

JOURNAL OF THE SENATE

Wednesday, June 19, 1963

The Senate convened at 10:00 o'clock A. M., pursuant to adjournment on Tuesday, June 18, 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.

In the excused absence of the Senate Chaplain, Senator L. K. Edwards, Jr., of the Twentieth Senatorial District offered the following Prayer:

Our Father, as we come to the closing session of this legislature, we give thanks to thee for all of our friends and loved ones. We thank thee for the staffs of each and every committee of the Senate itself and the officers of the Senate. You have abided with each and every one of us, and for this we give thanks.

We ask thy mercy and blessings upon us; cleanse our souls of all sin and give us grace to thy honor and glory. We ask thy blessings upon all State officials and those in authority in our government and ask that you give us the desire to do all things right. Give us knowledge and strength and wisdom and all things necessary to live a life pleasing to thee.

These things we pray in Jesus' precious name. Amen.

The reading of the Journal was dispensed with.

The Senate daily Journal of Friday, April 5, 1963, was further corrected as follows:

Page 40, column 1, line 12, strike the word "THEREOF" and insert in lieu thereof: THEREFOR

And as further corrected was approved.

The Senate daily Journal of Monday, April 8, 1963, was further corrected as follows:

Page 54, column 2, line 24, counting from the bottom of the column, following the word "STATE", strike the word "OF" and insert in lieu thereof: OR

Also—

Page 58, column 1, line 1, strike the words "A BILL" and insert in lieu thereof: AN ACT

Also—

Page 60, column 2, line 11, strike the words "A BILL" and insert in lieu thereof: AN ACT

And as further corrected was approved.

The Senate daily Journal of Wednesday, April 10, 1963, was further corrected as follows:

Page 79, column 1, counting from the bottom of the

column, strike line 8 and insert in lieu thereof: Wolfson, Eldredge, Matthews, Baker and Weissenborn of Dade—

Also—

Page 89, column 2, line 22, counting from the bottom of the column, between the numerals "37" and the word "failed" insert the following: , as amended,

And as further corrected was approved.

The Senate daily Journal of Friday, April 12, 1963, was further corrected as follows:

Page 107, column 2, strike lines 21 through 23 and insert in lieu thereof the following:

So House Bill No. 424 passed, as amended.

And as further corrected was approved.

The Senate daily Journal of Tuesday, April 16, 1963, was further corrected as follows:

Page 135, column 2, line 22, strike the word "amendment" and insert in lieu thereof: amendments

Also—

Page 135, column 2, line 28, counting from the bottom of the column, strike the words "amendment has" and insert in lieu thereof: amendments have

Also—

Page 136, column 1, strike line 19 and insert in lieu thereof: Senate amendments, for engrossing—

Also—

Page 136, column 1, line 27, strike the words "amendment has" and insert in lieu thereof: amendments have

Also—

Page 136, column 2, line 11, strike the words "amendment has" and insert in lieu thereof: amendments have

And as further corrected was approved.

The Senate daily Journal of Wednesday, April 17, 1963, was further corrected as follows:

Page 167, column 1, line 22, strike the letters "TIONS" and insert in lieu thereof: TION

Also—

Page 167, column 2, line 31, strike the words "by title only" and insert in lieu thereof: in full

And as further corrected was approved.

The Senate daily Journal of Thursday, April 18, 1963, was further corrected as follows:

Page 193, column 1, lines 24 and 25, strike the word "SUPERVISORS" and insert in lieu thereof: SUPERVISOR

Also—

Page 202, column 1, at the end of line 14, strike the period (.) and insert in lieu thereof the following: by a two-thirds vote and it was so ordered.

And as further corrected was approved.

The Senate daily Journal of Friday, April 19, 1963, was further corrected as follows:

Page 211, column 1, line 30, strike the word "OR" and insert in lieu thereof: OF

Also—

Page 215, column 1, counting from the bottom of the column, between lines 10 and 11 insert the following:

Proof of publication attached.

And as further corrected was approved.

The Senate daily Journal of Monday, April 22, 1963, was further corrected as follows:

Page 224, column 2, line 30, strike the word "amendments" and insert in lieu thereof: amendment

Also—

Page 249, column 1, line 11, strike the word "for" and insert in lieu thereof: from

Also—

Page 256, column 2, strike the roll call and insert in lieu thereof the following:

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

Also—

Page 262, column 2, in the second column of the roll call, strike the last name "Henderson" and insert in lieu thereof: Hollahan

And as further corrected was approved.

The Senate daily Journal of Thursday, April 25, 1963, was further corrected as follows:

Page 308, column 1, line 11, strike the word "amendments" and insert in lieu thereof: amendment

And as further corrected was approved.

The Senate daily Journal of Friday, April 26, 1963, was further corrected as follows:

Page 367, column 2, line 11, counting from the bottom of the column, strike the name "Barber" and insert in lieu thereof: Melton

Also—

Page 368, column 1, line 19, strike the name "Barber" and insert in lieu thereof: Melton

Also—

Page 368, column 1, line 25, strike the name "Barber" and insert in lieu thereof: Melton

Also—

Page 368, column 1, line 29, strike the name "Barber" and insert in lieu thereof: Melton

And as further corrected was approved.

The Senate daily Journal of Monday, April 29, 1963, was further corrected as follows:

Page 374, column 2, line 27, strike: "passed—" and insert in lieu thereof the following: recalled, reconsidered the vote by which it passed and has amended and passed as amended—

Also—

Page 394, column 1, between lines 30 and 31 insert the following:

Which was agreed to by a two-thirds vote and the Senate reconsidered the vote by which House Bill No. 167, as amended, passed the Senate on April 22, 1963.

And as further corrected was approved.

The Senate daily Journal of Tuesday, April 30, 1963, was further corrected as follows:

Page 436, column 1, strike lines 2 and 3 and insert in lieu thereof the following: UNNUMBERED PARAGRAPH OF SECTION 702.02(3), FLORIDA STATUTES, 1961; PROVIDING AN EFFECTIVE DATE.

Also—

Page 436, column 1, line 15, counting from the bottom of the column, strike: "FIFTEEN DOLLARS (\$15.00)" and insert in lieu thereof: TWELVE DOLLARS (\$12.00)

And as further corrected was approved.

The Senate daily Journal of Wednesday, May 1, 1963, was further corrected as follows:

Page 442, column 2, line 4, strike the following: "S. B." and insert in lieu thereof: C. S. FOR S. B.

Also—

Page 467, column 1, strike line 15, and insert in lieu thereof:

So Senate Bill No. 333 passed, as amended, and was referred to the

And as further corrected was approved.

The Senate daily Journal of Thursday, May 2, 1963, was further corrected as follows:

Page 486, column 2, line 28, counting from the bottom of the column, strike the word "amendments" and insert in lieu thereof: amendment

Also—

Page 486, column 2, line 26, counting from the bottom of the column, strike the word "amendments" and insert in lieu thereof: amendment

Also—

Page 497, column 2, line 5, counting from the bottom of the column, after the word "brokers" insert the following: and insert in lieu thereof the following: bankers

Also—

Page 507, column 1, between lines 2 and 3 insert the following:

Tallahassee, Florida
May 1, 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 Russell of Madison—

H. B. NO. 341—A BILL TO BE ENTITLED AN ACT

RELATING TO THE CITY OF MADISON; AMENDING SECTIONS 12, 127 AND 129 OF CHAPTER 23390, LAWS OF FLORIDA, 1945, INCORPORATING THE CITY OF MADISON; PROVIDING FOR CANDIDATES' PETITION FOR NOMINATION AND MAXIMUM CAMPAIGN EXPENSES; PROVIDING HOURS DURING WHICH REGISTRATION BOOKS SHALL BE OPEN FOR REGISTRATION; AND PROVIDING THE HOURS DURING WHICH POLLS SHALL BE OPEN FOR VOTING.

Proof of publication attached.

Which amendments read as follows:

Amendment No. 1—

In Section 1, line 12, page 1, strike the words and figures: "twenty-five dollars (\$25.00)" and insert in lieu thereof the following: three hundred dollars (\$300.00)

Amendment No. 2—

In Section 1, lines 9, 10 and 11, page 2, strike the words: "during the regular established working hours of city hall each day." and insert in lieu thereof the following: each week day except Saturdays during the hours from 8:00 a.m. to 5:00 p.m. at least, and on Saturdays from 8:00 a.m. to 1:00 p.m. at least.

Amendment No. 3—

In Section 1, line 12, following the words "or more qualified voters." strike out: "He may not expend more than three hundred dollars (\$300.00) on behalf of his candidacy in each primary." and insert in lieu thereof the following: Expenditures on behalf of candidacy may be regulated by city ordinance but in no event shall such expenditure exceed three hundred dollars (\$300.00) in each primary. Such city ordinance shall not limit the expenditure of a candidate to less than one hundred dollars (\$100.00) for each primary.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

And as further corrected was approved.

The Senate daily Journal of Monday, May 6, 1963, was further corrected as follows:

Page 576, column 1, lines 17 and 18, counting from the bottom of the column, strike the words "WHERE CRIMINAL RECORD SHOWS LACK OF GOOD MORAL CHARACTER" and insert in lieu thereof the following: ON CONVICTION OF CERTAIN CRIMES

Also—

Page 577, column 1, line 1, strike "CONVICTED FELONS," and insert in lieu thereof the following: PERSONS HEREAFTER CHARGED WITH OR CONVICTED OF A FELONY;

Also—

Page 578, column 2, line 5, strike the numerals "371.50-61," and insert in lieu thereof the following: 371.50, 371.51 AND 371.53-61,

Also—

Page 578, column 2, line 6, strike the numerals "371.505" and insert in lieu thereof: 371.504

Also—

Page 580, column 2, line 8, following the word "COUNTY" insert: OR MUNICIPAL

Also—

Page 593, column 2, line 19, counting from the bottom of the column, strike the dash (—) after the figures 317.07

and insert the following: PROVIDING A CHANGE IN PENALTY FOR VIOLATION THEREOF; 317.08,

Also—

Page 600, column 1, strike lines 11 and 12 and insert in lieu thereof the following: ICAL PARTIES AND TO QUALIFIED ELECTORS; REPEALING LAWS IN CONFLICT; PROVIDING AN EFFECTIVE DATE.

And as further corrected was approved.

The Senate daily Journal of Tuesday, May 7, 1963, was further corrected as follows:

Page 611, column 1, line 34, strike the letters "SEACH-" and insert in lieu thereof: SEARCH-

Also—

Page 626, column 1, between lines 25 and 26 insert the following:

The question recurred on the passage of House Bill No. 876.

Also—

Page 626, column 1, line 29, between the words "to" and "and" insert the following: by a two-thirds vote

And as further corrected was approved.

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

Page 728, column 1, line 2, counting from the bottom of the column, after the numerals "1014" insert the following: , as amended,

Also—

Page 728, column 1, line 3, counting from the bottom of the column, after the numerals "1014" insert the following: , as amended,

Also—

Page 728, column 1, line 6, counting from the bottom of the column, after the numerals "1014" insert the following: , as amended,

Also—

Page 728, column 2, line 15, strike the words "title as stated" and insert in lieu thereof: as amended

And as further corrected was approved.

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

Page 732, column 1, line 5, strike the word "amendment" and insert in lieu thereof: amendments

Also—

Page 732, column 1, line 18, counting from the bottom of the column, strike the word "amendment" and insert in lieu thereof: amendments

Also—

Page 732, column 1, line 16, counting from the bottom of the column, strike the word "amendment" and insert in lieu thereof: amendments

Also—

Page 762, column 1, line 6, counting from the bottom of the column, strike the word "Appropriations" and insert in lieu thereof: Judiciary "B"

And as further corrected was approved.

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

Page 786, column 2, line 8, in second column of the roll call, insert the name Covington

Also—

Page 786, column 2, counting from the bottom of the column, between lines 26 and 27 insert the following:

Proof of publication attached.

Also—

Page 795, column 1, line 9, counting from the bottom of the column, strike the period and insert in lieu thereof the following: ; PROVIDING EXCEPTION.

Also—

Page 796, column 2, line 5, between the words "by" and "only", insert: title

Also—

Page 800, column 1, between lines 21 and 22, insert the following:

Proof of publication attached.

Also—

Page 801, column 2, counting from the bottom of the column, strike line 13 and insert in lieu thereof the following:

By Senator Ryan—

Also—

Page 802, column 2, counting from the bottom of the column, between lines 4 and 5 insert the following:

Tallahassee, Florida
May 9, 1963

The Honorable Wilson Carraway
President of the Senate

Sir:

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

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

H. B. NO. 1135—A BILL TO BE ENTITLED AN ACT CREATING A COUNTY BUDGET COMMISSION IN ANY COUNTY IN THE STATE HAVING A POPULATION OF NOT LESS THAN 230,000 AND NOT MORE THAN 300,000 ACCORDING TO THE LATEST OFFICIAL DECEN- NIAL CENSUS; DESIGNATING THE INITIAL MEM- BERS OF THE COMMISSION; PROVIDING THERE- AFTER FOR THE ELECTION OF MEMBERS OF THE COMMISSION; PROVIDING FOR THE ORGANIZATION OF THE COMMISSION AND DEFINING ITS DUTIES, FUNCTIONS AND RESPONSIBILITIES; DEFINING DUTIES OF THE COUNTY TAX ASSESSOR AND CLERK OF THE CIRCUIT COURT; REQUIRING THE BOARD OF COUNTY COMMISSIONERS AND OTHER BOARDS AND DISTRICTS TO FILE CERTAIN INFOR- MATION RELATED TO REVENUES AND EXPENDI- TURES WITH THE COMMISSION; REQUIRING ESTI- MATES OF RECEIPTS AND EXPENDITURES TO BE MADE BY COUNTY FEE OFFICERS; PROVIDING FOR PUBLICATION OF NOTICE OF FIRST MEETING OF COMMISSION TO CONSIDER PROPOSED BUDGETS; AUTHORIZING COMMISSION TO REQUIRE FURTHER INFORMATION; COMMISSION TO APPROVE BUD- GETS FOR EVERY COUNTY FEE OFFICER AND EVERY BOARD OTHER THAN THE BOARD OF PUB- LIC INSTRUCTION; PROVIDING THE COMMISSION SHALL CERTIFY ITS BUDGETS TO THE FEE OFFICERS AND THE BOARD OF COUNTY COMMIS-

SIONERS; PROVIDING BUDGETS NOT BE EXCEEDED IN WHOLE OR IN ANY ITEM AND EXCESS MILLAGES NOT TO BE LEVIED; PROVIDING VIOLATION OF BUDGETS AFTER ADOPTION TO BE A MISDE- MEANOR; AUTHORIZING IF ACTUAL RECEIPTS EX- CEED THE ANTICIPATED RECEIPTS BUDGETS OF FEE OFFICERS AND BOARD OF COUNTY COMMIS- SIONERS MAY BE INCREASED; PROVIDING FOR APPEALS BY BOARD OF COUNTY COMMISSIONERS AND FEE OFFICERS FROM ACTIONS OF BUDGET COMMISSION; REQUIRING FILING AND REVIEW OF BUDGET BY BOARD OF PUBLIC INSTRUCTION WITH THE COMMISSION; REQUIRING PUBLIC HEARINGS ON BUDGET OF BOARD OF PUBLIC INSTRUCTION; AUTHORIZING COMMISSION TO APPROVE OR MOD- IFY BUDGET OF BOARD OF PUBLIC INSTRUCTION; PROVIDING METHOD FOR BOARD OF PUBLIC IN- STRUCTION TO OVERRULE COMMISSION; PROVID- ING IT SHALL BE UNLAWFUL AND A MISDE- MEANOR FOR BOARD OF PUBLIC INSTRUCTION TO EXPEND FUNDS IN EXCESS OF TOTAL AMOUNT APPROPRIATED FROM A PARTICULAR FUND OF ITS BUDGET; AUTHORIZING BOARD OF PUBLIC IN- STRUCTION TO INCREASE OR DECREASE THE TO- TAL AMOUNT BUDGETED FOR RECEIPTS OR EX- PENDITURES OF ANY PARTICULAR FUND OR TRANSFERS UNDER CERTAIN CONDITIONS; PRO- VIDING SEVERABILITY CLAUSE; PROVIDING AN EFFECTIVE DATE.

