

JOURNAL OF THE SENATE

Thursday, April 29, 1965

The Senate was called to order by the President at 10:00 A. M. The following Senators were recorded present:

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| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

44. A quorum present.

Prayer by the Reverend J. D. Bowen, Chaplain:

Dear heavenly Father, as we pause in thy presence this busy day, let us be still for the moment and know that thou art God. Then help us to go again refreshed by the touch of thy loving hand, and the presence of thy Holy Spirit renewed with courage and faith for the task. For Jesus' sake and in his name. Amen.

The reading of the Journal was dispensed with.

The Journal of April 28 was corrected and approved as follows:

Page 203, column 1, counting from the bottom of the column between lines 24 and 25 insert the following:

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

Page 209, column 1, strike lines 9 and 10 and insert the following: In Section 4, line 2, on page 3, strike: " , whether as principal or employee,"

REPORTS OF COMMITTEES

The Committee on Agriculture, Oil and Natural Resources recommends the following pass:

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|--------|--------|
| HB 192 | HB 61 |
| HB 417 | HB 193 |

The bills were placed on the Calendar.

The Committee on Corporations recommends the following pass:

SB 572 with 6 amendments

The bill was placed on the Calendar.

The Committee on Education—Public Schools and Junior Colleges recommends the following pass:

| | |
|--------------------------|--------------------------|
| SB 162 with 2 amendments | SB 355 |
| SB 213 | SB 365 |
| SB 268 | SB 404 with 4 amendments |
| SB 308 | SB 447 |
| SB 232 | |

The bills were placed on the Calendar.

The Committee on Insurance recommends the following pass:

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|--------------------------|-------|
| SB 198 with 1 amendment | HB 94 |
| SB 360 with 2 amendments | |

The bills were placed on the Calendar.

The Committee on Prisons and Convicts recommends the following pass:

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| HB 323 | HB 762 | HB 763 |
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The bills were placed on the Calendar.

The Committee on Water Resources Development and Conservation recommends the following pass:

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| SB 362 | SB 555 | HB 130 |
| SB 501 | SB 457 | |

The bills were placed on the Calendar.

The Committee on General Legislation recommends the following pass:

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| SB 427 | SB 428 | SB 379 |
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The bills were placed on the Calendar.

The Committee on Judiciary "A" recommends the following pass:

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|--------------------------|--------------------------|
| SB 437 | HB 411 |
| SB 530 with 2 amendments | HB 395 |
| SB 600 | HB 423 with 2 amendments |
| SB 567 with 2 amendments | HB 189 with 3 amendments |
| HB 229 with 2 amendments | HB 392 |

The bills were placed on the Calendar.

The Committee on Judiciary "A" recommends the Committee Substitute for SB 212, as recommended by the Committee on Transportation and Highway Safety, pass with one amendment by the Committee on Judiciary "A". The bill with Committee Substitute and amendment attached was placed on the Calendar.

The Committee on Labor and Industry recommends a Committee Substitute for the following:

SB 127

The bill with committee substitute attached was placed on the Calendar.

The Committee on Labor and Industry recommends the following pass:

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|-------------------------|--------|
| SB 392 | SB 400 |
| SB 393 | SB 451 |
| SB 394 with 1 amendment | SB 604 |
| SB 396 | HB 432 |
| SB 399 | |

The bills were placed on the Calendar.

The Committee on Mental Health recommends the following pass:

SB 257

The bill was placed on the Calendar.

The Committee on Motor Vehicles recommends the following pass:

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| SB 541 | SB 546 |
| SB 195 | HB 204 |

The bills were placed on the Calendar.

The Committee on Prisons and Convicts recommends the following pass:

HB 17 with 3 amendments

The bill was placed on the Calendar.

The Committee on Judiciary "A" recommends the following pass:

SB 461

The bill was referred to the Committee on Appropriations under the original reference.

The Committee on Labor and Industry recommends the following pass:

SB 395

WHEREAS, the Supervisors of such Districts have continuously requested additional technical assistance to meet the needs of farmers and ranchers to accelerate the application of conservation practices, and

WHEREAS, state-wide storms and floods of disastrous proportions have resulted in heavy erosion and loss of valuable top soil, in heavy sediment deposits in our lakes, streams and rivers which also have spread over valuable bottom lands and other flood damage to both public and private property together with destruction or severe damage to thousands of water control and use structures, requiring greater rather than reduced efforts in the application of soil and water conservation practices, and

WHEREAS, if this proposal is adopted it would break faith with the Legislature of Florida which has been providing State funds for soil and water conservation with the understanding that the local-state-federal team effort would be maintained as a team effort for the universal good of the Nation and all its people, and

WHEREAS, such assessments of payments to the Federal Government will discourage and seriously curtail the application of soil and water conservation measures on lands so vital to the strength and welfare of the State of Florida and the Nation and will seriously affect the harvest on family farms and the holdings of small operators, and

WHEREAS, this proposed additional burden added to the costs of farmers and ranchers already in a depressed economic condition would limit the ability of these people to participate in the existing Soil and Water Conservation District programs and similar programs which have in the past contributed substantially to conservation development, and prudent use of these soil and water resources, NOW, THEREFORE,

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

That the Legislature of the State of Florida respectfully makes application to the Congress of the United States to continue the long established policy of providing technical assistance to Soil and Water Conservation Districts and their cooperating landowners and operators without requiring them to pay the Federal Government any portion of cost of such technical assistance.

BE IT FURTHER RESOLVED that the Congress provide the increases in technical assistance requested by the Soil and Water Conservation Districts in Florida and throughout the Nation to meet the needs of landowners and operators to accelerate the planning and application of conservation measures on their privately owned lands.

BE IT FURTHER RESOLVED that copies of this resolution be transmitted to the Honorable Lyndon B. Johnson, President of the United States, the President of the United States Senate and the Speaker of the House of Representatives, the Administrator of the Soil Conservation Service, and to each Senator and Representative in Congress from the State of Florida.

Was read the first time in full. On motion of Senator Melton, the rules were waived by two-thirds vote, SM 637 was read the second time in full, adopted, and certified to the House.

By Senator Spottswood—

SB 638—A bill to be entitled An act relating to improving alcohol and smoking education, physical fitness and other phases of health education in the schools of Florida; authorizing the state superintendent of public instruction to develop and provide material for conducting an in-service education program; providing funds to carry on such program; and providing an effective date.

Was read the first time by title and referred to the Committee on Education—Public Schools and Junior Colleges.

By Senators Spottswood, Johnson (19th), Henderson, Hollahan, Griffin, Daniel, Tapper, Carlton, Gibson, Barber, Roberts, Williams, Cleveland, Barron, Davis, Covington, Mapoles, Johns, Carraway, Gautier, Price, Cross, McDonald, Edwards, Whitaker, Askew, Melton, Clarke, Pearce, Johnson (6th), Bronson, Ryan, Mathews, Pope, Haverfield, McCarty, Friday, Thomas, Usher, Connor, Young, McLaughlin, Dressler and Stratton—

SB 639—A bill to be entitled An act relating to physical

fitness programs in all public schools and universities; requesting the board of education and the board of regents to require programs by 1966; providing effective date.

Was read the first time by title. On motion of Senator Spottswood, the rules were waived by two-thirds vote and the bill was placed on the Calendar.

Unanimous consent was granted Senator Spottswood to take up SB 639 out of order.

On motions of Senator Spottswood, the rules were waived by two-thirds vote and SB 639 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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|---------------|------------|----------------|------------|
| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House immediately, by waiver of the rule.

By Senator Gibson—

SJR 640—A joint resolution proposing an amendment to Article X, Section 7 of the State Constitution relating to homestead exemption, by increasing the exemption.

Was read the first time in full and referred to the Committees on Constitutional Amendments; and Finance and Taxation.

By Senator Mapoles—

SB 641—A bill to be entitled An act relating to telephone company regulations, radio telephones; amending section 364.32, Florida Statutes, to include a definition of radio telephone company; amending section 364.33, Florida Statutes, to include radio telephone plants and systems for hire; providing an effective date.

Was read the first time by title and referred to the Committee on Judiciary "B".

By Senators Thomas and Hollahan—

SB 642—A bill to be entitled An act relating to taxation, fine tax; levying a five per cent (5%) tax on all fines imposed or forfeitures exceeding ten dollars (\$10.00) in any state, county, or municipal court; providing an effective date.

Was read the first time by title and referred to the Committee on Finance and Taxation.

By Senator Friday—

SB 643—A bill to be entitled An act relating to Lee county, Sanibel island planning and zoning authority; abolishing the Sanibel island planning and zoning authority; providing for paying of its debts; transferring remaining assets after all debts are paid to the Sanibel fire control district; providing an effective date.

Was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 643.

On motions of Senator Friday, the rules were waived by two-thirds vote and SB 643 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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| Mr. President | Covington | Griffin | McLaughlin |
| Askew | Cross | Haverfield | Mapoles |
| Barber | Daniel | Henderson | Mathews |
| Barron | Davis | Hollahan | Melton |
| Bronson | Dressler | Johns | Pearce |
| Carlton | Edwards | Johnson (19th) | Pope |
| Carraway | Friday | Johnson (6th) | Price |
| Clarke | Gautier | McCarty | Roberts |
| Cleveland | Gibson | McDonald | Ryan |

| | | | |
|------------------------|------------------|-------------------|-------------------|
| Spottswood Stratton | Tapper Thomas | Usher Whitaker | Williams Young |
|------------------------|------------------|-------------------|-------------------|

The bill was certified to the House.

