1, line 7, page 1, after the words "sentative license or permit" strike: "\$.50" and insert in lieu thereof the following: \$1.00

Respectfully,

LAMAR BLEDSOE

Chief Clerk, House of Representatives

Senator Pope moved that the Senate proceed to the consideration of Executive Business.

Which was agreed to and the Senate went into Executive Session at 5:22 o'clock P. M.

The Senate emerged from Executive Session at 5:47 o'clock P. M., and resumed its Session.

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.

Senator Cross moved that the rules be waived and when the Senate adjourns at this Session, it adjourn to reconvene at 9:30 o'clock A. M., Tuesday, June 11, 1963.

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

Senator Cross moved that the Senate adjourn.

Which was agreed to and the Senate stood adjourned at 5:50 o'clock P. M., until 9:30 o'clock A. M., Tuesday, June 11, 1963.

EXECUTIVE SESSION ANNOUNCEMENTS

The Senate in Executive Session on June 10, 1963, advised and consented to the following appointment made by the Governor:

David Montgomery Anderson, Gainesville, Assistant State Attorney, Eighth Judicial Circuit, succeeding Benmont Tench, Jr., resigned, for a term ending on the first Tuesday after the first Monday in January 1965.

The Senate in Executive Session on June 10, 1963, upon the recommendation of the Governor, removed from office:

Wilburn N. Messer, Constable, District 2, County of Franklin.