Which amendments read as follows:

Amendment No. 1—

Strike out the entire Section 3 and insert the following in lieu thereof:

Section 3. Election of members of commission. The Legislature does hereby create a county budget commis- sion consisting of five (5) members. The Legislature here- by declares that all members of any county budget commission now holding office as elected members under either a special local law, or under the provisions of Chapter 14678, Acts of 1931, as amended, or who were elected at any general election, and serving de facto or de jure, shall constitute and be the members of the com- mission and shall continue to serve their unexpired terms until their successors are elected under the provisions of this act. If there are no members of an existing county budget commission upon the effective date of this act, then the Governor shall appoint the member or members of the commission to serve until the Tuesday after the first Monday in January following the next general elec- tion after the effective date or dates applicable in any county. If there are vacancies in any commission upon the effective date of this act or if vacancies occur after the effective date of this act, the Governor shall fill any vacan- cies that may occur by appointing a person qualified under this act to serve the unexpired term and he shall have the power to remove from office any member for cause. The members shall be registered voters who shall be free- holders in the county, of more than thirty (30) years of age, and residents of the county for not less than five (5) years, and no members shall be residents of the same county commissioner's district. They shall be elected by the voters at large and shall serve for four (4) year terms. The terms of the members who previously have been elected to any county budget commission as described in this section upon the effective date of the act from the even-numbered county commissioners' districts shall con- tinue in office until the Tuesday after the first Monday in January immediately following the next general election; and the members who have previously been elected from the odd-numbered county commissioners' districts shall continue in office until the Tuesday after the first Monday in January immediately following the next general elec- tion after the end of the term of members elected from even-numbered county commissioners' districts, the intent

of the Legislature being that the terms of members from even-numbered county commissioners' districts and odd-numbered county commissioners' districts shall be appropriately staggered.

Amendment No. 2—

In line 5 of the Title, following the words "DECENNIAL CENSUS;" strike out: "DESIGNATING THE INITIAL MEMBERS OF THE COMMISSION;" and insert in lieu thereof the following: PROVIDING FOR THE DESIGNATION BY THE LEGISLATURE OR THE APPOINTMENT BY THE GOVERNOR, OF THE INITIAL MEMBERS OF THE COMMISSION;

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 818, column 1, line 20, strike the word "each" and insert in lieu thereof: east

Also—

Page 831, column 1, line 21, strike the words "the action of the Senate" and insert in lieu thereof: House Bill No. 561

Also—

Page 831, column 1, line 27, strike the words "the action of the Senate" and insert in lieu thereof: House Bill No. 562

Also—

Page 845, column 2, line 15, before the word "insert" insert the following: strike the word "the" and

Also—

Page 845, column 2, line 17, strike the words "failure to make"

And as further corrected was approved.

The Senate daily Journal of Friday, May 17, 1963, was further corrected as follows:

Page 935, column 2, line 26, following the word "with" insert: Senate

Also—

Page 936, column 2, at the end of line 18, add the word: Senate

Also—

Page 936, column 2, counting from the bottom of the column, at the end of line 34, add the word: Senate

Also—

Page 950, column 1, line 1, counting from the bottom of the column, strike: "passed—" and insert in lieu thereof the following: recalled from the Senate, reconsidered the vote by which it passed House Bill No. 1577 on May 10, 1963, amended and passed as amended—

Also—

Page 963, column 2, line 24, between the words "of" and "Senate" insert the following: Committee Substitute for

And as further corrected was approved.

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

Page 984, column 1, counting from the bottom of the column, strike lines 8 through 17 and insert in lieu thereof the following:

H. B. NO. 805—A BILL TO BE ENTITLED AN ACT RELATING TO THE PRACTICE OF LAND SURVEYING; AMENDING SECTIONS 472.10 AND 472.11, ALL FLORIDA STATUTES; ENUMERATING GROUNDS FOR REVOCATION AND SUSPENSION OF CERTIFICATES; AUTHORIZING THE PRACTICE OF LAND SURVEYING BY CORPORATIONS AND PARTNERSHIPS; PROVIDING AN EFFECTIVE DATE.

Also—

Page 991, column 2, line 15, counting from the bottom of the column, between the words "the" and "was" insert: vote

Also—

Page 998, column 2, line 29, counting from the bottom of the column, strike the word "None" and insert in lieu thereof: 2

Also—

Page 1003, column 1, line 25, strike the numerals "44" and insert in lieu thereof: 43

Also—

Page 1003, column 1, line 27, counting from the bottom of the column, strike the word "None" and insert in lieu thereof: 1

And as further corrected was approved.

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

Page 1045, column 2, line 23, strike the following: "59,1905" and insert in lieu thereof: 59-1905

Also—

Page 1049, column 2, line 20, strike the following: "466,935" and insert in lieu thereof: 466,835

Also—

Page 1096, column 2, line 5, strike the numeral "9" and insert in lieu thereof: 8

Also—

Page 1101, column 2, strike lines 26 and 27

Also—

Page 1101, at the end of column 2 insert the following:

The Senate in Executive Session on May 21, 1963, advised and consented to the following appointment made by the Board of Commissioners of State Institutions of the State of Florida:

Raymond B. Marsh, Tallahassee, Member, Parole Commission, for a term ending October 7, 1969.

And as further corrected was approved.

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

Page 1111, column 1, line 4, counting from the bottom of the column, strike the numerals "1001" and insert in lieu thereof: 1101

And as further corrected was approved.

The Senate daily Journal of Thursday, May 23, 1963, was further corrected as follows:

Page 1179, column 1, line 28, strike the name "Davis" and insert in lieu thereof: Whitaker

Also—

Page 1181, column 1, strike lines 32 through 34 and insert in lieu thereof the following:

In Section 1, Subsection 175.231 at the end of the subsection strike the period and add: only with reference to pension and retire—

Also—

Page 1181, column 2, between lines 22 and 23 insert the following:

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

Also—

Page 1184, column 2, line 6, strike the words: "in lieu thereof"

Also—

Page 1188, column 1, lines 7 and 8, counting from the bottom of the column, strike the following: "AND OBTAIN A LICENSED VETERINARIAN"

And as further corrected was approved.

The Senate daily Journal of Friday, May 24, 1963, was further corrected as follows:

Page 1228, column 2, lines 21 and 22, strike the following words: "AND PROPERTIES WHILE HELD,"

Also—

Page 1248, column 2, line 4, counting from the bottom of the column, strike the word "strike"

And as further corrected was approved.

The Senate daily Journal of Monday, May 27, 1963, was further corrected as follows:

Page 1263, column 2, lines 1 and 2, counting from the bottom of the column, strike the words: "By Committees on Claims and Appropriations" and insert in lieu thereof: By the Committee on Judiciary C

Also—

Page 1264, column 2, between lines 28 and 29 insert the following:

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

S. B. No. 300

—and recommends that the same pass.

And the Bill contained in the preceding report was referred to the Committee on Education—Public Schools and Junior Colleges under the original multiple reference.

Also—

Page 1266, column 1, line 7, after the word "Resolution" insert the following: No. 267

Also—

Page 1331, column 1, line 10, strike "750,00" and insert in lieu thereof: 750,000

Also—

Page 1343, column 2, line 9, counting from the bottom of the column, strike the names "Barron Fraser McCarty Tucker" and insert in lieu thereof the following: Blank Friday Mapoles Usher

Also—

Page 1363, column 2, line 6, counting from the bottom of the column, before the word "AN" insert the following: A BILL TO BE ENTITLED

Also—

Page 1364, column 1, line 16, counting from the bottom of the column, strike the period (.) and insert in lieu thereof the following: ; PROVIDING AN EFFECTIVE DATE.

And as further corrected was approved.

The Senate daily Journal of Tuesday, May 28, 1963, was further corrected as follows:

Page 1377, column 2, strike lines 21 through 27

Also—

Page 1381, column 1, line 5, between the words "SUCH" and "WARRANT" insert: SEARCH

Also—

Page 1384, column 2, line 4, counting from the bottom of the column, strike the numerals "1209" and insert in lieu thereof: 1289

Also—

Page 1398, column 1, line 4, strike the numerals "196" and insert in lieu thereof: 1196

Also—

Page 1413, column 2, line 10, counting from the bottom of the column, strike the numerals "2089" and insert in lieu thereof: 2098

Also—

Page 1439, column 2, line 25, counting from the bottom of the column, strike the words "Senator Pope" and insert in lieu thereof the following: The Committee on Pensions and Retirement

And as further corrected was approved.

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

Page 1470, column 1, line 7, strike: "C. S."

Also—

Page 1476, column 2, between lines 14 and 15 insert the following:

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

Also—

Page 1485, column 2, counting from the bottom of the column, strike lines 19 through 31 and insert in lieu thereof the following:

Was taken up, pending roll call, having been reconsidered and referred to the Committee on Salt Water Conservation.

The question was put on the passage of House Bill No. 876.

Upon call of the roll on the passage of House Bill No. 876, the vote was:

Also—

Page 1491, column 2, line 5, counting from the bottom of the column, strike the name "Tucker" and insert in lieu thereof: Connor

Also—

Page 1499, column 2, counting from the bottom of the column, between lines 21 and 22 insert the following:

And House Bill No. 1845, contained in the above message, was read the first time by title only.

Also—

Page 1500, column 1, counting from the bottom of the column, between lines 28 and 29 insert the following:

And House Bill No. 1810, contained in the above message, was read the first time by title only.

Also—

Page 1514, column 2, line 4, strike the word "House" and insert in lieu thereof: Senate

Also—

Page 1538, column 1, line 18, strike the numerals "921, 000, 00" and insert in lieu thereof: 921, 000.00

Also—

Page 1542, column 2, strike line 26

Also—

Page 1546, column 2, line 1, counting from the bottom of the column, strike the name "Barber"

Also—

Page 1547, column 1, line 6, strike the name "Galloway"

And as further corrected was approved.

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

Page 1555, column 2, line 19, between the words "for" and "Senate" insert the following: Committee Substitute for

Also—

Page 1570, column 1, line 19, strike the following: "236.-31" and insert in lieu thereof: 236.031

Also—

Page 1571, column 1, line 27, following the word "the" insert the following: following in lieu

Also—

Page 1571, column 1, strike lines 29 and 30

Also—

Page 1571, column 1, between lines 30 and 31, counting from the bottom of the column, insert the following:

Strike out: the Title and insert the following in lieu thereof:

Also—

Page 1587, column 1, in the second column of the roll call strike the names "Friday" and "Galloway"

Also—

Page 1590, column 2, line 6, strike the words "second time by title only" and insert in lieu thereof the following: third time in full

Also—

Page 1591, column 1, strike line 8

Also—

Page 1622, column 1, strike the second name "Williams (27th)" and insert in lieu thereof: Williams (4th)

And as further corrected was approved.

The Senate daily Journal of Friday, May 31, 1963, was further corrected as follows:

Page 1684, column 2, in the second column of the roll call, strike the second name "Gautier" and insert in lieu thereof: Gibson

Also—

Page 1684, column 2, in the third column of the roll call, strike the second name "Melton" and insert in lieu thereof: Parrish

Also—

Page 1697, column 2, lines 30 and 31, counting from the bottom of the column, strike the following: "PRO-VIDING FOR AN APPROPRIATION;"

Also—

Page 1704, column 2, lines 7 and 8, counting from the bottom of the column, strike the following: "PRO-VIDING FOR AN APPROPRIATION;"

Also—

Page 1764, column 2, between lines 10 and 11 insert the following:

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

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

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

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

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 Boyd and Knowles of Manatee—

H. B. NO. 2040—A BILL TO BE ENTITLED AN ACT CREATING THE PALMETTO FIRE CONTROL DISTRICT IN PALMETTO AND CERTAIN AREAS IN MANATEE COUNTY; CREATING A BOARD AND PROVIDING FOR POWERS AND DUTIES OF SAID BOARD AND INCORPORATION OF CITY OF PALMETTO FIRE DEPARTMENT EQUIPMENT AND PROPERTY INTO SAID DISTRICT; PROVIDING FOR LEVY AND COLLECTION OF ASSESSMENTS; PROVIDING A TIME LIMIT ON CLAIMS; PROVIDING FOR FREEHOLDER ELECTION; REPEALING HOUSE BILL 885 ENACTED IN THE 1963 REGULAR SESSION; PROVIDING AN EFFECTIVE DATE.

Which amendments read as follows:

Amendment No. 1—

In Section 15, line 2, on page 8, strike: "repayment shall be made out of the special assessments for special fire protection benefits receipts of the district except as provided in this section; the district commissioners shall not create any indebtedness or incur obligations for any sum or amount which it is unable to pay out of the district funds then in its hands; provided, however, that the district commissioners may make purchases of equipment on an in-

stallment basis as necessary if funds are available for the payment of the current year's installment on such equipment plus the amount due in that year on any other installments or the repayment of any bank loan or other existing indebtedness which may be due that year." and insert in lieu thereof the following: a period (.)

Amendment No. 2—

In Section 17, on pages 8 and 9, strike: entire Section 17 and insert in lieu thereof the following:

Section 17. This act shall be effective only upon its approval by a majority of the freeholder electors of the district voting in a referendum election to be held at the next regular primary or general election, or at a special election to be called by the mayor of the city of Palmetto and the council of such city. The question shall be placed on the ballot at such election as follows:

FOR CREATION OF THE PALMETTO FIRE CONTROL DISTRICT—

AGAINST CREATION OF THE PALMETTO FIRE CONTROL DISTRICT—

The election authorized by this act shall be conducted and paid for by the city of Palmetto and the expenditure of funds for this purpose is expressly authorized.

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 Saunders of Monroe—

H. B. NO. 1254—A BILL TO BE ENTITLED AN ACT RELATING TO MONROE COUNTY; PROVIDING A METHOD FOR FIXING MILLAGE IN THE EVENT A NEW APPRAISEMENT OR RE-EVALUATION IS MADE OF ALL PROPERTY IN MONROE COUNTY.

Proof of publication attached.