By Senator Pope—

SB 644—A bill to be entitled An act relating to southeast river basins resources advisory board amending section 373.193, Florida Statutes, by adding a new subsection authorizing the resources advisory board, southeast river basin to enter into agreements for the purposes of extending old-age and survivors insurance coverage to employees of said board; providing an effective date.

Was read the first time by title and referred to the Committee on Water Resources Development and Conservation.

By Senator Edwards—

SB 645—A bill to be entitled An act relating to elections; amending section 101.34, Florida Statutes, providing for the compensation of deputies for preparing and supervising voting machines prior to and during elections.

Was read the first time by title and referred to the Committee on Privileges and Elections.

By Senators Edwards, Johnson (6th), Cross, Hollahan, Friday, Usher, Ryan, Carlton and Gautier—

SB 646—A bill to be entitled An act amending subsection (3) of section 350.78, Florida statutes, relating to the Florida public utilities regulatory trust fund; providing that the one twenty-fifth of one per cent of the gross operating revenues of telephone, telegraph, electric, and gas utilities, required to be paid annually to the Florida public utilities commission, for deposit to the credit of such fund, shall be based on operating revenues for the calendar year 1964 rather than 1961; changing from July 1, 1963 to July 1, 1965, the date on or before which such utilities shall make such payment; and providing that such amendment become effective immediately upon becoming law.

Was read the first time by title and referred to the Committees on Public Utilities; and Finance and Taxation.

By Senator Edwards—

SB 647—A bill to be entitled An act relating to the judicial department, commission; creating a judicial administrative commission of the judicial department; providing for the selection of members and terms of office; providing for reimbursement of travel expenses; providing for an executive director and clerical personnel; providing for duties and method of operation of the commission; providing for administration by the commission of all state judicial retirement systems; providing that this act shall be supplemental to certain existing laws; providing an appropriation; and providing an effective date.

Was read the first time by title and referred to the Committees on Judiciary "C" and Appropriations.

By Senator Ryan—

SB 648—A bill to be entitled An act for the relief of George T. Hull, Jr., of Pompano Beach, Florida; making an appropriation; providing an effective date.

Was read the first time by title and referred to the Committees on Claims and Appropriations.

By Senator Ryan—

SB 649—A bill to be entitled An act relating to counties having a population of not less than seventy five thousand (75,000) nor more than one hundred thousand (100,000) according to the latest federal decennial census; repealing chapter 57-2018, Laws of Florida, relating to county judge's court sale of driver's licenses through subagents.

Was read the first time by title and referred to the Committee on Transportation and Highway Safety.

By Senator Mathews—

SB 650—A bill to be entitled An act providing for the destruction of paid bonds and bond interest coupons issued by the boards of public instruction in all counties of the state of Florida having a population, according to the last state or federal census in excess of four hundred and fifty thousand (450,000)

and not having home rule under the constitution, and providing for the record and certification of the receipt, payment and destruction thereof by the official or paying agent responsible for the payment thereof repealing all laws in conflict herewith; providing an effective date.

Was read the first time by title. On motions of Senator Mathews, the rules were waived by two-thirds vote and SB 650 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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|---------------|------------|----------------|------------|
| Mr. President | Daniel | Johns | Price |
| Aske | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House.

By Senator Mathews—

SB 651—A bill to be entitled An act providing for the preparation of a report of the statement of revenue and expenditures of the superintendent of public instruction and the board of public instruction of Duval county, Florida, and for the publication thereof, and providing an effective date.

Was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 651.

On motions of Senator Mathews, the rules were waived by two-thirds vote and SB 651 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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|---------------|------------|----------------|------------|
| Mr. President | Daniel | Johns | Price |
| Aske | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House.

By Senator Mathews—

SB 652—A bill to be entitled An act relating to stopping payment on checks and drafts; making it unlawful to stop payment, with intent to defraud, on a check issued in payment for any goods or services; providing a penalty; providing an effective date.

Was read the first time by title and referred to the Committees on Banking and Judiciary "A".

By Senators Mathews, Carlton and Ryan—

SB 653—A bill to be entitled An act relating to false pretenses, frauds, and other cheats, powers of the attorney general; amending chapter 817, Florida Statutes, by adding sections 817.011 and 817.56; defining certain terms; providing that the attorney general may investigate, issue subpoenas, accept assurance and institute action under certain conditions; providing violations shall be prima facie proof under certain conditions; providing an effective date.

Was read the first time by title and referred to the Committee on Judiciary "C".

By Senator Mathews—

SB 654—A bill to be entitled An act to amend paragraph (1) of section 236.43, Florida statutes, relating to receiving bids and sale of bonds of boards of public instruction, and to provide that notice that the county board will receive bids for the purchase of school bonds shall be published twice and the

first publication shall be given not less than ten days prior to the date set for receiving the bids; providing an effective date.

Was read the first time by title and referred to the Committees on Education—Public Schools and Junior Colleges; and Judiciary "A".

By Senators Mathews and Askew—

SJR 655—A joint resolution proposing an amendment to Article III of the State Constitution by adding Section 2A; providing a special session for purpose of organization, swearing in new members, and electing officers.

Was read the first time in full and referred to the Committees on Constitutional Amendments and Judiciary "B".

By Senator Spottswood—

SB 656—A bill to be entitled An act relating to appropriations providing the sum of five thousand dollars (\$5,000) to the historical restoration and preservation commission for Monroe county to be expended by said commission for historical restoration and preservation in Monroe county; providing an effective date.

Was read the first time by title and referred to the Committee on Appropriations.

By Senator Pope—

SCR 657—A concurrent resolution directing the legislative council and the attorney general to make a complete study of a proposed amendment to section 11 of article XVI of the state constitution relating to extra compensation bills, providing that all claim bills submitted to the legislature must first secure legal action prior to legislative action.

WHEREAS, during each legislative session a multitude of relief bills are introduced, and

WHEREAS, the time devoted to considering the merits of relief bills out of necessity is indeed limited, and

WHEREAS, a constitutional amendment has been proposed to provide that all claim bills submitted to the legislature be studied by the courts before legislative action is taken, and

WHEREAS, the legislative council and the attorney general appear to be the most appropriate units of government to effectuate a study of this proposed constitutional amendment and make recommendations, NOW, THEREFORE,

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

Section 1. The legislative council and the attorney general are directed to make a study of a proposed constitutional amendment to section 11 of article XVI of the state constitution providing that all claim bills submitted to the legislature must first secure legal action prior to legislative action and to submit to the 1967 legislature a report of their findings and recommendations as to the amendment and any enabling legislation they may consider necessary to implement the procedures for deciding the merits of claim bills.

Section 2. The judiciary, the various state agencies, administrative boards and commissions and the officers thereof shall, upon request of the legislative council and the attorney general, render all possible aid and assistance reasonably required.

Was read the first time in full and referred to the Committees on Constitutional Amendments and Judiciary "B".

By Senator Cross—

SB 658—A bill to be entitled An act relating to eminent domain proceedings by amending sections 73.16 and 74.10, Florida statutes, to require the setting of attorneys' fees by the jury; providing an effective date.

Was read the first time by title and referred to the Committee on Judiciary "C".

By Senators Cross and Johnson (6th)—

SB 659—A bill to be entitled An act relating to pest control, regulations; amending chapter 482, Florida Statutes; adding definitions; empowering the state board of health to enforce

rules and regulations; providing that all pesticides, fumigants, and rodenticides be used only for specific purposes; increasing certain license fees; providing for issuance of occupational license; providing employee carry identification card when soliciting; providing that both licensee and certified pest control operator be responsible for employee obtaining identification card; exempting certain employees from holding identification cards; exempting from experience requirements for five (5) years members of the pest control commission who are certified only in lawn and ornamental pest control; changing name of commission; providing for location, makeup and compensation of the commission; providing how funds collected by commission shall be used; providing emergency certificate not issued in category of fumigation; providing no refund of examination fees; providing commission shall regulate issuance of special identification card; providing for suspension or revocation of certificate or license for misleading advertising; changing procedures for judicial review; increasing penalties; removing certain exemptions; providing certain persons having certain qualifications prior to the effective date of this act shall be licensed under the provisions of this act; amending chapter 482, Florida Statutes by adding sections 482.140, 482.160, 482.162, 482.173, 482.174, and 482.242; providing certain additional qualifications for examination; providing for duties of pest control operators; providing for disciplinary measures other than suspension and revocation; providing for enforcement of violations committed prior to this act; limiting actions; providing this act shall preempt all other pest control laws which conflict herewith; repealing section 482.031, Florida Statutes, which provisions are incorporated into section 482.041, Florida Statutes; providing an effective date.

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

By Senator Hollahan—

SB 660—A bill to be entitled An act relating to cemeteries and cemetery companies; amending section 559.32, Florida Statutes, providing additional definitions; amending section 559.33, Florida Statutes, providing for licensing of cemetery companies; amending section 559.37, Florida Statutes, power of director to examine accounts, investigate cemetery companies, hold administrative hearings, suspend or revoke licenses, enjoin violations; apply to circuit court for receiverships, institute proceedings to recover shortages in the care and maintenance trust fund; amending section 559.38, Florida Statutes, providing contents and location of records to be kept; amending section 559.39, Florida Statutes, providing for either zoning approval, where applicable, or approval of majority of adjacent property owners; amending section 559.40, Florida Statutes, providing for issuance of authority; amending section 559.41, Florida Statutes, requiring care and maintenance trust fund, remedy of director for noncompliance; amending section 559.43, Florida Statutes, providing for deposits into care and maintenance trust fund; amending chapter 559, Florida Statutes, by adding section 559.48, establishing minimum acreage and relating to sale and disposition of cemetery property; amending chapter 559, Florida Statutes, by adding section 559.49, providing for a bond; amending chapter 559, Florida Statutes, by adding section 559.50, establishing bond form; amending chapter 559, Florida Statutes, by adding section 559.51, providing penalties for failure to make required contributions to care and maintenance trust fund; providing a severability clause; providing an effective date.