Which amendment reads as follows:

In Section 1, line 6, on page 1, strike: "full cash value" and insert in lieu thereof the following: just value

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 1776, column 1, between lines 3 and 4 insert the following:

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 amendment to—

By Representative Williams of Gulf—

H. B. NO. 1490—A BILL TO BE ENTITLED AN ACT RELATING TO FISHING IN ALL COUNTIES HAVING A POPULATION OF NOT LESS THAN NINE THOUSAND SIX HUNDRED (9,600) AND NOT MORE THAN TEN THOUSAND TWO HUNDRED (10,200), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; PROVIDING CERTAIN EXEMPTIONS; PROVIDING EFFECTIVE DATE.

Which amendment reads as follows:

In Section 1, line 4, page 1, strike the words: "no size limit or bag limit" and insert in lieu thereof the following: there shall be no size limit or bag limit on salt water speckled trout

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

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 amendment to—

By Representative Crews of Baker—

H. B. NO. 909—A BILL TO BE ENTITLED AN ACT RELATING TO OBSTRUCTING JUSTICE; AMENDING SECTIONS 843.01, 843.02, 843.03, 843.06, AND 843.08, FLORIDA STATUTES, BY INCLUDING BEVERAGE ENFORCEMENT AGENT IN THOSE SECTIONS; PROVIDING EFFECTIVE DATE.

Which amendment reads as follows:

In Section 1, line 6, on page 1, after the words "municipal police officer" strike the following: "when bonded in a sum not less than One Thousand Dollars (\$1,000),"

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

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 amendment to—

By Representative Marshburn of Levy—

H. B. NO. 1078—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.

Which amendment reads as follows:

In Section 1, strike: all of section 1 and insert in lieu thereof the following:

Section 1. Section 536.22, Florida Statutes, is amended to read:

536.22 Lumber, moisture content; enforcement.—

(1) All lumber two (2) inches or less in thickness shall contain not more than nineteen per cent (19%)

moisture content at the time such lumber is permanently installed into a structure or building used for human habitation. Such lumber shall at no time be less than American lumber standard sizes when such lumber is at nineteen per cent (19%) moisture content.

(2) It shall be the duty of every state and county attorney, sheriff, constable, the commissioner of agriculture or his duly authorized representative, and any other appropriate state and county official to enforce the provisions of this section. The aforementioned officials are authorized to make application for injunction to the proper circuit court and the judge of said court shall have jurisdiction upon hearing and for cause shown to grant a temporary or permanent injunction or both restraining any person from violating or continuing to violate any of the provisions of this section or from failing or refusing to comply with the requirements of this section, said injunction to issue without bond.

(3) The installation of any lumber which does not conform to the provisions contained in subsection (1) shall be prohibited and any person installing such lumber in a structure or building for human habitation shall, upon conviction, be guilty of a misdemeanor.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives
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 Representative Bennett of Bay—

H. B. NO. 302—A BILL TO BE ENTITLED AN ACT RELATING TO THE RELIEF OF W. E. HADDEN; MAKING AN APPROPRIATION TO COMPENSATE HIM FOR DAMAGES INFLICTED ON HIM BY AN EMPLOYEE OF ST. ANDREWS STATE PARK; PROVIDING AN EFFECTIVE DATE.

Which amendments read as follows:

Amendment No. 1—

In Section 2, lines 1 and 2, on page 1, strike: "eighty-three dollars ninety-four cents (\$183.94)" and insert in lieu thereof the following: and no/100 dollars (\$100.00)

Amendment No. 2—

In Section 3, line 3, on page 2, strike: "eighty-three dollars ninety-four cents (\$183.94)" and insert in lieu thereof the following: and no/100 dollars (\$100.00)

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

And as further corrected was approved.

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

Page 1786, column 2, line 5, between the words "non-partisan" and "and" insert: primary

And as further corrected was approved.

The Senate daily Journal of Wednesday, June 5, 1963, was further corrected as follows:

Page 1802, column 2, line 11, strike the numeral "2" and insert in lieu thereof: 8

Also—

Page 1803, column 1, counting from the bottom of the column, strike lines 6 through 38.

Also—

Page 1803, column 2, line 34, strike the comma (,) and insert in lieu thereof: of registration,

Also—

Page 1804, column 1, between lines 1 and 2 insert the following:

Amendment No. 2—

In Title, line 3, strike: "476.227" and insert in lieu thereof: 476.223

Also—

Page 1806, column 1, line 3, counting from the bottom of the column, strike the numeral "12" and insert in lieu thereof: 11

And as further corrected was approved.

The Senate daily Journal of Friday, June 7, 1963, was further corrected as follows:

Page 1827, column 2, line 11, strike the word "present" and insert in lieu thereof: represent

Also—

Page 1835, column 2, counting from the bottom of the column, between lines 15 and 16 insert the following:

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 amendment to—

By Representatives Pruitt and Dressler of Brevard—

H. B. NO. 1290—A BILL TO BE ENTITLED AN ACT CREATING, ESTABLISHING, AND ORGANIZING A MUNICIPAL CORPORATION TO BE KNOWN AS AND DESIGNATED AS THE CITY OF INDIAN HARBOUR BEACH, TO BE LOCATED IN BREVARD COUNTY, FLORIDA, DEFINE ITS TERRITORIAL BOUNDARIES, TO PROVIDE FOR AND DESCRIBE ITS GOVERNMENT, JURISDICTION, POWERS, DUTIES, FRANCHISES, AND PRIVILEGES, TO AUTHORIZE THE IMPOSITION OF PENALTIES FOR VIOLATION OF ITS ORDINANCES, TO PROVIDE FOR THE COLLECTION, LIEN, ENFORCEMENT, AND LEVY OF TAXES, BOTH REAL AND PERSONAL, TO PROVIDE FOR A SYSTEM OF REVENUE AND TAXATION, TO GRANT THE POWER OF SPECIAL ASSESSMENTS FOR ROADS, PAVEMENTS, DRAINAGE, AND OTHER MUNICIPAL IMPROVEMENTS, TO GRANT THE POWER OF ZONING, TO GRANT THE POWER TO ABATE NUISANCES, TO PROVIDE FOR PERPETUAL EXISTENCE OF THE CITY OF INDIAN HARBOUR BEACH, FLORIDA.

Proof of publication attached.

Which amendment reads as follows:

In Section 1, line 3, on page 4, add after the word, "Beginning" the following: A parcel of land in Section 12, Township 27 South, Range 37 East, Brevard County, Florida, more particularly described as follows:

Beginning at the Southeast corner of Lot 8, of Unit

No. One, SEACOAST SHORES, according to the plat thereof, recorded in Plat Book 12, Page 55, of the Public Records of Brevard County, Florida;

THENCE West along the South line of said lot 8 and the South line of lot 7 of Said Unit No. One, SEACOAST SHORES, 641.28 feet to the Southwest corner of said Lot 7;

THENCE N-40° 09' 34" -E, along the West boundary of said Lot 7, 328.84 feet to the North corner of said Lot 7;

THENCE N-0° 03' 06" -E, 432.94 feet to a point on the South Right-of-way line of Atlantic Boulevard;

THENCE N-78° 06' 56" -E, along the South Right-of-way line of said Atlantic Boulevard, 278.71 feet to a point on the West Right-of-way line of Florida State Road A.1.A.;

THENCE S-11° 53' 04" -E, along the West Right-of-way line of said Florida State Road A.1.A., 757.91 feet to the Point of Beginning.

Commence at the Northwest corner of Section 13, Township 27 South, Range 37 East, as a point of beginning. Run East 1318.40 feet to a concrete marker; continue East 1318.40 feet to a concrete marker;

THENCE run South 11° 50 minutes 20 seconds East along the West Right-of-way of State Road A.1.A. for a distance of 665.74 feet;

THENCE run West for 1436.69 feet;

THENCE run South 89° 56 minutes 55 seconds West for 1318.95 feet to a concrete marker;

THENCE run North 1° 33 minutes 20 seconds West for 653.01 feet to the point of beginning. Also known as GOLDEN BEACH SUBDIVISION.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

And as further corrected was approved.

The Senate daily Journal of Monday, June 10, 1963, was further corrected as follows:

Page 1837, column 1, counting from the bottom of the column, strike lines 1 and 2 and insert in lieu thereof the following: the following: WITH "EXCISE TAX BONDS AND CERTIFICATES"

Also—

Page 1845, column 2, line 24, strike the word "AN" and insert in lieu thereof: ON

Also—

Page 1848, column 2, counting from the bottom of the column, between lines 23 and 24 insert the following:

Tallahassee, Florida
May 23, 1963

The Honorable Wilson Carraway
President of the Senate

Sir:

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

By 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 BE ENTITLED AN ACT RELATING TO THE OPERATION AND ADMINISTRATION OF THE COUNTY HOSPITAL SYSTEM IN SANTA ROSA COUNTY; AMENDING CHAPTER 59-1825, LAWS OF FLORIDA, SEPARATING JAY HOSPITAL, JAY, FLORIDA, FROM SANTA ROSA 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; AND 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

And as further corrected was approved.

The Senate daily Journal of Tuesday, June 11, 1963, was further corrected as follows:

Page 1859, column 1, line 15, counting from the bottom of the column, strike the numeral "10" and insert in lieu thereof: 7

Also—

Page 1859, column 1, line 16, counting from the bottom of the column, strike the word "Senate" and insert in lieu thereof: House

Also—

Page 1859, column 2, line 7, counting from the bottom of the column, strike the numeral "10" and insert in lieu thereof: 7

Also—

Page 1859, column 2, line 16, counting from the bottom of the column, strike the numeral "10" and insert in lieu thereof: 7

Also—

Page 1859, column 2, line 20, counting from the bottom of the column, strike the numeral "10" and insert in lieu thereof: 7

Also—

Page 1860, column 1, line 8, strike the numeral "10" and insert in lieu thereof: 7

Also—

Page 1860, column 1, line 12, strike the numeral "10" and insert in lieu thereof: 7

Also—

Page 1867, column 2, counting from the bottom of the column, between lines 9 and 10 insert the following:

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.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES

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

Tallahassee, Florida
June 11, 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 Conference Committee report on—

By Representatives Wingate of Nassau, Saunders of Monroe, Hasson of Sarasota, Owens of Martin, Land of Orange, Jordan of Sarasota, Thomas of Bradford, Mattox of Polk, Knowles of Manatee, Ramos of Monroe, Daniel of Lake and Strickland of Citrus—

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

Which Conference Committee report reads as follows:

CONFERENCE COMMITTEE REPORT ON HOUSE BILL NO. 450

Tallahassee, Florida
June 11, 1963

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

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

Sirs:

The Committee of Conference on the disagreeing votes of the two Houses on the amendments of the Senate to House Bill 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.

having met, after full and free conference, have agreed to recommend and do recommend to their respective Houses as follows:

That the Senate recede from its amendment numbered 1.

That the Senate recede from its amendment numbered 2.

At the end of Section 1, strike Section 2 and insert in lieu thereof:

"Section 2. Subsection (3) of section 210.05, Florida Statutes is amended to read:

210.05 Preparation and sale of stamps; discount—

(3) The director may appoint dealers in cigarettes, manufacturers of cigarettes, within or without the state as agents to buy or affix stamps to be used in paying the tax herein imposed, or the tax imposed by any municipality as authorized herein, but an agent shall at all times have the right to appoint a person in his employ who is to affix the stamps to any cigarettes under the agent's control; provided, however, that any wholesale dealer in the state shall have the right to buy and affix such stamps. Whenever the director shall sell and deliver to any such agent or wholesaler any such stamps, such agent or wholesaler shall be entitled to receive as compensation for his services and expenses as such agent or wholesaler in affixing such stamps, and to retain out of the moneys to be paid by him for such stamps, a discount of five per cent (5%) of the par value of any amount of stamps purchased during any fiscal year from July 1 through June 30 of the following year, up to and including two million (2,000,000) stamps, and a discount of three and one-half per cent (3½%) of the par value of any amount of stamps purchased during any fiscal year from July 1 through June 30 of the following year in excess of two million (2,000,000) stamps. All stamps purchased from the director under this chapter shall be paid for in cash."

That the Senate and House of Representatives adopt the Conference Committee amendment as set forth hereinabove.

That the Senate and House of Representatives pass House Bill 450 as further amended by the said Conference Committee amendment.

B. C. PEARCE	JAMES H. SWEENEY, JR.
W. C. (CLIFF) HERRELL	JOHN J. CREWS, JR.
JOHN E. MATHEWS, JR.	CLAUDE E. WINGATE
Managers on the part of the Senate	Managers on the part of the House of Representatives

And pursuant thereto the House of Representatives has adopted the Conference Committee amendment as set forth in the foregoing report, and further pursuant thereto, the House of Representatives has passed H. B. No. 450 as further amended by the Conference Committee Amendment.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

And as further corrected was approved.

The Senate daily Journal of Wednesday, June 12, 1963, was further corrected as follows:

Page 1876, column 1, between lines 15 and 16 insert the following:

Tallahassee, Florida
June 5, 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 Ramos of Monroe—

H. B. NO. 1379—A BILL TO BE ENTITLED AN ACT TO CREATE AND ESTABLISH A MUNICIPAL CORPORATION IN MONROE COUNTY, FLORIDA, BY AND UNDER THE NAME OF THE CITY OF MARATHON; FIXING AND DESCRIBING ITS BOUNDARIES, PROVIDING FOR ITS FORM OF GOVERNMENT, PRESCRIBING THE JURISDICTION, THE DUTIES, FUNCTIONS AND POWERS OF ITS GOVERNING BODY, TO PROVIDE A CHARTER FOR THE CARRYING INTO EFFECT THE PROVISIONS OF THIS ACT, AND REPEALING ALL LAWS IN CONFLICT HEREWITH.

Which amendments read as follows:

Amendment No. 1—

In Section 1.4, line 26, on page 3, strike: all of subsection (5) and all other subsections to the end of the section and insert in lieu thereof the following:

(5) To impose special or local assessments for local improvements hereinafter provided and to enforce payment thereof.

(6) To enter into cooperative agreements or contracts with other public agencies.

(7) To construct and maintain, within and without the city, public improvements of all kinds, including municipal and other public buildings, armories, auditoriums, convention halls, marinas, markets, off-street vehicular parking facilities, and all buildings and structures necessary or appropriate for the use of the city, and to acquire by condemnation, or otherwise, all lands, riparian, littoral and other rights and easements necessary for such improvements; and to rent, buy or lease from any person, firm, corporation or political subdivision, any land or building, or other structure within or without the city, or any space within any such building, for any municipal purpose.

(8) To furnish any and all local public services.

(9) To acquire in any lawful manner in any county of the state such water, lands and lands under water, and water rights, as the city may deem necessary for the purpose of providing an adequate water supply for said city and of piping or conducting the same; to lay all necessary mains, to erect and maintain all necessary dams, pumping stations, filter systems, water storage facilities, water softening and other facilities, desalination plants, and such

other works in connection therewith; to prohibit, regulate and control the manner and placing of all water canals, lakes or reservoirs within the city limits for the purpose of protecting the city's water supply from contamination, salt water, infiltration, or from depletion; to make reasonable rules and regulations for promoting the purity of its said water supply and for protecting the same from pollution.

(10) To establish, impose and enforce rates and charges for gas, electricity, water, sewage disposal, garbage disposal, and all other public utilities or service or conveniences operated, rendered, or furnished by the city or by any other person, persons, firm or corporation; provided, however, nothing contained in this subsection shall grant the city of Marathon power to regulate the rates of any utilities, the rates of which are now being regulated by the Railroads and Public Utility Commission of the State of Florida or the county of Monroe.

(11) To establish, construct, maintain and operate, both within and without the city, public landings, wharves, docks and warehouses; to dredge or deepen, or otherwise improve the harbor and shipping facilities of the city within and without the city, under the approval of the United States Government or its proper agencies when applicable.

(12) To have the right, power and authority, to purchase, own, hold and acquire automobiles, buses and other vehicles, including airships, airplanes and other flying equipment for the purpose of operating a bus or transportation line to carry passengers and property to and from said city for a compensation such power and authority to be exercised by the governing authorities of the city at such times and in such ways and manners as to them seem best for the interests of the city of Marathon. The rates, fares and charges for the service to be rendered by the operation of such vehicles shall be fixed and determined by the governing authority of the city of Marathon in a manner not inconsistent with such superior laws relative thereto as may exist.

(13) To collect and dispose of sewage, offal, ashes, garbage, carcasses of dead animals and other refuse, and to acquire or construct and to operate incinerators and other plants for the disposal or reduction of such matter, or the utilization thereof, or any part thereof, and to acquire by purchase, condemnation or otherwise, any estate or interest in any water, land and land under water, within this city or within any county in this state, as may be deemed necessary for such disposal, reduction, utilization, construction or operation.

(14) To define and compel the abatement and removal of all nuisances within the city, or upon property owned by the city beyond its limits at the expense of the person or persons causing the same, or of the owner or occupant of the grounds or premises whereon the same may be; to require all lands, lots and other premises within the city to be kept clean, sanitary and free from weeds and vegetation, or to make them so at the expense of the owners or occupants thereof. To generally, whether hereinabove specifically mentioned or not, to define, prohibit, abate, suppress, prevent or regulate, all things detrimental to the health, morals, comfort, safety, convenience, and the general welfare of the inhabitants of the city.

(15) To establish a fire department; to regulate the size, materials and construction of buildings, fences and other structures; to remove, or require to be removed, any building or structure or addition thereto which may have become dangerous to life or property.

(16) To cooperate with the county of Monroe in the use and maintenance of corrective, detentive or penal institutions, or to provide for its own such institutions.

(17) To prevent persons having no visible means of support from coming to said city.

(18) To exercise police powers and to establish, maintain and control a department or division of police.

(19) To do all things whatsoever necessary or expedient for promoting or maintaining the general welfare, comfort, education, morals, peace, government, health, trade, commerce or industries of the city or its inhabitants.

(20) To make and enforce all ordinances, rules and regulations necessary or expedient for the purpose of carrying into effect the powers conferred by this charter or by any general law, and to provide and impose suitable penalties for the violation of such ordinances, rules and regulations, or any of them, by a fine not exceeding five hundred dollars (\$500.00), or imprisonment at hard labor on the streets or other works of the city not exceeding sixty (60) days, or by both such fine and imprisonment.

(21) To tax and regulate the sale, transportation or possession of intoxicating liquors, wines and beverages within the limits of the city, and, any general law heretofore or hereafter enacted to the contrary notwithstanding, to limit the number of licenses therefore according to said city's population.

(22) To license, control, tax, regulate and prohibit traffic, whether vehicular or pedestrian, upon the streets, alleys, sidewalks and public ways and by boats upon the public waters within the city, and to license, control, tax, regulate and prohibit sales upon all of said places; to regulate, suppress and prohibit hawkers, peddlers, solicitors and beggars upon such streets, sidewalks and public places; and to license and cause to be registered and to control, tax, regulate, or to prohibit in designated streets, or parts of streets, carriages, motor buses, cars, wagons, drays, jitneys, buses, trucks and other vehicles; and to license, tax and cause to be registered and control the drivers thereof, and to fix rates to be charged for the carriage of persons and property within the city and to the public works beyond the limits of the city.

(23) To publicize and advertise the city, directly and indirectly, and to join with others in furnishing publicity and advertising for the state of Florida; to furnish such public recreation, entertainment and amusement of any kind or nature whatsoever as the council shall ascertain to be for the benefit of the city and its inhabitants; and, in general, to do all things which may reasonably tend to develop and promote the best interest of the city as a whole.

(24) To provide regulations and restrictions governing the size of buildings and other structures, the percentage and portion of lot that may be occupied, the size of yards, courts and other open spaces, and the location and uses of buildings, structures, and the land for trade, industry, residences, apartment houses, and other purposes.

(25) To establish, operate, manage, and control airports, and to establish such ordinances as may be consistent with the law regulating the operating of airports by others.

(26) To do all acts which may be necessary to prevent the erosion of beaches and waterways within the limits of the city, and to assess the cost against the property deemed to be specially benefited by such work and for this, as well as for other purposes consistent with the powers hereby granted, to create taxing districts within the city limits, dividing the city into such districts suitably designated and within said district to conduct work of a local nature imposing the cost thereof upon the property which the council shall have determined to have been specially benefited thereby.

(27) To levy on all the taxable property within the city a tax not exceeding in any fiscal year one quarter ($\frac{1}{4}$) mill of the dollar of assessed valuation of said prop-

erty for the purpose of establishing and maintaining a fund for the relief of the city in cases of common disaster. Such tax may be levied for a sufficient time to produce a fund of twenty-five thousand dollars (\$25,000.00), after which it shall be discontinued. If it becomes necessary to use said fund or part thereof, a tax in accordance hereof may be levied until the fund again amounts to twenty-five thousand dollars (\$25,000.00), and so on from time to time as the necessities of the case require. No money shall be appropriated from such fund except upon resolution of the council declaring that a common disaster has occurred and that an emergency exists which requires that disbursement should be made from such fund.

(28) This act shall not affect county franchises existing now or hereafter granted, and the city of Marathon shall not require any firm or person holding such a franchise to secure a franchise from said city.

Amendment No. 2—

In Section 6.3, on page 16, strike: all of section 6.3 and insert in lieu thereof the following:

Section 6.3 DUTIES: The Chief of Police, and members of the Police Force shall possess the authority of municipal law enforcement officers whether said authority be expressly conferred by statute or arise by operation of law.

Amendment No. 3—

In Section 8.10, line 18, on page 20, strike: the period (.) and insert in lieu thereof the following: , provided that any levy at a rate or millage involving more than six (6) mills must be approved by the freeholders of the city in an election in which a majority of the freeholders shall participate and a majority of those participating shall approve the proposed levy.

Amendment No. 4—

In Section 10.11, line 3 on page 33, after the words: "ment or improvements, the Council may, by resolution," insert the following: which resolution shall be approved by the freeholders in a referendum as hereafter provided prior to any further action being taken thereunder,

Amendment No. 5—

In Section 10.11, line 15, on page 35, after the words: "several dates of maturity" insert the following: No tax in excess of six (6) mills provided for hereunder shall be levied unless first approved by the freeholders at a referendum in the same manner as that provided for the approval of bonds under this section.

Amendment No. 6—

In Sections 10.20 and 10.21, on page 38, strike: all of sections 10.20 and 10.21 and insert in lieu thereof the following:

Section 10.20 ALTERNATIVE METHOD: This Article shall be deemed to provide an additional and alternative method for the doing of the things authorized hereby and shall be regarded as supplemental and additional to powers conferred by other laws, and shall not be regarded as in derogation of any powers now existing.

Amendment No. 7—

In Section 14.17, on pages 59 and 60, strike: entire section 14.17 and insert in lieu thereof the following: Section 14.17 Effective date; referendum.—This act shall become operative only upon its approval by a majority of the registered freeholder electors residing in the territory to be affected by this act, voting in a referendum election to be held on the third (3rd) Tuesday in August, 1963. Should this date not be at least sixty (60) days after the passage of this act by the legislature of the

state and approval by the governor, or passed without the approval of the governor in accordance with the constitution of the state, then said referendum election shall be held on the third (3rd) Tuesday of September, 1963. Notice of such election shall be given by publishing a notice of the same; by posting such notice at the post office, and one (1) other public place in town, not more than thirty (30) days nor less than five (5) days prior to such election. The ballots submitted to the registered freeholder electors participating in such election shall briefly give the substance of this act and shall provide a space within which shall be stated the following:

"Shall the act providing for the incorporation of the municipality of the City of Marathon, Florida, be approved?"

For approval of charter

Against approval of charter

If a majority of those participating in such election shall approve the act, then the provisions hereof shall be and become in full force and effect. Election officials appointed by the board of county commissioners of Monroe county for the purpose of conducting said election shall certify the results of said election to the board of county commissioners of Monroe county and to the secretary of state of Florida.

Amendment No. 8—

Following Section 14.18, on page 60, add the following:

Section 14.19 This act shall take effect for the purpose of holding the referendum provided by section 14.17 of this act immediately upon becoming a law.

Amendment No. 9—

In Title, line 9, strike: the period (.) and insert the following: ; PROVIDING FOR A REFERENDUM; PROVIDING FOR EFFECTIVE DATE.

Amendment No. 10—

In Section 14.16, line 4, on page 59, strike: period and insert in lieu thereof the following: without prior approval by a referendum of freeholders as herein provided.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

And as further corrected was approved.

The Senate daily Journal of Thursday, June 13, 1963, was further corrected as follows:

Page 1881, column 1, counting from the bottom of the column, strike lines 11 through 15

Also—

Page 1881, column 2, line 24, strike the word "Constitutional"

Also—

Page 1887, column 2, line 1, after the numerals "300" insert a period (.) and the following:

Which was agreed to by the required three-fifths vote of all members elected to the Senate for the 1963 Regular Session of the Florida Legislature

Also—

Page 1887, column 2, line 6, after the numerals "300" insert a period (.) and the following:

Which was agreed to by the required three-fifths vote of all members elected to the Senate for the 1963 Regular Session of the Florida Legislature

Also—

Page 1888, column 2, counting from the bottom of the column, between lines 4 and 5 insert the following:

Tallahassee, Florida
June 13, 1963

The Honorable Wilson Carraway
President of the Senate

Sir:

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

By Representative Mitchell of Leon—

H. B. NO. 1560—A BILL TO BE ENTITLED AN ACT CREATING A BOARD OF HIGHWAY SECONDARY TRUSTEES AND A HIGHWAY SECONDARY TRUST FUND; PROVIDING FOR THE APPOINTMENT OF THE MEMBERS OF THE BOARD AND THEIR TERMS OF OFFICE; PROVIDING FOR THE ISSUANCE OF FUEL TAX ANTICIPATION CERTIFICATES BY THE STATE ROAD DEPARTMENT AND THE INVESTMENT THEREIN OF MONEYS BY THE STATE BOARD OF ADMINISTRATION; PROVIDING AN EFFECTIVE DATE.

Which amendment reads as follows:

In Section 7, on page 3, at the end of section 7 add: "The maximum amount that may be invested by the State Board of Administration in any such certificates for any one county shall not exceed five hundred thousand dollars (\$500,000.00)."

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

And as further corrected was approved.

The Senate daily Journal of Friday, June 14, 1963, was further corrected as follows:

Page 1890, column 1, line 5, counting from the bottom of the column, between the numeral and comma "2," and the word "between" insert the following: counting from the bottom of the column,

Also—

Page 1909, column 2, between lines 17 and 18 insert the following:

Senator Johnson (19th) appeared in the Senate chamber and asked to be recorded as present.

And as further corrected was approved.

The Senate daily Journal of Monday, June 17, 1963, was further corrected as follows:

Page 1916, column 2, line 10, counting from the bottom of the column, strike the following "H. B. No. 872" and insert in lieu thereof: C. S. FOR H. B. NO. 872

Also—

Page 1921, column 2, counting from the bottom of the column, between lines 14 and 15 insert the following:

—having reconsidered the vote by which the House concurred in Senate amendment thereto, which Senate amendment reads as follows:

In Section 5, on page 16, strike: all of Section 5 and insert in lieu thereof the following:

Section 5. This Act shall not become effective until approved by a majority of the qualified electors residing in said Special Water District at a referendum election to be held at the same time as the first Democratic primary election of 1964.

Also—

Page 1921, at the end of column 2, insert the following:

Pending consideration thereof, Senator Connor moved that the Senate reconsider the vote by which the amendment to House Bill No. 2252, contained in the above message, was adopted by the Senate on May 31, 1963.

The President put the question: "Will the Senate reconsider the vote by which the amendment to House Bill No. 2252, contained in the above message, was adopted by the Senate on May 31, 1963?"

Which was agreed to and the Senate reconsidered the vote by which the foregoing amendment to House Bill No. 2252 was adopted by the Senate on May 31, 1963.

The question recurred on the adoption of the foregoing amendment.

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

The question recurred on the passage of House Bill No. 2252.

And as further corrected was approved.

The Senate daily Journal of Tuesday, June 18, 1963, was further corrected as follows:

Page 1931, column 2, strike the second column of the roll call and insert in lieu thereof:

Cross	Fraser	Gautier	Herrell
Davis	Friday	Gibson	Hollahan
Edwards	Galloway	Henderson	Johns

And as further corrected was approved.

INTRODUCTION OF RESOLUTIONS, MEMORIALS, BILLS AND JOINT RESOLUTIONS

Senator Connor requested consent of the Senate to introduce the following proposed legislation:

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

SENATE RESOLUTION NO. 1414—

A RESOLUTION CONCERNING OUR DISTINGUISHED COLLEAGUE, EDWIN G. FRASER.

WHEREAS, a nursery to a nurseryman is like the call of a bird to his mate, and

WHEREAS, through the medium of reapportionment one of our colleagues is now serving the last portion of his term for he was a most ardent addict of the disease known as apportionitus which he worked so hard to cure but which has ultimately stricken him down as a fatal patient, and

WHEREAS, because of his genial, jolly, jovial, genteel, generous and genuinely, sometimes, downright ornery disposition, which as exercised with diplomacy and senatorial courtesy has meant much to the members of the

senate in their association with him through the years, and

WHEREAS, Edwin G. Fraser has had a distinguished public service record having represented Baker county in two sessions of the Legislature and having served in the Senate for six regular sessions and as a member of the Macclenny City Commission and the Baker County Development Commission, and

WHEREAS, now our colleague will retire to private life after this session to engage in the well known pastime of becoming a grandstand umpire, to say what he pleases about the Legislature, its activities and pursuits, NOW, THEREFORE,

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

That we his colleagues wish for him a quiet and uneventful transition from public office holder to private citizen; that we do express our appreciation for his long and fruitful service to his state and as a member of this body, for his helpfulness, for his good statesmanship and patriotism. We would remind him that, as he retires from public life, of the famous words of General MacArthur, "Once a Senator, a Senator never dies, but just fades away."

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 Resolution No. 1414 was read the first time in full.

The question was put on the adoption of the Resolution.

And Senate Resolution No. 1414 was unanimously adopted by a rising vote of the Senate.

Senator Connor moved that a committee be appointed to escort Senator Fraser to the rostrum.

Which was agreed to.

The President appointed Senators Connor and Johnson (19th) as the committee which escorted Senator Fraser to the rostrum where he addressed the Senate. His remarks were received by the Senate with a standing ovation.