Was read the first time by title and referred to the Committee on Governmental Reorganization.

By Senator Whitaker—

SB 661—A bill to be entitled An act amending Chapter 24009, Laws of Florida, 1947, as amended by Chapter 61-1003, Laws of Florida, 1961, the same being an act providing for the creation and appointment of law library boards in such counties which have established and are maintaining law libraries of the character it is declared, by Chapter 22969 of the General Acts of 1945, shall be deemed to be held and used as charitable public trusts for the benefit and use of the inhabitants of such counties, and vesting in such law library boards the control, management and conduct of such law libraries, including the power to appoint a law librarian and such assistants deemed by such law library boards essential to the proper conduct of such law libraries, and to define their duties and fix their compensation; with power to adopt reasonable by-laws, rules and regulations for the government and conduct of such law libraries and their employees; and the control and direction of

the expenditure of funds budgeted by law or otherwise accredited to such law libraries, and prescribing methods for the safekeeping and disbursement of such law library funds, by the county commissioners for such counties, and for the periodic reporting by such law library boards of the condition of their trust, and the auditing of their accounts and expenditures; amending Section 1 of said act by changing the population classification from a population not exceeding two hundred fifty thousand (250,000) to a population not exceeding two hundred fifty thousand (250,000), and to a population from three hundred ninety thousand (390,000) through four hundred fifty thousand (450,000), according to the latest official state wide decennial census; and providing an effective date.

Was read the first time by title. On motions of Senator Whitaker, the rules were waived by two-thirds vote and SB 661 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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|---------------|------------|----------------|------------|
| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House.

By Senators Friday and Williams—

SJR 662—A joint resolution proposing an amendment to Section 7 of Article V of the State Constitution providing that the legislature provide the number of county judges in each county and the monetary jurisdiction in cases at law in county judge's court; deleting the requirement that county judges issue all licenses.

Was read the first time in full and referred to the Committees on Judiciary "A" and Constitutional Amendments.

By Senator Thomas—

SB 663—A bill to be entitled An act relating to sale of securities, exempt transactions; amending section 517.06, Florida Statutes; deleting the filing requirement for certain exempt transactions; deleting the exemption for certain trusts; limiting the exemption on a certain transaction to one (1) time in a twelve (12) month period, eliminating registration in certain closely-held corporate offerings; exempting the unsolicited purchase or sale of certain securities; exempting securities representing ownership in certain cooperative apartments.

Was read the first time by title and referred to the Committee on Banking.

By Senators Hollahan and Carraway—

SB 664—A bill to be entitled An act relating to the uniform narcotic drug law; amending section 398.10(5), Florida Statutes, by deleting the first (1st) sentence, relating to official records.

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

By Senators Hollahan and Carraway—

SB 665—A bill to be entitled An act relating to the Florida food, drug and cosmetic law; amending section 500.07, Florida Statutes, by deleting necessity of administrative hearing in criminal prosecutions; creating sections 500.341, 500.351 and 500.36, Florida Statutes, providing for and requiring the registration of drugs, devices and cosmetics; providing an effective date.

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

By Senator Hollahan—

SB 666—A bill to be entitled An act relating to chiropractic examinations; amending section 460.07(1), Florida Statutes, by adding paragraph (g); providing additional educational qualification of applicants for examination; providing an effective date.

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

By Senator Hollahan—

SB 667—A bill to be entitled An act relating to chiropractic, annual statements; repealing section 460.17, Florida Statutes, relating to annual statements from board of chiropractic examiners; providing an effective date.

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

By Senator Hollahan—

SB 668—A bill to be entitled An act relating to chiropractic, educational program; amending section 460.27(2), Florida Statutes; providing for substitute educational program the necessity of which to be determined by the board of chiropractic examiners; providing an effective date.

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

By Senator Hollahan—

SB 669—A bill to be entitled An act relating to chiropractic, scholarships; amending chapter 460, Florida Statutes, by adding section 460.40; to provide for annual scholarships for the study of chiropractic; providing for the administration by the state board of chiropractic examiners; providing for an appropriation; providing an effective date.

Was read the first time by title and referred to the Committees on Public Health "B" and Appropriations.

By Senator Hollahan—

SB 670—A bill to be entitled An act relating to the mortgage brokerage act, amending chapter 494, Florida Statutes, amending section 494.04, subsections (5) and (6), setting annual fees for mortgage brokers and solicitors; amending subsection (11) setting annual fees for branch offices, and providing that each mortgage brokerage office or branch thereof shall be under the full-time supervision of a designated mortgage broker and that no mortgage broker may serve as the licensed person in charge of more than one office or branch thereof; amending subsection (12) limiting the period an action may be commenced on the mortgage broker surety bond to five (5) years from date of bond cancellation or termination; amending section 494.06, authorizing the commissioner to prescribe minimum information to be shown on books, accounts, records, etc., for a period of at least five (5) years from date of original entry; adding section 494.071, providing for injunctive proceedings by the commissioner to restrain violations; amending section 494.08(5) and adding sub-paragraph (b), providing no unlicensed person shall receive commission, bonus or fee for purchasing a mortgage loan; providing certain conditions under which no licensed broker shall pay a commission, bonus or fee; providing a severability clause; providing an effective date.

Was read the first time by title and referred to the Committees on Judiciary "A"; and Finance and Taxation.

By Senator Ryan—

SB 671—A bill to be entitled An act relating to counties having a population of not less than 300,000 nor more than 350,000 according to the 1960 federal decennial census, excluding any such county from the provisions of chapter 200, Florida Statutes, relating to tangible personal property tax; providing an effective date.

Was read the first time by title and referred to the Committee on Finance and Taxation.

By Senator Thomas—

SB 672—A bill to be entitled An act relating to elections, results; amending section 102.071, Florida Statutes; prohibiting release of state election results prior to closing of polls; providing an effective date.

Was read the first time by title and referred to the Committee on Privileges and Elections.

By Senators Thomas, Carraway, Barber and McCarty—

SB 673—A bill to be entitled An act relating to state banks

and trust companies; amending section 659.23, Florida Statutes; authorizing state banks to issue and sell convertible and nonconvertible capital notes and capital debentures and to include the proceeds thereof as a part of the capital of the issuing bank; specifying certain requirements with respect to capital notes and capital debentures; providing for temporary borrowings by state banks and trust companies; imposing a limit on borrowings by state banks and trust companies; and providing an effective date.

Was read the first time by title and referred to the Committee on Banking.

By Senators Ryan and Hollahan—

SB 674—A bill to be entitled An act relating to yacht and ship brokers, licenses; regulating yacht and ship brokers and salesmen; requiring certain licenses; prescribing the powers and duties of board of conservation regarding said regulations; prescribing fees; providing an effective date.

Was read the first time by title and referred to the Committees on Salt Water Conservation; and Finance and Taxation.

By Senator Johns—

SB 675—A bill to be entitled An act relating to Bradford county, small claims court; amending section 3 of chapter 61-1636, Laws of Florida; providing the judge's compensation shall be in addition to income received by him for discharging the duties of county judge; providing an effective date.

Was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 675.

On motions of Senator Johns, the rules were waived by two-thirds vote and SB 675 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House.

By Senator Hollahan—

SB 676—A bill to be entitled An act relating to real property, contracts; making it unlawful for any person, firm, or corporation to make, issue, or deliver dual contracts for the sale of real property; defining dual contracts; providing a penalty; providing an effective date.

Was read the first time by title and referred to the Committee on Judiciary "A".

By Senator Hollahan—

SB 677—A bill to be entitled An act relating to regulation of public utilities, definition; amending section 366.02, Florida Statutes, by redefining "public utility"; providing an effective date.

Was read the first time by title and referred to the Committees on Public Utilities and Judiciary "B".

By permission, Senator Friday was recorded as a co-introducer of SB 624.

By permission, Senator Mathews was recorded as a co-introducer of SB 371.

On motion of Senator Stratton, SB 414 was withdrawn from the Committees on State Institutions and Appropriations and placed on the Calendar.

On motion of Senator Gautier, HB 500 was withdrawn from the Committee on Judiciary "A" and re-referred to the Committees on Cities and Towns; and Judiciary "B".

On motion of Senator Gautier, SB 464 was withdrawn from the Committee on Finance and Taxation and placed on the Calendar.

Unanimous consent was granted Senator Gautier to take up out of order—

SB 464—A bill to be entitled An act amending and revising chapter 63-2025, Laws of Florida, abolishing the Ponce de Leon inlet and port district created by chapter 21614, Special Laws of Florida, 1941, and amendments thereto and creating a new inlet and port district in Volusia county, Florida, to be known as the "Ponce de Leon inlet and port district"; transferring all of the assets and liabilities of the abolished district to the new district; creating the Ponce de Leon inlet and port district commission to manage and control said district and providing for the appointment of members thereof; authorizing said district commission to construct, reconstruct, improve, enlarge, repair and maintain inlet and port improvements within said district; prescribing the powers and duties of said district commission; providing for the issuance of bonds of said district in an aggregate amount not exceeding four million dollars (\$4,000,000.00) payable from ad valorem taxes to be levied in the district; authorizing the levy of ad valorem taxes; granting to said commission the power to acquire necessary, real and personal property, and to exercise the power of eminent domain; authorizing the issuance of refunding bonds; prescribing the duties of the board of county commissioners of Volusia county in relation to the levying of taxes for the district; amending in particular section 6, relating to compensation and status of members of governing body; section 7, making all regular and special meetings open to public after notice and fixing amount of bond of members of commission and its officers; section 8, requiring an annual audit of books and records; section 9, providing for validation of bonds; section 11(1), (2), (3), requiring all bonds to be sold at public sale on competitive bids, prescribing laws to govern validation of bonds and setting limit of amount of bonds; section 12, defining property within the district not taxable; section 14, relating to referendum of district bonds; section 18, prescribing maximum millage to be levied; section 19, providing that improvements of the district not be construed as special benefits; repealing all laws in conflict herewith; providing an effective date.

On motion of Senator Gautier, the rules were waived by two-thirds vote and SB 464 was read the second time by title.

Senator Gautier offered the following amendment which was adopted:

In Section 5, line 5, page 3, at end of Section add the following: All acts and proceedings heretofore taken and had by the commission for and on behalf of the district are hereby ratified, adopted and confirmed and are expressly declared to be acts and proceedings of the district as herein created and established.

Senator Gautier also offered the following amendment which was adopted:

In Section 22, Section 2., page 18, strike the period and add the following: ; except that Senate Bill No. 95 and Senate Bill No. 96 enacted at the 1965 Session of the Florida legislature shall remain in full force and effect.

On motion of Senator Gautier, the rules were waived by two-thirds vote and SB 464, as amended, was read the third time in full and passed. The vote was: Yeas—44. Nays—None.

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|---------------|------------|----------------|------------|
| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was ordered engrossed.

On motion of Senator Thomas, Senate Bills 631 and 628 were withdrawn from the Committee on Judiciary "A".

On motion of Senator Usher, SB 609 was withdrawn from the Committee on State Institutions.

CONSIDERATION OF RESOLUTIONS

HCR 684—A concurrent resolution commending Harry Evins Wood for his many years of service in the cause of agricultural education.

Was taken up and read the second time in full, adopted, and certified to the House.

HCR 368—A concurrent resolution to the Florida delegation in the congress of the United States urging them to secure the extension of interstate highway number seventy-five from Tampa to Miami.

Was taken up and read the second time in full, adopted, and certified to the House.

MESSAGES FROM THE GOVERNOR

The Honorable James E. Connor April 23, 1965
President of the Senate

Dear Sir:

I have transmitted to the office of the Secretary of State Senate Bill No. 133, Regular Session, 1965, which I have approved.

Respectfully,
HAYDON BURNS
Governor

The Honorable James E. Connor April 26, 1965
President of the Senate

Dear Sir:

I have today filed in the office of the Secretary of State, Senate Bill No. 124, Regular Session, 1965, same having remained in my office for the full constitutional period of five days, and will become law without my signature.

Respectfully,
HAYDON BURNS
Governor

The Honorable James E. Connor April 26, 1965
President of the Senate

Dear Sir:

I have today transmitted to the office of the Secretary of State, Senate Bill No. 314, Regular Session, 1965, which I have approved.

Respectfully,
HAYDON BURNS
Governor

The Honorable James E. Connor April 28, 1965
President of the Senate

Dear Sir:

I have today filed in the office of the Secretary of State, Senate Bill 98, Regular Session, 1965, same having remained in my office for the full constitutional period of five days, and will become law without my signature.

Respectfully,
HAYDON BURNS
Governor

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following messages were read:

The Honorable James E. Connor April 28, 1965
President of the Senate

Sir:

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

By the Committee on Insurance—

HB 682—A bill to be entitled An act relating to financial responsibility; amending section 324.051, Florida Statutes, by adding subsection (3) and renumbering present subsection (3); providing that notices of accidents and orders of suspension be given to owners and operators by personal delivery or by mail to address on accident reports or records of the depart-

ment of public safety or the motor vehicle commission; providing that notice of suspension by mail is complete upon expiration of four (4) days after deposit; amending subsection (1) of section 324.091, Florida Statutes; providing for each owner and operator in an accident or conviction case to furnish evidence of liability insurance or surety bond within thirty (30) days from mailing by commissioner; providing for mailing to insurer or surety insurer; providing for notification of denial by an insurer or surety insurer; and providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

HB 682, contained in the above message, was read the first time by title. On motion of Senator Johns, the rules were waived by two-thirds vote and the bill was placed on the Calendar.

The Honorable James E. Connor April 28, 1965
President of the Senate

Sir:

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

By Representative Stallings of Duval and others—

HB 359—A bill to be entitled An act relating to elections; amending, transferring and renumbering certain sections of chapter 97, Florida Statutes, to-wit: amending section 97.011, Florida Statutes, relating to title; amending section 97.021, Florida Statutes, relating to definitions; amending section 97.041, Florida Statutes, relating to qualifications to register; amending section 97.061, Florida Statutes, relating to electors requiring assistance; amending section 97.063, Florida Statutes, relating to absentee registration by members of armed forces and their spouses; amending section 97.071, Florida Statutes, relating to registration identification; amending section 97.091, Florida Statutes, relating to registration of electors by precinct, duplicate identification, etc.; amending, transferring and renumbering section 97.101, Florida Statutes, relating to replacement of registration identification; repealing section 97.121, Florida Statutes, relating to reregistration of military personnel; amending, transferring and renumbering section 97.131, Florida Statutes, relating to registration of federal employees and military personnel.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

HB 359, contained in the above message, was read the first time by title and referred to the Committee on Privileges and Elections.

The Honorable James E. Connor April 28, 1965
President of the Senate

Sir:

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

By Representative Wilder of Levy—

HB 438—A bill to be entitled An act relating to Levy county; providing for the fencing of livestock; providing for liability of the owner of livestock running at large or straying; prescribing the duty of the county commissioners and sheriff; making violation of the provisions a misdemeanor; repealing chapter 29246, Laws of Florida, 1953; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to HB 438.

HB 438, contained in the above message, was read the first

time by title. On motions of Senator Usher, the rules were waived by two-thirds vote and HB 438 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

| | | | |
|---------------|------------|----------------|------------|
| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House.

The Honorable James E. Connor
President of the Senate

April 29, 1965

Sir:

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

By Representative Stallings of Duval and others—

HB 356—A bill to be entitled An act relating to elections; adding, amending, repealing, transferring and renumbering certain sections in chapter 98, Florida Statutes, to-wit: repealing section 98.011 relating to time of registration; repealing section 98.021 relating to registration books open in precinct; amending section 98.051 relating to registration books for permanent system; repealing section 98.061 relating to registration certificates; transferring and renumbering section 98.071 relating to duty to record change in registration; amending section 98.091 relating to use of permanent system by municipalities; amending section 98.101 relating to specifications for binders, files, etc.; amending section 98.111 relating to registration form and information thereon; amending section 98.121 relating to preservation of certain registration forms; amending section 98.161 relating to supervisor, election, tenure, etc.; repealing section 98.171 relating to precinct register; amending section 98.181 relating to making up indexes or records; repealing section 98.191 relating to new registration books; amending section 98.201 relating to removal of names; amending section 98.211 relating to county registers; repealing section 98.241 relating to furnishing election registration books; amending section 98.251 relating to furnishing of copies of election laws; repealing section 98.261 relating to delivery of books to successor; amending section 98.271 relating to appointment of deputy supervisors; repealing section 98.281 relating to special registration procedure; amending section 98.291 relating to restoration of names; amending section 98.311 relating to list of mentally incompetent persons; amending section 98.312 relating to list of convicted felons; adding a new section numbered section 98.313 relating to removal of names of mentally incompetent persons and convicted felons; repealing section 98.341 relating to seal of office for supervisor; repealing section 98.351 relating to form of registration books; repealing section 98.361 relating to furnishing registration books, etc.

--and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

HB 356, contained in the above message, was read the first time by title and referred to the Committee on Privileges and Elections.

The Honorable James E. Connor
President of the Senate

April 29, 1965

Sir:

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

By Representative Mann of Hillsborough and others—

HB 437—A bill to be entitled An act relating to education, powers of county board; amending section 230.23(4), Florida Statutes, by adding paragraph (n) providing that school boards may adopt plans and regulations providing that teachers have

time for lunch and some planning time when they will not be directly responsible for children.

By Representative Stallings of Duval—

HB 346—A bill to be entitled An act relating to elections; amending and repealing certain sections of chapter 100, Florida Statutes, to-wit: amending section 100.091 (3), Florida Statutes, relating to nomination of candidate in second primary; amending section 100.111 (6), Florida Statutes, relating to the filling of vacancies; amending section 100.171, Florida Statutes, relating to arrangements for special election; repealing section 100.231, Florida Statutes, relating to closing of books prior to bond election; amending section 100.241, Florida Statutes, relating to voting by freeholders.

--and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

HB 437, contained in the above message, was read the first time by title and referred to the Committee on Education—Public Schools and Junior Colleges.

HB 346, contained in the above message, was read the first time by title and referred to the Committee on Privileges and Elections.

The Honorable James E. Connor
President of the Senate

April 29, 1965

Sir:

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

By the Legislative Council—

HB 371—A bill to be entitled An act designating primary waterways of Florida, amending chapter 374, Florida Statutes, by adding a new section 374.97, Florida Statutes; providing an effective date.