Senator Price requested consent of the Senate to introduce the following proposed legislation:

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

SENATE RESOLUTION NO. 1415—

A RESOLUTION COMMENDING L. K. EDWARDS, JR., FOR HIS EFFECTIVE WORK AS CHAIRMAN OF THE COMMITTEE ON APPROPRIATIONS DURING THE 1963 SESSION OF THE FLORIDA LEGISLATURE.

WHEREAS, L. K. Edwards, Jr., a veteran senator, has during the 1963 session of the legislature, performed the duties of chairman of the important Committee on Appropriations, and

WHEREAS, he has given unstintingly of his time and effort prior to the legislative session and has given full time to the task of appropriating funds to serve the needs of the people of Florida, and

WHEREAS, he directed his committee with tolerance, good humor and courage, and

WHEREAS, the members of the Florida Senate are indebted to L. K. Edwards, Jr., for the hard work and devotion to duty that he has displayed as chairman of the Committee on Appropriations, NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE STATE OF FLORIDA:

That we do by this resolution adopted on this 19th day of June, 1963, express to L. K. Edwards, Jr., our sincere appreciation for the long hours and sacrifice of his family and business in behalf of the citizens of Florida and the members of the Senate in presenting to us an appropriations bill which has met the needs of the fastest growing state in the nation, and that by standing ovation we give him evidence of our gratitude and commend him for a job well done above and beyond the call of duty.

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 Resolution No. 1415 was read the first time in full.

The question was put on the adoption of the Resolution.

And Senate Resolution No. 1415 was unanimously adopted by a rising vote of the Senate.

Senator Price moved that a committee be appointed to escort Senator Edwards to the rostrum.

Which was agreed to.

The President appointed Senators Price, Gibson and Henderson as the committee which escorted Senator Edwards to the rostrum where he addressed the Senate. His remarks were received by the Senate with a standing ovation.

Senator Ryan requested consent of the Senate to introduce the following proposed legislation:

By Senator Ryan—

S. B. NO. 1416—A BILL TO BE ENTITLED AN ACT RELATING TO THE CITY OF HOLLYWOOD, CREATING AND ESTABLISHING A NEW PENSION FUND FOR FIREMEN TO INCORPORATE PROVISIONS OF PRESENT CITY SUPPLEMENTAL FIREMEN'S PENSION FUND AND PROVISIONS OF CHAPTER 175, FLORIDA STATUTES; AND PROVIDING AN 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. 1416 was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1416 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 Ryan moved that the rules be waived and Senate Bill No. 1416 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 1416 was read the second time by title only.

Senator Ryan moved that the rules be further waived and Senate Bill No. 1416 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. 1416 was read the third time in full.

Upon the passage of Senate Bill No. 1416 the roll was called and the vote was:

Yeas—45.

Mr. President	Cross	Johnson (19th)	Ryan
Askeu	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. 1416 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Tucker moved that Senate Resolution No. 1410 be withdrawn from the Committee on Resolutions and Memorials and placed on the Calendar.

Which was not agreed to.

Senator Usher moved that a committee be appointed to escort Miss Susan Lewis of Williston, Florida, Tenth Annual Watermelon Festival Queen of that city, to the rostrum.

Which was agreed to.

The President appointed Senators Usher, Young and Askeu as the committee which escorted Miss Lewis to the rostrum where she was received with applause and addressed the Senate briefly.

MESSAGES FROM THE GOVERNOR

The following messages from the Governor were received:

STATE OF FLORIDA
OFFICE OF THE GOVERNOR
TALLAHASSEE

June 18, 1963

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

Dear Sir:

I have filed in the office of the Secretary of State Committee Substitute for Senate Joint Resolution No. 264 which originated in the Senate, Regular Session, 1963.

Respectfully,
FARRIS BRYANT
Governor

STATE OF FLORIDA
OFFICE OF THE GOVERNOR
TALLAHASSEE

June 18, 1963

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

Dear Sir:

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

S. B. 430

S. B. 1184

Respectfully,
FARRIS BRYANT
Governor

STATE OF FLORIDA
OFFICE OF THE GOVERNOR
TALLAHASSEE

June 19, 1963

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

Dear Sir:

I have filed in the office of the Secretary of State Committee Substitute for Senate Bill No. 263 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.

Respectfully,
FARRIS BRYANT
Governor

STATE OF FLORIDA
OFFICE OF THE GOVERNOR
TALLAHASSEE

June 19, 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, and which will become law without my approval:

S. B. 1315	S. B. 1334
S. B. 1321	S. B. 1336
S. B. 1323	S. B. 1340
S. B. 1325	S. B. 1342
S. B. 1326	S. B. 1344
S. B. 1327	S. B. 1346
S. B. 1328	S. B. 1349
S. B. 1330	S. B. 1351
S. B. 1332	S. B. 1355
S. B. 1333	S. B. 1357

Respectfully,
FARRIS BRYANT
Governor

**MESSAGES FROM THE HOUSE
OF REPRESENTATIVES**

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

Tallahassee, Florida
June 19, 1963

*The Honorable Wilson Carraway
President of the Senate*

Sir:

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

By Senators Williams (4th), Pope, Johns and others—

S. B. NO. 1407

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

And Senate Bill No. 1407, contained in the above message, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Tallahassee, Florida
June 19, 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 Ryan—

S. B. NO. 1416

Proof of publication attached.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

And Senate Bill No. 1416, contained in the above message, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Tallahassee, Florida
June 19, 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 Kelly—

S. B. NO. 1404

Proof of publication attached.

Also—

By Senator Young—

S. B. NO. 1401

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

And Senate Bills Nos. 1404 and 1401, contained in the above message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Tallahassee, Florida
June 19, 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 Finance & Taxation—

H. B. NO. 2524—A BILL TO BE ENTITLED AN ACT FIXING THE AMOUNT OF THE ANNUAL ROAD TAX TO BE PAID FOR MOTOR VEHICLES ENGAGED IN THE TRANSPORTATION OF ROAD BUILDING AND CONSTRUCTION AGGREGATES; REPEALING ALL LAWS IN CONFLICT HEREWITH; AND PROVIDING AN EFFECTIVE DATE.

Which amendment reads as follows:

In Section 1, line 4, page 1, strike the words: "two hundred dollars (\$200.00) per vehicle for a limited common carrier operating in more than one county and one hundred dollars (\$100.00)" and insert in lieu thereof the

following: one hundred dollars (\$100.00) per vehicle for a limited common carrier operating in more than one county and fifty dollars (\$50.00)

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

Tallahassee, Florida
June 19, 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 Finance & Taxation—

H. B. NO. 2526—A BILL TO BE ENTITLED AN ACT RELATING TO BEVERAGE LAW ADMINISTRATION, AMENDING SECTION 561.46(1), (2), (3), (4), (5) AND (6), FLORIDA STATUTES, RELATING TO EXCISE TAXES ON ALCOHOLIC BEVERAGES; PROVIDING FOR EXEMPTIONS FROM EXCISE TAXES ON ALCOHOLIC BEVERAGES AND LIMITATIONS THEREON; PROVIDING FOR THE COLLECTION OF SUCH TAXES; PROVIDING EFFECTIVE DATE.

Which amendment reads as follows:

Following the enactment clause, strike the balance of the bill and insert in lieu thereof the following: Section 1. Subsections (1), (2), (3), (4), (5) and (6) of section 561.46, Florida Statutes, are amended to read:

561.46 Excise taxes on beverages; exemptions.—

(1) As to malt beverages containing more than one per cent (1%) of alcohol by weight, there shall be paid by all manufacturers and distributors, as herein defined, a tax of twenty-eight cents (28¢) per gallon upon all such beverages in bulk or in kegs or barrels and when sold in containers of less than one (1) gallon, the tax shall be three and one-half cents (3½¢) on each pint or fraction thereof in said container. Provided, however, the excise taxes required to be paid by this subsection upon malt beverages containing alcohol of not more than three and two-tenths per cent (3.2%) by weight, shall not be required to be paid upon such beverages, where the same are sold to post exchanges, ship service stores and base exchanges located in military, naval or air force reservations within this state.

(2) As to beverages including wines, except natural sparkling wines and malt beverages, containing more than one per cent (1%) alcohol by weight and less than fourteen per cent (14%) alcohol by weight, there shall be paid by all manufacturers and distributors a tax at the rate of one dollar fifteen cents (\$1.15) per gallon; provided, however, that there shall be paid by all manufacturers and distributors a tax of twenty-three cents (23¢) per gallon and no more, upon all wines, except natural sparkling wines, containing more than one per cent (1%) alcohol by weight and less than fourteen per cent (14%) alcohol by weight, manufactured in Florida from fresh fruits, berries or grapes and not from concentrates thereof, except concentrates of fruits, berries or grapes grown and concentrated in Florida and bottled in Florida and upon all other such beverages except malt beverages, containing more than one per cent (1%) alcohol by weight and less than fourteen per cent (14%) alcohol by weight, manufactured and bottled in Florida from Florida citrus products or Florida citrus by-products and not from concentrates thereof except concentrates grown and concentrated in the state. It is further provided, however, that the exception set forth in this subsection relating to all such beverages except wines and malt beverages manufactured and bottled in Florida from Florida

citrus products or Florida citrus by-products shall remain in full force and effect only until May 15, 1965.

(3) As to all wines, except natural sparkling wines containing fourteen per cent (14%) or more alcohol by weight, there shall be paid by manufacturers and distributors a tax at the rate of one dollar sixty cents (\$1.60) per gallon; provided, however, that there shall be paid by all manufacturers and distributors a tax of thirty-five cents (35¢) per gallon and no more, upon all wines manufactured in Florida from fresh fruits, berries or grapes and not from concentrates thereof, except concentrates of fruits, berries or grapes grown and concentrated in the state, bottled within this state and containing fourteen per cent (14%) or more of alcohol by weight.

(4) As to natural sparkling wines there shall be paid by all manufacturers and distributors a tax at the rate of two dollars thirty cents (\$2.30) per gallon; provided, however, that there shall be paid by all manufacturers and distributors a tax of forty-six cents (46¢) per gallon and no more, upon all natural sparkling wines manufactured in Florida from fruits, berries or grapes and not from concentrates thereof, except concentrates of fruits, berries or grapes grown and concentrated in this state and bottled within this state.

(5) As to beverages containing fourteen per cent (14%) or more of alcohol by weight and not more than forty-eight per cent (48%) of alcohol by weight, except wines, there shall be paid by all manufacturers and distributors a tax at the rate of one dollar and fifty-three cents (\$1.53) per gallon, except that upon all such beverages manufactured and bottled in Florida from Florida citrus products or Florida citrus by-products and not from concentrates thereof, except concentrates grown and concentrated in the state the tax shall be at the rate of twenty-eight cents (.28¢) per gallon, said taxes to be evidenced by stamps as hereinafter provided. Provided, however, the exception set forth in this subsection relating to Florida citrus products or Florida citrus by-products shall remain in full force and effect only until May 15, 1965. The director by promulgation of a rule shall establish the denominations of which excise tax stamps for such intoxicating beverages shall be sold. In the event any such intoxicating beverages are sold in a quantity which under the excise tax levied herein or elsewhere in this chapter, would require excise tax stamps not available under the rule promulgated by the director, the containers of such intoxicating beverages must have affixed thereto excise tax stamps of a denomination above that required.

(6) As to beverages containing more than forty-eight per cent (48%) of alcohol by weight, there shall be paid by all manufacturers and distributors a tax at the rate of three dollars and six cents (\$3.06) per gallon, except that upon such beverages manufactured and bottled in Florida from Florida citrus products or Florida citrus by-products and not from concentrates thereof except concentrates grown and concentrated in the state the tax shall be at the rate of fifty-five cents (.55¢) per gallon, said taxes to be evidenced by stamps as herein provided. Provided, however, the exception set forth in this subsection relating to Florida citrus products or Florida citrus by-products shall remain in full force and effect only until May 15, 1965.

Section 2. On the effective date of this act each manufacturer, distributor and vendor licensed in this state shall take an inventory of all alcoholic beverages on hand for sale, report said inventory to the state beverage department on forms to be furnished by the department and pay the increase in tax as indicated in said report to the state beverage department. The director is authorized to deduct from this initial collection of the tax increase herein provided, the expense of making the initial collec-

tion not to exceed the sum of twenty-five thousand dollars (\$25,000.00).

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

Respectfully,
LAMAR BLEDSOE
 Chief Clerk, House of Representatives
 Tallahassee, Florida
 June 19, 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 Strickland of Citrus—

H. B. NO. 2252—A BILL TO BE ENTITLED AN ACT AMENDING CHAPTER 59-1177, LAWS OF FLORIDA, SPECIAL ACTS OF 1959, RELATING TO HOMOSASSA SPECIAL WATER DISTRICT OF CITRUS COUNTY, FLORIDA, BY AUTHORIZING THE DISTRICT TO ISSUE REVENUE BONDS PAYABLE FROM THE REVENUES DERIVED FROM THE OPERATION OF ITS PUBLIC WATER SUPPLY AND DISTRIBUTION SYSTEM AND FROM SPECIAL ASSESSMENTS LEVIED AGAINST THE PROPERTIES SPECIALLY BENEFITED BY THE ACQUISITION AND CONSTRUCTION OF SUCH SYSTEM; AND PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

Which amendment reads as follows:

In Section 5, on page 16, strike: all of Section 5. and insert in lieu thereof the following:

Section 5. This act shall not become effective until approved by a majority of the qualified electors residing in the Homosassa special water district, voting approval in a special election to be called by the members of the Board of the Homosassa water district prior to December 1, 1964.

Respectfully,
LAMAR BLEDSOE
 Chief Clerk, House of Representatives
 Tallahassee, Florida
 June 19, 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 failed to pass by the required Constitutional two-thirds vote of all Members of the House of Representatives present on June 19, 1963—

S. B. NO. 1371—(1963 Regular Session)—AN ACT REPEALING CHAPTER 59-886, LAWS OF FLORIDA, RELATING TO THE SALARY OF EACH CIRCUIT JUDGE OF THE FIFTH JUDICIAL CIRCUIT OF THE STATE OF FLORIDA EMBRACING THE COUNTIES OF CITRUS, HERNANDO, LAKE, MARION AND SUMTER; PROVIDING AN EFFECTIVE DATE.

The veto of the Governor was sustained.

Respectfully,
LAMAR BLEDSOE
 Chief Clerk, House of Representatives

Tallahassee, Florida
 June 19, 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 Conference Committee Report on—

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.

which Conference Committee Report reads as follows:

**CONFERENCE COMMITTEE REPORT
 ON COMMITTEE SUBSTITUTE FOR COMMITTEE
 SUBSTITUTE FOR SENATE BILL NO. 72**

Tallahassee, Florida
 June 18, 1963

Honorable Wilson Carraway
President of the Senate
 Tallahassee, Florida

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

Sirs:

Your Conference Committee on the disagreeing votes of the two Houses on House amendments 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 18, 19, 20, 23, 24 and 25 to Committee Substitute for Committee Substitute for Senate Bill No. 72, same being:

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.

having met, after full and free conference, have agreed to recommend and do recommend to their respective Houses as follows:

1. That the House recede from House Amendments Nos. 6 and 7 of Committee Substitute for Committee Substitute for Senate Bill No. 72, which amendments read as follows:

Amendment No. 6—

In Section 5, sub-section 6, strike out entire sub-section and insert the following in lieu thereof:

“(6) Exemptions; partial exemptions; account of use.