By Representative Allsworth of Broward—

HB 425—A bill to be entitled An act relating to drivers' licenses, unauthorized use or possession; amending chapter 322, Florida Statutes by adding section 322.212; prohibiting theft of blank drivers' licenses; prohibiting unlawful possession of blank drivers' license forms; prohibiting unlawful selling, trading or bartering of said licenses; prohibiting unlawful issue, agreement or promise to issue any such licenses; providing a penalty; providing an effective date.

--and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

HB 371, contained in the above message, was read the first time by title and referred to the Committee on Salt Water Conservation.

HB 425, contained in the above message, was read the first time by title and referred to the Committee on Transportation and Highway Safety.

The Honorable James E. Connor
President of the Senate

April 29, 1965

Sir:

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

By Representative Owens of Martin and others—

HB 406—A bill to be entitled An act relating to the state flag, display; amending chapter 256, Florida Statutes, by adding section 256.032, providing for display of state flag at public schools; providing for furnishing of such flags by county boards of public instruction.

By Representative Mann of Hillsborough and others—

HB 408—A bill to be entitled An act relating to school instructional personnel, sick leave; amending section 231.40(1), Florida Statutes; relating to accumulated sick leave allowable;

providing terminal severance pay at normal retirement, or to beneficiary if service terminated by death.

By the Committee on Agriculture—

HB 419—A bill to be entitled An act relating to plant industry; amending section 581.031 by renumbering subsection (22) as subsection (24) and adding subsections (22) and (23) relating to collection of arthropods and authorizing service fee; providing an effective date.

By Representative O'Neil of Marion—

HB 630—A bill to be entitled An act defining and classifying intangible personal property for the purpose of taxation; and providing for the assessment and valuation of intangible personal property for the purpose of taxation, and providing for certain exemptions; and the levy and collection of taxes upon such intangible personal property; providing procedures for collecting delinquent taxes; conferring the power of subpoena and specifying procedures for use by the comptroller in collection of taxes and penalties for violation thereof; providing for rule making authority of the comptroller; and providing for making returns and payment of taxes by persons owning intangible personal property; and providing the duties of the tax collector, tax assessor, comptroller and board of county commissioners in connection therewith; and providing a penalty for failure to make such returns; and providing for refunds in certain cases; and other provisions relating to intangible personal property; repealing chapter 199, Florida Statutes; and providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

House Bills 406 and 408, contained in the above message, were read the first time by title and referred to the Committee on Education—Public Schools and Junior Colleges.

HB 419, contained in the above message, was read the first time by title and referred to the Committee on Agriculture, Oil and Natural Resources.

HB 630, contained in the above message, was read the first time by title. On motion of Senator Mathews, the rules were waived by two-thirds vote and the bill was placed on the Calendar.

The Honorable James E. Connor April 29, 1965
President of the Senate

Sir:

I am directed to inform the Senate that the House of Representatives has passed by the required Constitutional three-fifths vote of all members elected to the House of Representatives—

By Representative Thomas of Bradford—

HJR 175—A joint resolution proposing the addition of subsection (4) to Section 7 of Article V of the State Constitution, to authorize the legislature to require county judges to be members of The Florida Bar in certain instances.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

HJR 175, contained in the above message, was read the first time in full and referred to the Committees on Constitutional Amendments and Judiciary "B".

The Honorable James E. Connor April 28, 1965
President of the Senate

Sir:

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

By Representative Wilder of Levy—

HB 703—A bill to be entitled An act relating to the division of corrections, purchase from, in any county in the state having a population of not less than ten thousand (10,000) nor more than ten thousand eight hundred (10,800), according to the

latest official decennial census; authorizing the purchase of certain goods from the division of corrections by the sheriff in any such county; providing an effective date.

By Representative Guilford of Calhoun—

HB 777—A bill to be entitled An act relating to board of county commissioners, compensation in any county in the state having a population of not less than seven thousand four hundred (7,400) nor more than seven thousand six hundred (7,600), according to the latest official decennial census; directing the board to supplement the salary of its chairman; providing that this act shall be retroactive to July 1, 1963; providing an effective date.

By Representative McMullen of Pinellas—

HB 850—A bill to be entitled An act relating to the purchase of foodstuffs, canned goods and other produce by the sheriff of any county of the state having a population of not less than three hundred fifty thousand (350,000) inhabitants and not more than three hundred eighty five thousand (385,000) inhabitants, according to the last official decennial census, from the division of corrections.

By Representative Roberts of Hardee—

HB 861—A bill to be entitled An act relating to the division of corrections, purchase from, in any county in the state having a population of not less than eleven thousand nine hundred (11,900) and not more than twelve thousand four hundred (12,400), according to the latest official decennial census; authorizing the purchase of clay brick and garments by any such county office, board or agency; authorizing the division of corrections to make such sales; providing an effective date.

By Representative Land of Orange and others—

HB 787—A bill to be entitled An act relating to the salaries or compensation of county officers under the provisions of Chapter 145, Florida Statutes, in all counties 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; providing that all amendments to Chapter 145, Florida Statutes made in 1965 and thereafter providing a salary or compensation increase for county officers in said counties shall become effective on the date said amendment to Chapter 145, Florida Statutes, becomes a law and shall not be retroactive; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

HB 703, contained in the above message, was read the first time by title and placed on the Local Calendar.

HB 777, contained in the above message, was read the first time by title. On motions of Senator Williams, the rules were waived by two-thirds vote and HB 777 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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| Mr. President | Daniel | Johns | Price |
| Askev | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House.

HB 850, contained in the above message, was read the first time by title and placed on the Local Calendar.

HB 861, contained in the above message, was read the first time by title. On motions of Senator Carlton, the rules were waived by two-thirds vote and HB 861 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House.

HB 787, contained in the above message, was read the first time by title. On motions of Senator Johnson (19th), the rules were waived by two-thirds vote and HB 787 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House.

The Honorable James E. Connor
President of the Senate

April 28, 1965

Sir:

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

By Representative Hasson of Sarasota—

HB 668—A bill to be entitled An act to amend Sections 4, 7 and 17 of Chapter 61-2804, Laws of Florida, Special Acts of 1961, as amended by Chapter 63-1886, Laws of Florida, Special Acts of 1963, being an act creating a pension fund for the fire department of the City of Sarasota, Florida; this amendment relating to powers and duties of the board of trustees of the fire department pension fund; relating to payments upon death in performance of duties; relating to acceptance or rejection of said pension fund and return of contributions in case of voluntary separation; and providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to HB 668.

HB 668, contained in the above message, was read the first time by title. On motions of Senator Henderson, the rules were waived by two-thirds vote and HB 668 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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|---------------|------------|----------------|------------|
| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House.

The Honorable James E. Connor
President of the Senate

April 28, 1965

Sir:

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

By Representative Liles of Hillsborough and others—

HB 794—A bill to be entitled An act relating to the city of Tampa; approving, ratifying, and confirming the conveyance by the Tampa port authority to the city of Tampa of certain lands in Section 20, Township 29 South, Range 19 East, Hillsborough county; providing an effective date.

Proof of Publication attached.

By Representative Hasson of Sarasota—

HB 863—A bill to be entitled An act relating to Sarasota County; authorizing and empowering the Sheriff of Sarasota County, Florida, to provide group insurance for employees and their dependents; authorizing said Sheriff to pay all or any portion of the premiums for such group insurance; providing for the deduction from the wages of any employee, upon written request, of any premium or any portion of any premium for such insurance; declaring the providing of such insurance to be a county purpose; and providing for effective date.

Proof of Publication attached.

By Representatives Pruitt and Roundtree of Brevard—

HB 943—A bill to be entitled An act relating to the city of Palm Bay, Brevard county, city charter; amending sections 1 and 16 of chapter 61-2629, Laws of Florida; providing for the territorial boundaries of said city; providing for the duties and powers of police officers; providing an effective date.

Proof of Publication attached.

By Representative Pruitt of Jefferson—

HB 944—A bill to be entitled An act relating to the county board of public instruction, purchases, in all counties of the state having a population of not less than nine thousand four hundred (9,400) and not more than nine thousand seven hundred (9,700), according to the latest official decennial census; authorizing purchases by the board up to five hundred dollars (\$500.00) without requiring bids; providing an effective date.

By Representative Pruitt of Jefferson—

HB 945—A bill to be entitled An act relating to small claims court, filing fees in all counties having a population of not less than nine thousand four hundred (9,400) nor more than nine thousand seven hundred (9,700), according to the latest official decennial census; amending section 1 of chapter 61-1561, Laws of Florida, by increasing filing fees in certain cases; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to HB 794.

Evidence of notice and publication was established by the Senate as to HB 863.

House Bills 794 and 863, contained in the above message, were read the first time by title and placed on the Local Calendar.

Evidence of notice and publication was established by the Senate as to HB 943.

HB 943, contained in the above message, was read the first time by title. On motions of Senator Dressler, the rules were waived by two-thirds vote and HB 943 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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|---------------|------------|----------------|------------|
| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House.

HB 944, contained in the above message, was read the first time by title. On motions of Senator Clarke, the rules were waived by two-thirds vote and HB 944 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

| | | | |
|---------------|------------|----------------|------------|
| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House.

HB 945, contained in the above message, was read the first time by title. On motions of Senator Clarke, the rules were waived by two-thirds vote and HB 945 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

| | | | |
|---------------|------------|----------------|------------|
| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House.