There shall be exempt from the tax imposed by this chapter so much of such tax as shall exceed two per cent (2%) on the sale of farm machinery and equipment used exclusively in the production and harvesting of crops. There shall be exempt from the tax imposed by this chapter nets and ships designed for and exclusively used by commercial fisheries; feeds for raising poultry and livestock on farms and for feeding dairy cows; fertilizers, insecticides and fungicides used for application on crops or groves; containers used for processing farm products; field and garden seeds; cheesecloth for shading tobacco and seed beds. Such exemptions and partial exemptions here provided shall not be allowed unless the purchaser signs a certificate stating that the item to be exempted is for the exclusive use designated herein.”

Amendment No. 7—

In Section 5, sub-section 3 following words “state of motor vehicles, strike out”, 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”

and adopt in lieu thereof for amendment No. 7,

Conference Committee Amendment No. 1 as follows:

In Section 5, strike out all of sub-section (3) and insert the following in lieu thereof:

“(3) EXEMPTIONS, PARTIAL; MOTOR VEHICLES; AND CERTAIN FARM EQUIPMENT.—There shall be

exempt from the tax imposed by this chapter so much of such tax as shall exceed two per cent (2%) on the sale (including occasional or isolated sales), the use, consumption or storage for use in this state of motor vehicles and self-propelled or power drawn farm equipment used exclusively by a farmer on a farm owned, leased or share-cropped by him in plowing, planting, cultivating and harvesting crops. No title certificate shall be issued by the motor vehicle commissioner on any motor vehicles unless there be filed with such application for title certificate a receipt issued by an authorized motor vehicle dealer, or by a designated agent of the comptroller or by the comptroller evidencing the payment of such tax where the same is payable. For purposes of enforcing this provision, all county tax collectors and any and all persons or firms authorized to sell or issue motor vehicle licenses are hereby designated agents of the comptroller and are required to perform such duty in the same manner and under the same conditions prescribed for their other duties by the constitution or any statute of this state. No such receipt shall be required upon application for transfer of any title certificate issued by another state having a sales tax equal to or greater than the tax required by this state and requiring such tax to be paid before the issuance of title certificate. Other provisions of this chapter relating to trade-ins are applicable to motor vehicles; however, all transfers of title to motor vehicles are presumed to be a taxable transaction until otherwise shown. The term “motor vehicles” as used in this subsection shall have the same meaning ascribed in section 320.01(1), Florida Statutes, when used in the plural form; and shall include the purchase of a motor vehicle to be used exclusively for rental purposes; however, any vehicle required to be licensed under section 320.08, Florida Statutes, with a “GW” series tag shall not be construed to be a motor vehicle under the provisions of this subsection and is taxable at the rate of three per cent (3%). The term “motor vehicle dealer” as used in this subsection shall have the same meaning ascribed in section 320.60(6), Florida Statutes.”

2. That the House recede from House Amendment No. 8 of Committee Substitute for Committee Substitute for Senate Bill No. 72, which amendment reads as follows:

Amendment No. 8—

In Section 1 after paragraph beginning “212.02” following the words “a different meaning;”, insert the following:

“(2) “Sale” means (a) any transfer of title or possession, or both, exchange, barter, lease or rental, conditional or otherwise, in any manner or by any means whatsoever of tangible personal property for a consideration, and (b) shall include the rental of living quarters, sleeping or housekeeping accommodations in hotels, apartment houses or rooming houses, tourist or trailer camps, as hereinafter defined in this chapter, and (c) includes the producing, fabricating, processing, printing or imprinting of tangible personal property for a consideration for consumers who furnish either directly or indirectly the materials used in the producing, fabricating, processing, printing or imprinting, and (d) the furnishing, preparing or serving for a consideration of any tangible personal property consumed on the premises of the person furnishing, preparing, or serving such tangible personal property, and (e) the furnishing of advertising, space or time in or by a newspaper, magazine, circular, handbill, free distribution publication, brochure or the yellow pages in telephone directories, radio and television stations, billboards, signs, airplane sky-writing, portable signs on taxicabs and other public conveyances, including card advertising in buses, advertising calendars and other novelties which carry advertising.”

3. That the House recede from House Amendments No. 9 and 19 of Committee Substitute for Committee Substitute for Senate Bill No. 72, which amendments read as follows:

Amendment No. 9—

In Section 2, sub-section (4) following the last sentence add the following:

"It is further provided, however, that any person, who, upon the effective date of this act, shall have resided continuously for six months at any one place enumerated above and shall have paid the tax levied by this section for said six months, or who previously resided for a period of six months in living accommodations heretofore exempt, shall be deemed to qualify fully for the exemption set forth herein so long as such person shall remain at said place."

Amendment No. 19—

In Section 2, sub-section 4 following the words "tourist or trailer camp". insert the following:

"Notwithstanding other provisions of this Act, no tax shall be imposed upon rooms provided guests where there is no consideration involved between guest and the public lodging establishment."

And adopt in lieu thereof for Amendments Nos. 9 and 19, Conference Committee Amendment No. 2 as follows:

In Section 2, sub-section 4 following the words "tourist or trailer camp." strike out the period and add the following:

"; provided, however, that any person who, upon the effective date of this act, shall have resided continuously for six months at any one place enumerated above shall be deemed to qualify fully for the exemption set forth herein so long as such person shall remain at said place. Notwithstanding other provisions of this Act, no tax shall be imposed upon rooms provided guests where there is no consideration involved between guest and the public lodging establishment."

4. That the House recede from House Amendment No. 10, which amendment reads as follows:

Amendment No. 10—

In section 5, subsection 7, at the beginning of line 2 identify present sub-section as paragraph (a)—and add a new paragraph (b) to read as follows:

"(b) The exemption herein provided for newspapers and communications media shall extend only to the sale of such newspaper itself or charges made for the listening to or viewing of radio and television communication, but shall not extend to the sale of advertising space or time in such media."

5. That the House recede from House Amendment No. 11, which amendment reads as follows:

In section 1, following the words "Section 1, subsection, insert the following "(2)"

6. That the House recede from Amendment No. 12, which amendment reads as follows:

2nd line of title, following words "AMENDING SECTIONS 212.02 strike out "(3), (4), (6) AND (16), FLORIDA STATUTES, PROVIDING FOR DEFINITIONS;" and insert the following in lieu thereof: "(2), (3), (4), (6) AND (16), FLORIDA STATUTES, PROVIDING FOR DEFINITIONS AND TAXATION ON CERTAIN ADVERTISING SERVICES;"

7. That the House recede from House Amendment No. 13 of the Committee Substitute for the Committee Substitute for Senate Bill No. 72, which amendment reads as follows:

Amendment No. 13—

In section 3, at the end of sub-section (2) add a new paragraph to read as follows:

"Provided that this section shall not become effective as to admissions to athletic events engaged in by elementary, junior high, high schools, and institutions of higher education in the state until January 1, 1964."

And adopt in lieu thereof for Amendment No. 13, Conference Committee Amendment No. 3 as follows:

In section 3, at the end of sub-section (2) add a new paragraph to read as follows:

"Provided that no tax shall be levied as to admissions to athletic events engaged in by high schools, junior colleges and institutions of higher education in the State until December 26, 1963.

8. That the House recede from House Amendment No. 14, which amendment reads as follows:

Amendment No. 14—

In the title, line 24 following the words "INTERSTATE OR FOREIGN COMMERCE, strike out semi-colon ";" and add "AND REMOVING SALE OF ADVERTISING SPACE AND TIME IN NEWSPAPERS, RADIO AND TELEVISION FROM EXEMPTION;"

9. That the House recede from House Amendment No. 15, which amendment reads as follows:

Amendment No. 15—

In title, line 10, following words: "PLACES OF AMUSEMENT" strike out "SUPERVISED BY THE STATE RACING COMMISSION;" and insert the following in lieu thereof: "AND PROVIDING AN EFFECTIVE DATE FOR THE ADMISSIONS TAX;"

10. That the Senate concur in House Amendment No. 18, which amendment reads as follows:

Amendment No. 18—

In section 3, introductory paragraph of section 212.04, F. S., page 6, line 6 following word "privilege", insert the following: "There shall be exempt all admissions to athletic events held by elementary, junior high schools, deaf and blind school and state correctional institutions."

11. That the House recede from House Amendment No. 20, which amendment reads as follows:

Amendment No. 20—

In section 5, in line 7 of page 9 following the words "fuels used or consumed" strike out "in airplanes or other aeronautical devices or used or consumed."

And adopt in lieu thereof for Amendment No. 20, Conference Committee Amendment No. 4 as follows:

"Beginning at top of page 9, strike all of subsection (5) and insert 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. Aviation fuels or fuels consumed in railroad trains or locomotives intrastate are taxable hereunder. 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."

12. That the House recede from House Amendment No. 23, which amendment reads as follows:

Amendment No. 23—

In section 4, page 6, following the words "Section 4, "levied as follows;" add the following "(1) At the rate of three percent of the sales price of each item or article of tangible personal property when sold at retail in this state; provided, however, that the sales tax on cigars, chewing tobacco, snuff and all other tobacco products other than cigarettes, as defined in Chapter 210, section 210.01, subsection one (1), shall be fifteen (15) percent of the retail price; the tax to be computed on gross sales for the purpose of remitting the amount of tax due the state, and to include each and every retail sale. This section shall not however in any way change the present taxation of cigarettes."

13. That the House recede from House Amendment No. 24, which amendment reads as follows:

Amendment No. 24—

After section 4, page 6, add a new Section 5, and renumber subsequent sections.

"Section 5. Subsection (2) paragraph (e) of Section 212.06 Florida Statutes, is amended to read:

212.06 (2) (e) The term "dealer" is further defined to mean any person, including any person engaged in the trading stamp business as used in this chapter, who leases or rents tangible personal property, as defined in this chapter, for a consideration, permitting the use or possession of said property without transferring title thereto, except as expressly provided for to the contrary herein, shall be collected at the rate of eight per cent of the value of the stamps as determined by the amount in money or kind paid to the trading stamp company for the use of such stamps."

14. That the House recede from House Amendment No. 25, which amendment reads as follows:

Amendment No. 25—

In title, line 13, following the words "SECTION 212.05" add "(1) AND"

And adopt in lieu thereof for Amendment No. 25, Conference Committee Title Amendment No. 5 as follows:

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, REDEFINING "SALES PRICE", "LEASE", "LET" OR "RENTAL" AND "ADMISSIONS"; 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 RECREATION COMMISSION, IMPOSING TAX ON ADMISSIONS TO AMUSEMENTS, AND AFTER DECEMBER 26, 1963 PROVIDING FOR TAX ON CERTAIN ATHLETIC EVENTS; AMENDING SECTION 212.05(3), FLORIDA STATUTES, PROVIDING FOR TAXATION OF RENTAL OF TANGIBLE PERSONAL PROPERTY; AMENDING SECTION 212.08(2), FLORIDA STATUTES, EXEMPTING FUNERALS AND PROVIDING TAX ON PERSONAL PROPERTY USED BY FUNERAL DIRECTORS; AMENDING SECTION 212.08(3), FLORIDA STATUTES, PROVIDING PARTIAL EXEMPTION ON MOTOR VEHICLES AND CERTAIN FARM EQUIPMENT; 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, REMOVING EXEMPTION ON 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 FOR EXPENSES OF COLLECTION; PROVIDING EFFECTIVE DATE.

15. That the Senate and the House of Representatives adopt the Conference Committee amendments set forth herein.

16. That the Senate and the House of Representatives pass Committee Substitute for Committee Substitute for Senate Bill No. 72 as further amended by the said Conference Committee amendments.

Further the conferees on adopted motion recommend that because of the nature of the tax, the item taxed and the wide variation of the tax rate coupled with probable adverse impact upon the proper administration of the Florida Revenue Act of 1949, as amended (Sales Tax Law), refer the matters covered by amendments numbered 8, 10, 11, 23 and 24 to an appropriate committee of the Legislative Council.

JAMES H. SWEENEY, JR.	B. C. PEARCE
OSEE R. FAGAN	CLYDE GALLOWAY
WOODIE A. LILES	W. C. (CLIFF) HERRELL
WILLIAM G. O'NEILL	JOHN E. MATHEWS, JR.
HARRY W. WESTBERRY	G. T. MELTON
Managers on the part of the House of Representatives	Managers on the part of the Senate

and has reconsidered the vote by which C. S. for C. S. for S. B. No. 72 passed as amended and has reconsidered

the vote by which it was placed on third reading and pursuant to the Report of the Conference Committee has receded from House Amendments 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 19, 20, 23, 24 and 25 as set forth in the foregoing report, and further pursuant thereto has adopted Conference Committee Amendments 1, 2, 3, 4 and 5 as set forth in the foregoing report, has read a third time in full as further amended, and further pursuant thereto the House of Representatives has passed, as further amended by Conference Committee Amendments 1, 2, 3, 4 and 5, Committee Substitute for Committee Substitute for S. B. No. 72 and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
 Chief Clerk, House of Representatives

Senator Pearce moved the adoption of the Conference Committee Report on Committee Substitute for Committee Substitute for Senate Bill No. 72, as contained and set forth in the foregoing message from the House of Representatives.

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

Yeas—31.

Mr. President	Cleveland	Hollahan	Pearce
Askew	Cross	Johnson (19th)	Price
Barron	Edwards	Johnson (6th)	Spottswood
Blank	Fraser	McCarty	Stratton
Boyd	Friday	Mapoles	Whitaker
Bronson	Galloway	Mathews	Williams (27th)
Campbell	Gautier	Melton	Williams (4th)
Clarke	Herrell	Parrish	

Nays—14.

Barber	Gibson	Pope	Usher
Connor	Henderson	Roberts	Young
Covington	Johns	Ryan	
Davis	Kelly	Tucker	

So the Conference Committee Report on Committee Substitute for Committee Substitute for Senate Bill No. 72 was adopted.

Pursuant to the recommendations of the Conference Committee, Senator Pearce moved that the Senate adopt Conference Committee Amendment No. 1 to Committee Substitute for Committee Substitute for Senate Bill No. 72, which reads as follows:

Conference Committee Amendment No. 1—

In Section 5, strike out all of sub-section (3) and insert the following in lieu thereof:

“(3) EXEMPTIONS, PARTIAL; MOTOR VEHICLES; AND CERTAIN FARM EQUIPMENT.—There shall be exempt from the tax imposed by this chapter so much of such tax as shall exceed two per cent (2%) on the sale (including occasional or isolated sales), the use, consumption or storage for use in this state of motor vehicles and self-propelled or power drawn farm equipment used exclusively by a farmer on a farm owned, leased or sharecropped by him in plowing, planting, cultivating and harvesting crops. No title certificate shall be issued by the motor vehicle commissioner on any motor vehicles unless there be filed with such application for title certificate a receipt issued by an authorized motor vehicle dealer, or by a designated agent of the comptroller or by the comptroller evidencing the payment of such tax where the same is payable. For purposes of enforcing this provision, all county tax collectors and any and all persons or firms authorized to sell or issue motor vehicle licenses are hereby designated agents of the comptroller and are required to perform such duty in the same manner and under the same conditions prescribed for their other duties by the constitution or any statute of this state.