The Honorable James E. Connor
President of the Senate

April 28, 1965

Sir:

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

By Representative Liles of Hillsborough and others—

HB 1002—A bill to be entitled An act relating to Hillsborough county; amending section 1 of chapter 27610, Laws of Florida, 1951, being a law providing for the issuance of franchises in Hillsborough county for the collection, removal and disposal of garbage and waste; providing that under certain conditions such franchises shall not apply to the collection of swill; providing an effective date.

Proof of Publication attached.

By Representative Liles of Hillsborough and others—

HB 1004—A bill to be entitled An act relating to the city of Tampa; authorizing the city to fingerprint, photograph, take physical measurements and note physical peculiarities of all persons, including traffic offenders, sentenced to and confined in the city stockade; providing an effective date.

Proof of Publication attached.

By Representative Liles of Hillsborough and others—

HB 1005—A bill to be entitled An act relating to Hillsborough county, street improvements; authorizing the board of county commissioners to make certain improvements to roads, curbs, gutters, drainage facilities and sidewalks in areas not within the corporate limits of any municipality, upon petition of certain property owners; providing procedure; authorizing assessments against abutting lands for payment of improvements; authorizing the issuance of certificates of indebtedness for any such improvements; providing for the sale and redemption of certificates of indebtedness; providing an effective date.

Proof of Publication attached.

By Representative Liles of Hillsborough and others—

HB 1006—A bill to be entitled An act relating to the city of Tampa in Hillsborough county, urban renewal law; amending

sections 16(b) and (c) of chapter 57-1904, Laws of Florida, to change terms of the office of commissioners and to provide for the election of a chairman and vice-chairman of the urban renewal agency; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to HB 1002.

HB 1002, contained in the above message, was read the first time by title. On motions of Senator Whitaker, the rules were waived by two-thirds vote and HB 1002 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

| | | | |
|---------------|------------|----------------|------------|
| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House.

Evidence of notice and publication was established by the Senate as to HB 1004.

HB 1004, contained in the above message, was read the first time by title. On motions of Senator Whitaker, the rules were waived by two-thirds vote and HB 1004 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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|---------------|------------|----------------|------------|
| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House.

Evidence of notice and publication was established by the Senate as to HB 1005.

HB 1005, contained in the above message, was read the first time by title. On motions of Senator Whitaker, the rules were waived by two-thirds vote and HB 1005 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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|---------------|------------|----------------|------------|
| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House.

Evidence of notice and publication was established by the Senate as to HB 1006.

HB 1006, contained in the above message, was read the first time by title. On motions of Senator Whitaker, the rules were waived by two-thirds vote and HB 1006 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

| | | | |
|---------------|------------|----------------|------------|
| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House.

The Honorable James E. Connor
President of the Senate

April 28, 1965

Sir:

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

By Representative Land of Orange and others—

HB 959—A bill to be entitled An act relating to Orange County; providing for assessment of the taxes of any municipality by the county tax assessor and the collection thereof by the tax collector of such county upon application by any municipality located therein for such services; providing for reasonable compensation for the county tax assessor and county tax collector for such additional duties to be paid by the municipality for which such duties are performed; providing a referendum; providing for an effective date.

Proof of Publication attached.

By Representative Sumner of Liberty—

HB 996—A bill to be entitled An act relating to the fencing of livestock in Liberty county; providing for liability of the owner of livestock running at large or straying; providing for the impounding and sale of such livestock; prescribing the duty of county commissioners and sheriffs as to such livestock; providing penalty; providing an effective date.

Proof of Publication attached.

By Representative Fee of St. Lucie—

HB 999—A bill to be entitled An act relating to St. Lucie county, water conservation and recreation districts; providing for establishment of such districts; providing for acquisition of property by eminent domain; providing for purchase of equipment; providing authority to establish the level of waters to be maintained in all fresh water streams, canals, lakes and reservoirs; authorizing cooperation with other governmental bodies; providing authority to levy a tax; providing for employment of personnel; providing authority to adopt rules and regulations; providing that violations shall be a misdemeanor; providing an effective date.

Proof of Publication attached.

By Representative Mann of Hillsborough and others—

HB 1001—A bill to be entitled An act relating to Hillsborough county, providing that no building permit shall be issued unless there is a street or highway as defined in this act which gives access to the proposed structure; to require the construction of any street or highway to comply with county specifications; to provide in the alternative for a performance bond to cover the cost of construction; to provide for appeals of decisions under this act to the board of county commissioners; to provide for the establishment of open development areas where roads may be by right of way or easement; and providing for an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to HB 959.

HB 959, contained in the above message, was read the first time by title. On motions of Senator Johnson (19th), the

rules were waived by two-thirds vote and HB 959 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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|---------------|------------|----------------|------------|
| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House.

Evidence of notice and publication was established by the Senate as to HB 996.

HB 996, contained in the above message, was read the first time by title. On motions of Senator Tapper, the rules were waived by two-thirds vote and HB 996 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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|---------------|------------|----------------|------------|
| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House.

Evidence of notice and publication was established by the Senate as to HB 999.

HB 999, contained in the above message, was read the first time by title and placed on the Local Calendar.

Evidence of notice and publication was established by the Senate as to HB 1001.

HB 1001, contained in the above message, was read the first time by title. On motions of Senator Whitaker, the rules were waived by two-thirds vote and HB 1001 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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|---------------|------------|----------------|------------|
| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House.

The Honorable James E. Connor
President of the Senate

April 28, 1965

Sir:

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

By Representative Crews of Baker—

HB 950—A bill to be entitled An act relating to official income of county tax collectors in all counties of the state having a population of not less than six thousand eight hundred (6,800) and not more than seven thousand four hundred (7,400) according to the latest official decennial census; providing for equalization payments and deductions therefor; validating certain moneys advanced; repealing chapter 61-1084, Laws of Florida; providing an effective date.

By Representative Crews of Baker—

HB 952—A bill to be entitled An act authorizing employment of clerical assistance by county tax assessors and county tax collectors of all counties having a population of not less than six thousand eight hundred (6,800) nor more than seven thousand four hundred (7,400), according to the latest official decennial census; authorizing compensation for such clerical assistance from the county general fund; repealing chapter 63-669, Laws of Florida; providing effective date.

By Representative Sumner of Liberty—

HB 954—A bill to be entitled An act relating to Liberty county; setting the maximum value of items that can be purchased by the board of county commissioners without bids; repealing chapter 61-1474, Laws of Florida; providing an effective date.

Proof of Publication attached.

By Representative Karst of Indian River—

HB 642—A bill to be entitled An act relating to St. Johns drainage district, a drainage district in Indian River County, Florida, approving the creation of said district and its boundaries under chapter 298, Florida Statutes; making the provisions of chapter 298, Florida Statutes applicable thereto; providing for the levy, collection and enforcement of installment and maintenance taxes by said district at the same time and in like manner as county taxes; providing that said taxes shall be extended by the county tax assessor on the county tax roll, and shall be collected by the tax collector in the same manner and time as county taxes; providing for the same discounts and penalties as county taxes; and providing for the compensation of the tax assessor and tax collector; providing that district taxes shall be a lien on lands against which taxes are levied of equal dignity with county and other taxes; providing that the approval of the board of drainage commissioners is not required to issue bonds; providing for floating indebtedness of the district; providing that payment of taxes in advance is not authorized; providing that use of bonds and interest coupons in payment of taxes is not authorized; providing that water is a common enemy; providing for compensation of the board of supervisors; providing for severability of the provisions of the act; providing that the act shall take precedence over any conflicting law to the extent of such conflict; providing the manner of giving notice of intention to apply for this legislation; enacting other provisions relating to the subject; and providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

HB 950, contained in the above message, was read the first time by title. On motions of Senator Stratton, the rules were waived by two-thirds vote and HB 950 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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|---------------|------------|----------------|------------|
| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House.

HB 952, contained in the above message, was read the first time by title. On motions of Senator Stratton, the rules were waived by two-thirds vote and HB 952 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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| Mr. President | Bronson | Cleveland | Davis |
| Askew | Carlton | Covington | Dressler |
| Barber | Carraway | Cross | Edwards |
| Barron | Clarke | Daniel | Friday |

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|------------|----------------|------------|----------|
| Gautier | Johnson (19th) | Melton | Stratton |
| Gibson | Johnson (6th) | Pearce | Tapper |
| Griffin | McCarty | Pope | Thomas |
| Haverfield | McDonald | Price | Usher |
| Henderson | McLaughlin | Roberts | Whitaker |
| Hollahan | Mapoles | Ryan | Williams |
| Johns | Mathews | Spottswood | Young |

The bill was certified to the House.

Evidence of notice and publication was established by the Senate as to HB 954.

HB 954, contained in the above message, was read the first time by title. On motions of Senator Tapper, the rules were waived by two-thirds vote and HB 954 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House.

Evidence of notice and publication was established by the Senate as to HB 642.

HB 642, contained in the above message, was read the first time by title. On motions of Senator Barber, the rules were waived by two-thirds vote and HB 642 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House.

The Honorable James E. Connor
President of the Senate

April 28, 1965

Sir:

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

By Representative Hasson of Sarasota—

HB 1014—A bill to be entitled An act amending the Town of Longboat Key Charter by amending section 123 of chapter 57-1540 and section 124 of chapter 59-1512, and sections 66 and 120 of chapter 61-2432, Laws of Florida.

Proof of Publication attached.

By Representative Arnold of Duval and others—

HB 1009—A bill to be entitled An act to establish a conference of elected officials to consider and make recommendations concerning the betterment of the public school system of Duval county, Florida; and providing for the calling of such conferences and the date for holding the same, and providing an effective date.