No such receipt shall be required upon application for transfer of any title certificate issued by another state having a sales tax equal to or greater than the tax required by this state and requiring such tax to be paid before the issuance of title certificate. Other provisions of this chapter relating to trade-ins are applicable to motor vehicles; however, all transfers of title to motor vehicles are presumed to be a taxable transaction until otherwise shown. The term “motor vehicles” as used in this subsection shall have the same meaning ascribed in section 320.01 (1), Florida Statutes, when used in the plural form; and shall include the purchase of a motor vehicle to be used exclusively for rental purposes; however, any vehicle required to be licensed under section 320.08, Florida Statutes, with a “GW” series tag shall not be construed to be a motor vehicle under the provisions of this subsection and is taxable at the rate of three per cent (3%). The term “motor vehicle dealer” as used in this subsection shall have the same meaning ascribed in section 320.60(6), Florida Statutes.”

Which was agreed to and Conference Committee Amendment No. 1 to Committee Substitute for Committee Substitute for Senate Bill No. 72 was adopted.

Further pursuant to the recommendations of the Conference Committee, Senator Pearce moved that the Senate adopt Conference Committee Amendment No. 2 to Committee Substitute for Committee Substitute for Senate Bill No. 72, which reads as follows:

Conference Committee Amendment No. 2—

In Section 2, sub-section 4 following the words “tourist or trailer camp.” strike out the period and add the following:

“; provided, however, that any person who, upon the effective date of this act, shall have resided continuously for six months at any one place enumerated above shall be deemed to qualify fully for the exemption set forth herein so long as such person shall remain at said place. Notwithstanding other provisions of this Act, no tax shall be imposed upon rooms provided guests where there is no consideration involved between guest and the public lodging establishment.”

Which was agreed to and Conference Committee Amendment No. 2 to Committee Substitute for Committee Substitute for Senate Bill No. 72 was adopted.

Further pursuant to the recommendations of the Conference Committee, Senator Pearce moved that the Senate adopt Conference Committee Amendment No. 3 to Committee Substitute for Committee Substitute for Senate Bill No. 72, which reads as follows:

Conference Committee Amendment No. 3—

In section 3, at the end of sub-section (2) add a new paragraph to read as follows:

“Provided that no tax shall be levied as to admissions to athletic events engaged in by high schools, junior colleges and institutions of higher education in the State until December 26, 1963.

Which was agreed to and Conference Committee Amendment No. 3 to Committee Substitute for Committee Substitute for Senate Bill No. 72 was adopted.

Further pursuant to the recommendations of the Conference Committee, Senator Pearce moved that the Senate concur in House Amendment No. 18 to Committee Substitute for Committee Substitute for Senate Bill No. 72, which reads as follows:

House Amendment No. 18—

In section 3, introductory paragraph of section

212.04, F. S., page 6, line 6 following word "privilege", insert the following: "There shall be exempt all admissions to athletic events held by elementary, junior high schools, deaf and blind school and state correctional institutions."

Which was agreed to and the Senate concurred in House Amendment No. 18 to Committee Substitute for Committee Substitute for Senate Bill No. 72.

Further pursuant to the recommendations of the Conference Committee, Senator Pearce moved that the Senate adopt Conference Committee Amendment No. 4 to Committee Substitute for Committee Substitute for Senate Bill No. 72, which reads as follows:

Conference Committee Amendment No. 4—

"Beginning at top of page 9, strike all of subsection (5) and insert 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. Aviation fuels or fuels consumed in railroad trains or locomotives intrastate are taxable hereunder. 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."

Which was agreed to and the Senate adopted Conference Committee Amendment No. 4 to Committee Substitute for Committee Substitute for Senate Bill No. 72.

Further pursuant to the recommendations of the Conference Committee, Senator Pearce moved that the Senate adopt Conference Committee Amendment No. 5 to Committee Substitute for Committee Substitute for Senate Bill No. 72, which reads as follows:

Conference Committee Amendment No. 5—

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, REDEFINING "SALES PRICE", "LEASE", "LET" OR "RENTAL" AND "ADMISSIONS"; 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, IMPOSING TAX ON ADMISSIONS TO AMUSEMENTS, AND AFTER DECEMBER 26, 1963 PROVIDING FOR TAX ON CERTAIN ATHLETIC EVENTS; AMENDING SECTION 212.05(3), FLORIDA STATUTES, PROVIDING FOR TAXATION OF RENTAL OF TANGIBLE PERSONAL PROPERTY; AMENDING SECTION 212.08(2), FLORIDA STATUTES, EXEMPTING FUNERALS AND PROVIDING TAX ON PERSONAL PROPERTY USED BY FUNERAL DIRECTORS; AMENDING SECTION 212.08(3), FLORIDA STATUTES, PROVIDING PARTIAL EXEMPTION ON MOTOR VEHICLES AND CERTAIN FARM EQUIPMENT; 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, REMOVING EXEMPTION ON 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 FOR EXPENSES OF COLLECTION; PROVIDING EFFECTIVE DATE.

Which was agreed to and the Senate adopted Conference Committee Amendment No. 5 to Committee Substitute for Committee Substitute for Senate Bill No. 72.

Senator Pearce moved that Committee Substitute for Committee Substitute for Senate Bill No. 72, as further amended by House Amendment No. 18 and Conference Committee Amendments Nos. 1, 2, 3, 4 and 5, be read in full and put upon its passage.

Which was agreed to and Committee Substitute for Committee Substitute for Senate Bill No. 72, as further amended by House Amendment No. 18 and Conference Committee Amendments Nos. 1, 2, 3, 4 and 5, was read in full.

Upon call of the roll on the passage of Committee Substitute for Committee Substitute for Senate Bill No. 72, as further amended by the Conference Committee Report, the vote was:

Yeas—31.

Mr. President	Cleveland	Hollahan	Pearce
Askew	Cross	Johnson (19th)	Price
Barron	Edwards	Johnson (6th)	Spottswood
Blank	Fraser	McCarty	Stratton
Boyd	Friday	Mapoles	Whitaker
Bronson	Galloway	Mathews	Williams (27th)
Campbell	Gautier	Melton	Williams (4th)
Clarke	Herrell	Parrish	

Nays—14.

Barber	Gibson	Pope	Usher
Connor	Henderson	Roberts	Young
Covington	Johns	Ryan	
Davis	Kelly	Tucker	

So Committee Substitute for Committee Substitute for Senate Bill No. 72 passed, as further amended by the Conference Committee Report, and 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.

EXPLANATION OF VOTE

The following Explanation of Vote was filed with the Secretary of the Senate:

I voted for Committee Substitute for Committee Substitute for Senate Bill No. 72 only because I feel strong conviction to pass tax measures adequate to finance the Appropriations Bill despite the fact that I voted against many of the items comprising total appropriation.

I regret that it was necessary to tax necessities more than some so-called luxury items.

J. A. BOYD
Senator, 23rd District

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

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

INTRODUCTION OF RESOLUTIONS, MEMORIALS,
BILLS AND JOINT RESOLUTIONS

Senator Johns requested consent of the Senate to introduce the following proposed legislation:

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

SENATE RESOLUTION NO. 1417—

A RESOLUTION DEPLORING AND CONDEMNING THE DECISION OF THE SUPREME COURT OF THE UNITED STATES BANNING BIBLE READING AND RECITAL OF THE LORD'S PRAYER IN PUBLIC SCHOOLS.

WHEREAS, the Supreme Court of the United States on Monday, June 17, 1963, ruled unconstitutional the reading of the Bible and recital of the Lord's Prayer in public schools in cases from the states of Maryland and Pennsylvania, and

WHEREAS, the ruling ignores the pronouncements of this same court in 1892 in the case of Holy Trinity Church v. United States where it said ". . . this is a religious people. This is historically true. From the discovery of this continent to the present hour there is a single voice making this affirmation," and again in 1951 in the case of Zorach v. Clauson this court said "we are a religious people whose constitution presupposes a Supreme Being," and

WHEREAS, this ruling amounts to a mandate to public schools in all states, and

WHEREAS, this Senate and the vast majority of our countrymen hold fast to the belief that the United States of America became a great nation and will remain freedom's stronghold only if she remains true to her religious heritage and tradition and that a godless nation cannot survive, and

WHEREAS, the court's decision based upon the complaint of an atheist is offensive and contrary to our way of life and can only result in injustice and discrimination against the great majority of our people to the comfort and pleasure of agnostics and to the comfort and pleasure of this country's enemies, NOW, THEREFORE,

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

That this Senate go on record as deploring and condemning this unwarranted and arbitrary restriction of the reading of the Bible and recital of the Lord's Prayer in our public schools as pronounced in the recent decision of the Supreme Court of the United States.

BE IT FURTHER RESOLVED that the Congress of the United States be and it is hereby requested and urged to immediately take the necessary action to minimize the damage done by this decision either by submitting a constitutional amendment or whatever else is deemed appropriate.

BE IT FURTHER RESOLVED that a copy of this Resolution be dispatched to the President and Secretary of the United States Senate and to the Speaker and Secretary of the United States House of Representatives and to each member of Florida's Congressional delegation.

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 Resolution No. 1417 was read the first time in full.

The question was put on the adoption of the Resolution.

And Senate Resolution No. 1417 was unanimously adopted.

Senator Mapoles moved that the Secretary of the Senate be directed to furnish each member of the Senate with a copy of Senate Resolution No. 1417.

Which was agreed to and it was so ordered.

Senator Mathews requested consent of the Senate to introduce the following proposed legislation:

By Senator Mathews—

SENATE RESOLUTION NO. 1418—

A RESOLUTION EXPRESSING DEEP SYMPATHY OVER THE PASSING OF BEN GERAGHTY.

WHEREAS, Ben Geraghty came to Jacksonville, Florida in 1951 to devote his talents to the game of baseball in that area, and

WHEREAS, through his years of unbelievable success in the great game of baseball, Ben Geraghty was possessed of a great dedication to the game, and

WHEREAS, few managers in baseball are accorded the respect in which this man was held and so richly deserved, and

WHEREAS, his conduct and behavior both on the field and in his personal life exemplify the high ideals and standards by which he lived, and

WHEREAS, Ben Geraghty developed and inspired many of his players, and enabled them to participate in the major leagues, and

WHEREAS, the game of baseball has lost one of its truest and finest managers, whose contributions to the game and to good sportsmanship will not be forgotten, and

WHEREAS, the loss of such a man is keenly felt by all those who knew him and respected him as well as the people of Florida, who benefited greatly from his life, NOW, THEREFORE,

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

That on behalf of the people of Florida, this legislature does unanimously express to the family of Ben Geraghty its deep sense of regret and heartfelt loss at his passing.

BE IT FURTHER RESOLVED that copies of this memorial resolution be certified by the Secretary of the

Senate and forwarded to the widow and family of the late Ben Geraghty.

BE IT FURTHER RESOLVED that a copy of this resolution be spread upon the pages of the journal of the Senate of the state of Florida and made a permanent record of this legislature.

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 Resolution No. 1418 was read the first time in full.

The question was put on the adoption of the Resolution.

And Senate Resolution No. 1418 was unanimously adopted.

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 19, 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 Mitchell of Leon and Daniel of Lake—

H. B. NO. 2518—A BILL TO BE ENTITLED AN ACT RELATING TO THE REGULATION OF PUBLIC UTILITIES SUPPLYING WATER AND SEWER SERVICE, OR BOTH, AND THE PAYMENT OF GROSS RECEIPTS TAXES BY SUCH COMPANIES; AMENDING CHAPTER 367, FLORIDA STATUTES, BY ADDING A NEW SECTION NUMBERED 367.24, PROVIDING THAT NO ACT OF THE 1963 FLORIDA LEGISLATURE SHALL AFFECT THE CONTINUATION OF THE PAYMENT OF THE GROSS RECEIPTS TAX BY, OR THE JURISDICTION OF THE FLORIDA RAILROAD AND PUBLIC UTILITIES COMMISSION, OR THE PUBLIC UTILITIES COMMISSION OF FLORIDA, OVER; WATER AND SEWER COMPANIES UNDER SUCH JURISDICTION ON JUNE 1, 1963, AND PROVIDING AN EFFECTIVE DATE.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

And House Bill No. 2518, contained in the above message, was read the first time by title only and referred to the Committee on Public Utilities, the Committee on Public Health "B" and the Committee on Publicity and Advertising.

Tallahassee, Florida
June 19, 1963

*The Honorable Wilson Carraway
President of the Senate*

Sir:

I am directed by the House of Representatives to inform

the Senate that the House of Representatives has adopted—

By Representative Horne of Leon—

H. C. R. NO. 2541—

A CONCURRENT RESOLUTION PROVIDING FOR SINE DIE ADJOURNMENT OF THE 1963 SESSION.

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

Section 1. This 1963 session of the Legislature shall adjourn sine die at 12:00 Noon on Wednesday, June 19, 1963.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

And House Concurrent Resolution No. 2541, contained in the above message, was read the first time in full.

Senator Cross moved that the rules be waived and House Concurrent Resolution No. 2541 be read the second time in full and put upon its adoption.

Which was agreed to by a two-thirds vote and House Concurrent Resolution No. 2541 was read the second time in full.

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

And House Concurrent Resolution No. 2541 was adopted, and the action of the Senate was ordered certified to the House of Representatives immediately.

By permission the following communication was received and read:

STATE OF FLORIDA
LEGISLATIVE COUNCIL
AND
LEGISLATIVE REFERENCE BUREAU
June 18, 1963

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

Dear President Carraway:

The appointments to the Legislative Council's Committee on Appropriations and Auditing, have now been completed in accordance with Section 11.282, Florida Statutes. The membership includes three non-Council senators appointed by you and three non-Council representatives appointed by the Speaker, and two senators and two representatives who are members of the Council. The complete membership is as follows:

Senator Wilson Carraway
Senator B. C. Pearce
Senator J. Emory Cross
Senator Charley E. Johns, and
Senator Bernard Parrish, and
Representative S. C. Smith
Representative Harry W. Westberry
Representative Ben Hill Griffin, Jr.
Representative Carey Matthews, and

Representative Gordon W. Wells

Sincerely yours,

JAMES E. CONNOR, Chairman
Florida Legislative Council

The President announced the appointment of Senator Herrell as a member of the Advisory Committee on Hospital Services for the Indigent, as authorized by Senate Bill No. 413.

The President announced the appointment of Senator Pearce as a member of the Bond Review Board, as authorized by Senate Bill No. 1055.

The President announced the appointment of Senators Johns, Williams (4th) and Young as members on the part of the Senate of the Legislative Investigating Committee, as authorized by Senate Bill No. 422.

The President announced the appointment of Senators Edwards and Melton as members on the part of the Senate of the Capitol Building Committee, as authorized by Senate Bill No. 600.

The President announced the appointment of Senators Pearce, Mathews and Barber as members on the part of the Senate of the legislative committee for the investigation of the activities of state boards which have issued bonds or revenue certificates or which have authority to issue bonds or revenue certificates as authorized by Committee Substitute for Senate Bill No. 263.

The President announced the appointment of Senators Parrish and Covington as members on the part of the Senate of the Aviation Study and Advisory Commission, as authorized by House Bill No. 1526.

The President announced the appointment of Senators Williams (4th), Usher, Friday, Gautier and Young as members on the part of the Senate of the Interim Elections Study Committee, as authorized by Senate Bill No. 327.

The President announced the appointment of Senators Price, Johnson (6th) and Campbell as members on the part of the Senate of the Special Commission for Study of the Abolition of Death Penalty in Capital Cases, as authorized by Senate Bill No. 28.

The President announced the appointment of Senators Hollahan, Pope, Melton and Spottswood as members on the part of the Senate of the Committee for Study of Governmental Reorganization, as authorized by House Bill No. 1441.

By permission the following Engrossing and Enrolling Reports were received:

ENGROSSING REPORTS

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

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, REDEFINING "SALES PRICE", "LEASE", "LET" OR "RENTAL" AND "ADMISSIONS"; 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, IMPOSING TAX ON ADMISSIONS TO AMUSEMENTS, AND AFTER DECEMBER 26, 1963 PROVIDING FOR TAX ON CERTAIN ATHLETIC EVENTS; AMENDING SECTION 212.05(3), FLORIDA STATUTES, PROVIDING FOR TAXATION OF RENTAL OF TANGIBLE PERSONAL PROPERTY; AMENDING SECTION 212.08(2), FLORIDA STATUTES, EXEMPTING FUNERALS AND PROVIDING TAX ON PERSONAL PROPERTY USED BY FUNERAL DIRECTORS; AMENDING SECTION 212.08(3), FLORIDA STATUTES, PROVIDING PARTIAL EXEMPTION ON MOTOR VEHICLES AND CERTAIN FARM EQUIPMENT; 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, REMOVING EXEMPTION ON 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 FOR EXPENSES OF COLLECTION; 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 Committee Substitute for Committee Substitute for Senate Bill No. 72, 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. 1395—A BILL TO BE ENTITLED AN ACT RELATING TO LICENSE TAXES FOR THE OPERATION OF MOTOR VEHICLES; AMENDING SECTIONS 320.07 (1) (3), 320.08 AND 320.081, FLORIDA STAT-

UTES; CHANGING THE REGISTRATION DATES; LEVYING AND IMPOSING ANNUAL LICENSE TAXES FOR THE OPERATION OF MOTOR VEHICLES; PROVIDING FOR THE COLLECTION OF SUCH LICENSE TAXES; REPEALING SECTION 320.082, FLORIDA STATUTES; AND FIXING AN EFFECTIVE DATE OF THIS ACT.

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

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

And Senate Bill No. 1395, 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. 1390—A BILL TO BE ENTITLED AN ACT RELATING TO THE CITY OF COCOA BEACH, IN BREVARD COUNTY, FLORIDA, AMENDING CHAPTER 59-1187, LAWS OF FLORIDA, 1959, KNOWN AS THE COCOA BEACH CHARTER: BY AMENDING SECTION 2. THEREOF TO EXPAND THE CORPORATE LIMITS OF THE CITY OF COCOA BEACH TO 11TH STREET ON THE SOUTH, THREAD OF STREAM OF BANANA RIVER ON THE WEST, NORTH BOUNDARY OF CANAVERAL ADMINISTRATIVE COMPLEX ON THE NORTH, AND ATLANTIC OCEAN ON THE EAST: BY AMENDING SECTION 14. THEREOF TO PROVIDE THAT THE CITY COMMISSION SHALL APPOINT THE CITY MANAGER FOR AN INDEFINITE TERM, AND MAY REMOVE HIM BY A MAJORITY VOTE OF ITS MEMBERS: BY AMENDING SECTIONS 35, 36, 37, 38, 39, AND 42 THEREOF TO PROVIDE THAT EACH DEPARTMENT HEAD SHALL BE APPOINTED AND REMOVED BY THE CITY MANAGER, SUBJECT TO THE APPROVAL OF THE CITY COMMISSION: BY AMENDING SECTION 41 THEREOF AS FOLLOWS: (1). TO PROVIDE THE CITY POLICE DEPARTMENT WITH POWER OF ARREST COUNTY-WIDE; AND (2). TO PROVIDE OFFICIAL SANCTION AND PLACE THE POLICE RESERVE UNDER THE CONTROL OF THE CHIEF OF POLICE: BY AMENDING SECTION 78 THEREOF TO PROVIDE THAT THE REGISTRATION BOOKS BE CLOSED AT 5:00 P. M. ON THE SECOND FRIDAY BEFORE THE TUESDAY ELECTION: BY AMENDING SECTION 107 THEREOF TO PROVIDE THAT WITHIN THE JURISDICTION CONFERRED BY VIRTUE OF THE CHARTER, THE POWER TO ISSUE AND CAUSE TO BE SERVED THROUGHOUT THE STATE ANY AND ALL WRITS AND PROCESSES SUCH AS ARE ISSUED AND USED BY THE JUSTICES OF THE PEACE IN THE STATE OF FLORIDA: AND, BY AMENDING SECTIONS 120, 121, 122 AND 123 THEREOF BY CREATING A BOARD OF ADJUSTMENT TO ALLOW APPEALS FROM ADMINISTRATIVE DECISION AND TO GRANT SPECIAL EXCEPTIONS AND VARIANCES, AND ABOLISHING THE ZONING BOARD OF APPEALS AND PROVIDING THAT THE COMMISSION SHALL SERVE AS THE BOARD OF ADJUSTMENT UNTIL SUCH TIME AS A BOARD IS APPOINTED.

—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. 1390, 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. 72

—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 19, 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. 1311

S. B. NO. 1411

S. B. NO. 1408

S. B. NO. 1412

—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 19, 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. 380

C. S. FOR S. B. NO. 82

C. S. FOR S. B. NO. 300

—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 19, 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. 1335

S. B. NO. 1404

S. B. NO. 1390

S. B. NO. 1407

S. B. NO. 1395

S. B. NO. 1416

S. B. NO. 1401

—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 19, 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. 83

S. B. NO. 1268

S. B. NO. 84

S. B. NO. 1269

S. B. NO. 87

S. B. NO. 1292

S. B. NO. 89

S. B. NO. 1294

S. B. NO. 374

S. B. NO. 1295

S. B. NO. 406

S. B. NO. 1339

S. B. NO. 787

S. B. NO. 1356

S. B. NO. 1243

S. B. NO. 1386

—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 18, 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. 568	S. B. NO. 1387
S. B. NO. 744	S. B. NO. 1388
S. B. NO. 1271	S. B. NO. 1394
S. B. NO. 1279	S. B. NO. 1398

—reports same have been properly enrolled, signed by the President and Secretary of the Senate, and the Speaker and Chief Clerk of the House of Representatives, and presented to the Governor on June 19, 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. 1365

—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 19, 1963.

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

Your Enrolling Clerk to whom was referred—

H. B. NO. 2386	H. B. NO. 2526
H. B. NO. 2434	H. B. NO. 2538
H. B. NO. 2466	H. B. NO. 2545
H. B. NO. 2524	

—reports same have been properly enrolled, signed by the Speaker and Chief Clerk of the House of Representatives and by the President and Secretary of the Senate, and presented to the Governor on June 19, 1963.

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

Your Enrolling Clerk to whom was referred—

H. B. NO. 1581	H. B. NO. 2223
H. B. NO. 2080	H. B. NO. 2232
H. B. NO. 2183	H. B. NO. 2263
H. B. NO. 2184	H. B. NO. 2384
H. B. NO. 2190	H. J. R. NO. 2194
H. B. NO. 2199	

—reports same have been properly enrolled, signed by the Speaker and Chief Clerk of the House of Representatives, and by the President and Secretary of the Senate, and presented to the Governor on June 19, 1963.

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

Your Enrolling Clerk to whom was referred—

H. B. NO. 759	H. M. NO. 2029
H. B. NO. 2044	H. M. NO. 2030
H. B. NO. 2092	H. M. NO. 2031
H. B. NO. 2364	H. J. R. NO. 1030

—reports same have been properly enrolled, signed by the Speaker and Chief Clerk of the House of Representatives, and by the President and Secretary of the Senate, and presented to the Governor on June 19, 1963.

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

Your Enrolling Clerk to whom was referred—

H. B. NO. 2007	H. B. NO. 2250
H. B. NO. 2189	H. B. NO. 2253

—reports same have been properly enrolled, signed by the Speaker and Chief Clerk of the House of Representatives, and by the President and Secretary of the Senate, and presented to the Governor on June 19, 1963.

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

Your Enrolling Clerk to whom was referred—

H. B. NO. 2180	H. B. NO. 2276
H. B. NO. 2186	H. B. NO. 2280
H. B. NO. 2252	H. B. NO. 2281
H. B. NO. 2274	H. B. NO. 2282
H. B. NO. 2275	H. B. NO. 2286

—reports same have been properly enrolled, signed by the Speaker and Chief Clerk of the House of Representatives, and by the President and Secretary of the Senate, and presented to the Governor on June 19, 1963.

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

Your Enrolling Clerk to whom was referred—

H. B. NO. 2270

—reports same has been properly enrolled, signed by the Speaker and Chief Clerk of the House of Representatives, and by the President and Secretary of the Senate, and presented to the Governor on June 19, 1963.

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

Your Enrolling Clerk to whom was referred—

H. B. NO. 2176	H. B. NO. 2409
H. B. NO. 2294	H. B. NO. 2410
H. B. NO. 2387	H. B. NO. 2414
H. B. NO. 2389	H. B. NO. 2416
H. B. NO. 2390	H. B. NO. 2419
H. B. NO. 2404	H. B. NO. 2421

H. B. NO. 2422
H. B. NO. 2424
H. B. NO. 2426
H. B. NO. 2427
H. B. NO. 2428

—reports same have been properly enrolled, signed by the Speaker and Chief Clerk of the House of Representatives, and by the President and Secretary of the Senate, and presented to the Governor on June 19, 1963.

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

Your Enrolling Clerk to whom was referred—

H. B. NO. 2278	H. B. NO. 2375
H. B. NO. 2288	H. B. NO. 2379
H. B. NO. 2290	H. B. NO. 2382
H. B. NO. 2291	H. B. NO. 2383
H. B. NO. 2293	H. B. NO. 2391
H. B. NO. 2313	H. B. NO. 2392

—reports same have been properly enrolled, signed by the Speaker and Chief Clerk of the House of Representatives, and by the President and Secretary of the Senate, and presented to the Governor on June 19, 1963.

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

Your Enrolling Clerk to whom was referred—

H. B. NO. 2372	H. B. NO. 2475
H. B. NO. 2400	H. B. NO. 2481
H. B. NO. 2412	H. B. NO. 2482
H. B. NO. 2417	H. B. NO. 2483
H. B. NO. 2463	H. B. NO. 2501
H. B. NO. 2468	H. B. NO. 2502
H. B. NO. 2474	

—reports same have been properly enrolled, signed by the Speaker and Chief Clerk of the House of Representatives, and by the President and Secretary of the Senate, and presented to the Governor on June 19, 1963.

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

Your Enrolling Clerk to whom was referred—

H. B. NO. 1964	H. B. NO. 2178
H. B. NO. 2018	H. B. NO. 2179
H. B. NO. 2059	H. B. NO. 2254
H. B. NO. 2107	H. B. NO. 2256
H. B. NO. 2112	H. B. NO. 2257
H. B. NO. 2125	H. B. NO. 2258
H. B. NO. 2160	H. B. NO. 2259
H. B. NO. 2172	H. B. NO. 2262

H. B. NO. 2264
H. B. NO. 2266
H. B. NO. 2268

H. B. NO. 2269
H. B. NO. 2287

—reports same have been properly enrolled, signed by the Speaker and Chief Clerk of the House of Representatives, and by the President and Secretary of the Senate, and presented to the Governor on June 19, 1963.

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

Your Enrolling Clerk to whom was referred—

H. B. NO. 2311	H. B. NO. 2402
H. B. NO. 2380	H. B. NO. 2405
H. B. NO. 2385	H. B. NO. 2435
H. B. NO. 2398	H. C. R. NO. 2521

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

J. BIRNEY LINN
Assistant Enrolling Clerk
of the Senate

Your Enrolling Clerk to whom was referred—

H. B. NO. 2415
H. B. NO. 2472
H. B. NO. 2476

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

J. BIRNEY LINN
Assistant Enrolling Clerk
of the Senate

Your Enrolling Clerk to whom was referred—

H. B. NO. 2425	H. B. NO. 2447
H. B. NO. 2437	H. B. NO. 2448
H. B. NO. 2438	H. B. NO. 2449
H. B. NO. 2439	H. B. NO. 2450
H. B. NO. 2440	H. B. NO. 2452
H. B. NO. 2441	H. B. NO. 2453
H. B. NO. 2442	H. B. NO. 2457
H. B. NO. 2443	H. B. NO. 2458
H. B. NO. 2444	H. B. NO. 2461
H. B. NO. 2446	H. B. NO. 2462

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

J. BIRNEY LINN
Assistant Enrolling Clerk
of the Senate

Your Enrolling Clerk to whom was referred—

H. B. NO. 2484	H. B. NO. 2486
H. B. NO. 2485	H. B. NO. 2488

H. B. NO. 2493
 H. B. NO. 2495
 H. B. NO. 2497
 H. B. NO. 2498
 H. B. NO. 2499
 H. B. NO. 2503
 H. B. NO. 2506
 H. B. NO. 2508

H. B. NO. 2511
 H. B. NO. 2519
 H. B. NO. 2523
 H. B. NO. 2528
 H. B. NO. 2530
 H. B. NO. 2543
 H. C. R. NO. 2491
 H. C. R. NO. 2541

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

J. BIRNEY LINN
 Assistant Enrolling Clerk
 of the Senate

Your Enrolling Clerk to whom was referred—

H. B. NO. 2487
 H. B. NO. 2544

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

J. BIRNEY LINN
 Assistant Enrolling Clerk
 of the Senate

Senator Cross moved that a committee be appointed to notify the Governor that the Senate had finished its labors and was ready to adjourn sine die at 12:00 o'clock Noon.

Which was agreed to.

The President appointed Senators Cross, Johnson (6th) and Melton as the committee.

The committee withdrew.

Senator Mathews moved that a committee be appointed to notify the House of Representatives that the Senate had finished its labors and was ready to adjourn sine die at 12:00 o'clock Noon.

Which was agreed to.

The President appointed Senators Mathews, Cleveland and Hollahan as the committee.

The committee withdrew.

A committee from the House of Representatives, composed of Representatives Boyd of Manatee, MacKenzie of Dade and Fagan of Alachua, appeared at the bar of the Senate and notified the Senate that the House of Representatives had finished its labors and was ready to adjourn sine die.

The committee withdrew.

The committee appointed to notify the House of Representatives reappeared at the bar of the Senate and reported that the committee had performed its duty.

The committee was then discharged.

The committee appointed to notify the Governor reappeared at the bar of the Senate and reported that it had performed its duty.

The committee was then discharged.

Pursuant to House Concurrent Resolution No. 2541, the hour of 12:00 o'clock, Noon, having arrived, the President sounded the gavel and declared the Senate in 1963 Regular Session adjourned sine die.