Proof of Publication attached.

By Representative Ashler of Escambia and others—

HB 1013—A bill to be entitled An act relating to Escambia county, land use regulations; authorizing the board of county commissioners to regulate and restrict the use of land in certain areas of the county; providing for a division of the areas

into districts; prescribing purposes of regulation and restriction; providing method of adopting such regulations; providing method of issuing land use permits; providing method of enforcement; providing an appropriation; providing that violation of this act is a misdemeanor; providing an effective date.

Proof of Publication attached.

By Representative Hasson of Sarasota—

HB 667—A bill to be entitled An act to amend Sections 5, 8 and 18 of Chapter 24888, Laws of Florida, Special Acts 1947, as amended by Chapter 57-1835, Laws of Florida, Special Acts 1957, being an act creating a pension fund for the police department of the City of Sarasota, Florida; this amendment relating to powers and duties of the board of trustees of the police pension fund; relating to payments upon death in performance of duties; relating to acceptance or rejection of said pension fund and return of contributions in case of voluntary separation; and providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to HB 1014.

HB 1014, contained in the above message, was read the first time by title. On motions of Senator Henderson, the rules were waived by two-thirds vote and HB 1014 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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|---------------|------------|----------------|------------|
| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House.

Evidence of notice and publication was established by the Senate as to HB 1009.

HB 1009, contained in the above message, was read the first time by title. On motions of Senator Mathews, the rules were waived by two-thirds vote and HB 1009 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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|---------------|------------|----------------|------------|
| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House.

Evidence of notice and publication was established by the Senate as to HB 1013.

Evidence of notice and publication was established by the Senate as to HB 667.

House Bills 1013 and 667, contained in the above message, were read the first time by title and placed on the Local Calendar.

RECONSIDERATION

The motion of Senator Carraway, on April 28, that the Senate reconsider the vote by which SB 222, as amended, failed to pass on April 27, was taken up and the Senate refused to reconsider. The vote was:

Yeas—19.

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|---------------|---------------|---------|------------|
| Mr. President | Friday | Mathews | Spottswood |
| Barber | Gautier | Melton | Usher |
| Bronson | Griffin | Pearce | Whitaker |
| Carraway | Johnson (6th) | Price | Williams |
| Daniel | McLaughlin | Roberts | |

Nays—23.

| | | | |
|-----------|------------|----------------|----------|
| Askew | Cross | Henderson | Ryan |
| Barron | Davis | Hollahan | Stratton |
| Carlton | Dressler | Johnson (19th) | Tapper |
| Clarke | Edwards | McCarty | Thomas |
| Cleveland | Gibson | McDonald | Young |
| Covington | Haverfield | Pope | |

The motion of Senator Whitaker, on April 28, that the Senate reconsider the vote by which SB 420 was ordered re-referred to an appropriate committee, was taken up and the Senate refused to reconsider. The vote was:

Yeas—14.

| | | | |
|---------------|----------|---------------|----------|
| Mr. President | Daniel | Johnson (6th) | Whitaker |
| Barron | Davis | McLaughlin | Williams |
| Bronson | Dressler | Melton | |
| Cleveland | Griffin | Roberts | |

Nays—27

| | | | |
|-----------|------------|----------------|------------|
| Askew | Friday | Johnson (19th) | Spottswood |
| Carlton | Gautier | McCarty | Stratton |
| Carraway | Gibson | McDonald | Tapper |
| Clarke | Haverfield | Mathews | Thomas |
| Covington | Henderson | Pearce | Usher |
| Cross | Hollahan | Price | Young |
| Edwards | Johns | Ryan | |

SB 420 was re-referred to the Committee on General Legislation.

On motion of Senator Pope, the rules were waived by two-thirds vote and the Senate reverted to the consideration of House Messages.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following messages were read:

The Honorable James E. Connor April 29, 1965
President of the Senate

Sir:

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

SCR 607

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

The concurrent resolution, contained in the above message, was ordered enrolled.

The Honorable James E. Connor April 29, 1965
President of the Senate

Sir:

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

SB 487

SB 462

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

The bills, contained in the above message, were ordered enrolled.

The Honorable James E. Connor April 29, 1965
President of the Senate

Sir:

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

HB 140

HB 658

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

The Honorable James E. Connor
President of the Senate

April 29, 1965

Sir:

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

By Representative Usina of St. Johns—

HCR 1152—A concurrent resolution requesting the governor of the state of Florida to return House Bill No. 648 to the House of Representatives for the purpose of further consideration.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

HCR 1152, contained in the above message, was read the first time in full. On motion of Senator Pope, the rules were waived by two-thirds vote, HCR 1152 was read the second time in full, adopted, and certified to the House immediately, by waiver of the rule.

Unanimous consent was granted Senator Daniel to take up out of order—

HB 130—A bill to be entitled an act amending chapter 14723, Laws of Florida, Acts of 1931, and chapter 25026, Laws of Florida, Acts of 1949, relating to the Florida Inland Navigation District; providing that the board of commissioners be appointed by the governor rather than elected; providing that per diem and travel be regulated by Florida Statutes, section 112.061, except as therein provided for commissioners per diem; providing for supervision by the board of conservation; providing for an effective date.

On motion of Senator Daniel, the rules were waived by two-thirds vote and HB 130 was read the second time by title.

Senator Ryan offered the following amendment which was adopted:

After section 5 add a new section 6 to read as follows: Section 6. The Florida Inland Navigation District shall convey for recreational purposes without any consideration therefor, the following described property in Broward County to the trustees of the Internal Improvement Trust Fund for the use and benefit of the Outdoor Recreational Development Council:

All those parts of government Lot 2 and government Lot 9 of Section 5, Township 48 South, Range 43 East, lying East of Hillsboro Canal and lying West of the Westerly boundary of the right-of-way of the Intracoastal Waterway from Jacksonville, Florida, to Miami, Florida, formerly known as East Coast Canal, as said boundary is shown on plat recorded in plat book 17 at page 2A and page 2B of the Public Records of Broward County, Florida.

Also, that part of government Lot 3 lying East of the said Hillsboro Canal, and that part of the SE¼ of the NW¼, lying East of said Hillsboro Canal and West of the said boundary line of the Intracoastal Waterway, in Section 5, Township 48 South, Range 43 East. Said lands situate lying and being in Broward County, Florida.

and renumber the succeeding sections.

Senator Ryan also offered the following amendment which was adopted:

In the Title, line 10, following the words "Board of Conservation" add the following: providing for the conveyance of certain lands by the Florida Inland Navigation District;

Senator Hollahan offered the following amendment which was adopted:

After Section 6, insert a new Section 7 as follows:

Section 7. The Section 7(a) of chapter 14723, Laws of Flor-

ida, Acts of 1931, be deleted in its entirety and the following be inserted in lieu thereof:

Section 7(a) of chapter 14723, Laws of Florida, Acts of 1931. The Board of Commissioners of said District shall proceed without delay to obtain by gift, donation, purchase or by condemnation and shall furnish free of cost, to the United States a Right-of-way along, near or adjacent to (as the said Board shall determine pursuant to requirements of the United States of America in constructing or maintaining said Inland Waterway) that certain Inland Waterway and/or canal from Jacksonville to the Southern most boundary of Dade County, Florida, in said District, which has heretofore been purchased of and from the Florida Coast Line Canal and Transportation Company and/or from its successors in title and/or assigns and has been transferred to and is now owned by the United States of America, all pursuant to the provisions of Chapter 12026, Laws of Florida, 1927.

Senator Hollahan also offered the following amendment which was adopted:

After new Section 7, insert a section 8 as follows:

Section 8. The Section 15(a) of Chapter 27275, Laws of Florida, Acts of 1951, be deleted in its entirety and the following be inserted in lieu thereof:

Section 15(a) of Chapter 27275, Laws of Florida, Acts of 1951. The Board of Commissioners of the Florida Inland Navigation District is hereby authorized to enter into agreement from time to time with the District Engineer of the Jacksonville, Florida, U. S. Engineer District, or other duly authorized representative of the United States of America, to contribute toward the cost of dredging performed on the waterway by the United States, to construct retaining bulkheads and levees, to construct ditches for the control of water discharged by the dredges and to do all other work and or things which, in the judgment of said Board shall be proper and necessary to produce economies in meeting the conditions in respect of right-of-way and spoil disposal areas imposed on local interest by the Congress of the United States in the several Acts authorizing and directing the improvement and maintenance of the Intracoastal Waterway from Jacksonville, Florida, to the southern most boundary of Dade County, Florida.

Senator Hollahan also offered the following amendment which was adopted:

After new Sections 7 and 8, remaining sections are renumbered.

Senator Hollahan also offered the following amendment which was adopted:

In the Title, line 3, page 1 following the words: "Acts of 1949," insert the following: and chapter 27275, Laws of Florida, Acts of 1951,

Senator Ryan offered the following amendment which was adopted:

After Section 4 insert the following:

Section 5. Chapter 14723, Laws of Florida, Acts of 1931, be amended by adding a new section to read:

When the Florida inland navigation district desires to dispose of surplus land it shall declare such land surplus by resolution of the board of commissioners. Copies of said resolution shall be furnished to the director of the board of conservation, the chairman of the county commissioners of the county in which the land is located, and in the event the land is within a municipality, the mayor of said municipality. If any state agency, county or municipality desires to utilize said land for outdoor recreation or conservation purposes, it shall notify the district in writing within sixty (60) days after receiving a copy of the resolution. Priority shall be in the state, county and municipality in that order. The land shall then be conveyed without consideration to the state agency, county or municipality by the Florida inland navigation district provided, however, that said land be used for outdoor recreation or conservation purpose in perpetuity by the appropriate county, municipal or state agency. If the Florida inland navigation district does not receive notice as specified above, it may sell the land at public auction.

Senator Ryan also offered the following amendment which was adopted:

In the title in line 9 following the words "commissioners

per diem;" add the following: providing a procedure for the disposal of surplus land by the district;

On motion of Senator Daniel, the rules were waived by two-thirds vote and HB 130, as amended, was read the third time in full and passed. The vote was: Yeas—44. Nays—None.

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|---------------|------------|----------------|------------|
| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill, as amended, was certified to the House.

By permission, Senator Daniel withdrew SB 77 from the Senate.

SB 419—A bill to be entitled An act amending section 562.11, Florida Statutes, by repealing subsection (3) thereof pertaining to the selling, giving or serving alcoholic beverages to minors and immunity from prosecution.

Was taken up. On motion of Senator Daniel, the rules were waived by two-thirds vote and SB 419 was read the second time by title.

Senator Friday offered the following amendment:

In Section 1, line 3, page 1, 562.11(3) is hereby repealed and insert the following:

(3) Any person under the age of twenty-one years testifying in any criminal prosecution or in any hearing before the director involving the violation by any other person of the provisions of this section may be given full and complete immunity from prosecution for any violation of law revealed in such testimony that may be or may tend to be self incriminating, and any such person under twenty-one years of age so testifying, whether under subpoena or otherwise, shall be compelled to give any such testimony in such prosecution or hearing for which immunity from prosecution therefor is herein given.

Senator Friday offered the following amendment to the amendment which was adopted:

In Section 1, strike: "otherwise, shall be" and insert the following: otherwise, if such immunity be granted, shall be

On motion of Senator Friday, the amendment was adopted, as amended.

On motion of Senator Daniel, the rules were waived by two-thirds vote and SB 419, as amended, was read the third time in full and passed. The vote was: Yeas—44. Nays—None.

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| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was ordered engrossed.

Senator Mapoles moved that SB 381, reported unfavorably by the Committee on Education—Public Schools and Junior Colleges, be placed on the Calendar. The vote was:

Yeas—10.

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| Mr. President | Johns | Mapoles | Usher |
| Covington | McDonald | Roberts | |
| Gibson | McLaughlin | Stratton | |

Nays—32.

| | | | |
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| Askew | Barron | Bronson | Carlton |
|-------|--------|---------|---------|

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|-----------|------------|----------------|------------|
| Carraway | Edwards | Johnson (19th) | Ryan |
| Clarke | Friday | McCarty | Spottswood |
| Cleveland | Gautier | Mathews | Tapper |
| Cross | Griffin | Melton | Thomas |
| Daniel | Haverfield | Pearce | Whitaker |
| Davis | Henderson | Pope | Williams |
| Dressler | Hollahan | Price | Young |

Unanimous consent was granted Senator Melton to take up out of order—

HB 214—A bill to be entitled An act relating to education, state textbooks; amending subsections 233.16(1) and (2) and section 233.17, Florida Statutes; increasing number of certain textbooks that may be adopted; providing for extending the term of adoption; providing an effective date.

On motions of Senator Melton, the rules were waived by two-thirds vote and HB 214 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House.

By permission, Senator Melton withdrew SB 94 from the Senate.

Unanimous consent was granted Senator McCarty to take up out of order—

SB 474—A bill to be entitled An act to be known as the "uniform commercial code," relating to certain commercial transactions in or regarding personal property and contracts and other documents concerning them; including sales, commercial paper, bank deposits and collections, letters of credit, bulk transfers, warehouse receipts, bills of lading, other documents of title, investment securities, and secured transactions, including certain sales of accounts, chattel paper, and contract rights; providing for public notice to third parties in certain circumstances; regulating procedure, evidence and damages in certain court actions involving such transactions, contracts or documents; to make uniform the law with respect thereto; creating chapters 671-680, Florida Statutes, inclusive; repealing generally all inconsistent laws and parts of laws; repealing specifically chapters 517, 524, 614, 673, 674, 675, 676, 678, 685, 699 and 700, and sections 55.25-55.31 inclusive, 85.29-85.35 inclusive, 351.10, 520.11, 659.26, 659.31, 659.32, 659.33, 659.34, 659.37, 659.39, 659.40, 725.03, and 726.02-726.06, inclusive, all Florida Statutes; amending the following chapters of Florida Statutes: chapter 15, by adding section 15.091, chapter 201, by adding a new section, chapter 695 by adding section 695.031, and chapter 698 by adding section 698.12; providing January 1, 1967, as effective date.

On motions of Senator McCarty, the rules were waived by two-thirds vote and SB 474 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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|---------------|------------|----------------|------------|
| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

The bill was certified to the House immediately, by waiver of the rule.

On motion of Senator Johnson (6th), the Senate went into Executive Session at 12:31 P.M. On emerging therefrom at 1:30

P.M., the roll was called and the following Senators were recorded present:

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|---------------|------------|----------------|------------|
| Mr. President | Daniel | Johns | Price |
| Askew | Davis | Johnson (19th) | Roberts |
| Barber | Dressler | Johnson (6th) | Ryan |
| Barron | Edwards | McCarty | Spottswood |
| Bronson | Friday | McDonald | Stratton |
| Carlton | Gautier | McLaughlin | Tapper |
| Carraway | Gibson | Mapoles | Thomas |
| Clarke | Griffin | Mathews | Usher |
| Cleveland | Haverfield | Melton | Whitaker |
| Covington | Henderson | Pearce | Williams |
| Cross | Hollahan | Pope | Young |

44. A quorum present.

On motion of Senator Johnson (6th), it was agreed by two-thirds vote that when the Senate adjourns today it adjourn to reconvene at 10:00 A.M., April 30, 1965.

On motion of Senator Johnson (19th), the Committee on Transportation and Highway Safety was granted an additional 15 days for the consideration of all bills now in the Committee.

The hour of adjournment having arrived, a point of order was called and the Senate stood adjourned at 1:33 P.M. until 10:00 A.M., April 30, 1965.

EXECUTIVE SESSION ANNOUNCEMENTS

The Senate in Executive Session on April 29, 1965, advised and consented to the following appointments made by the Governor:

State Racing Commission

James Lovett Lee, Sr., Tampa, First Congressional District, for a term ending on the first Monday in January 1969.

Robert C. Lechner, Jacksonville, Second Congressional District, for a term ending on the first Monday in January 1966.

Jack Fiveash, Pensacola, Third Congressional District, for a term ending on the first Monday in January 1967.

Louie Bandel, Miami, Fourth Congressional District, for a term ending on the first Monday in January 1969.

Martin Segal, Orlando, Fifth Congressional District, for a term ending on the first Monday in January 1968.

Assistant State Attorney, Ninth Judicial Circuit, Spencer B. Gilbert, Fort Pierce, for a term ending on the first Tuesday after the first Monday in January 1969.

Assistant State Attorney, Twelfth Judicial Circuit, J. Blan Taylor, Naples, for a term ending on the first Tuesday after the first Monday in January 1969.

Walter D. Anderson, Crestview, Assistant State Attorney, First Judicial Circuit, for a term ending on July 7, 1967.

Harry Morrison, Crawfordville, Assistant State Attorney, Second Judicial Circuit, for a term ending on November 5, 1968.

Nathan I. Weinstein, St. Augustine, Assistant State Attorney, Seventh Judicial Circuit, for a term ending on July 31, 1967.

John R. Tamm, Daytona Beach, Assistant State Attorney, Seventh Judicial Circuit, for a term ending on September 18, 1965.

Guy R. Strayhorn, Fort Myers, Assistant State Attorney, Twelfth Judicial Circuit, for a term ending on July 31, 1967.

Riley S. Miles, Kissimmee, Member, Governing Board, Central and Southern Florida Flood Control District, for a term ending on July 12, 1967.

T. R. Tomlinson, Melbourne Beach, Member, Governing Board, Central and Southern Florida Flood Control District, for a term ending July 12, 1966.

C. A. "Mutt" Thomas, Lake Harbor, Member, Governing Board, Central and Southern Florida Flood Control District, for a term ending on July 11, 1967.

Julian Fernandez, Miami Beach, Member, Board of Pilot Commissioners for the Port of Miami, Dade County, for a term ending on December 2, 1967.

J. B. Tompkins, Miami Beach, Member, Board of Pilot Commissioners for the Port of Miami, Dade County, for a term ending on October 25, 1967.

Edward C. Vining, Jr., South Miami, Member, Board of Pilot Commissioners for the Port of Miami, Dade County, for a term ending on November 5, 1967.

Carl W. Rom, Miami, Member, Board of Pilot Commissioners for the Port of Miami, Dade County, for a term ending on November 27, 1967.

George S. Okell, Jr., Miami, Member, Board of Pilot Commissioners for the Port of Miami, Dade County, for a term ending on November 18, 1967.

The Senate in Executive Session on April 29, 1965, upon the recommendation of the Governor, removed from office:

Alvyn R. Broxson, Constable, District 6, County of Okaloosa.

Joby Jones, Justice of the Peace, District 12, County of Duval.

Max Frank Massfeller, County Judge, County of Volusia.

Melvin C. Kent, Constable, Districts 4 and 5, County of Liberty.