

JOURNAL OF THE SENATE

Monday, May 31, 1965

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

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

43. A quorum present.

Excused: Senator Melton.

Prayer by Senator John M. McCarty of the Twelfth Senatorial District:

O most loving Father, who willest us to give thanks for all things, to dread nothing but the loss of thee, and to cast all our care on thee who carest for us; preserve us from faithless fears and worldly anxieties, and grant that no clouds of this mortal life may hide from us the light of that love which is immortal.

Strengthen us in this week of our deliberations and allow us to look unto thee, the fountain of all wisdom. Forgive us our sins and grant us thy mercy. We ask in thy name. Amen.

Senator Pearce, by permission of the President, escorted to the rostrum and introduced to the Senate Rev. Chuck Pierce, and Messrs. W. E. Pellicer, Tommy Clay, Dick Westbury, William Penn and Edgar Johnson, members of the Board of Directors of the Rodeheaver Boys' Ranch at Palatka, Florida. Mr. Clay addressed the Senate in behalf of the delegation and stated that the purpose of the appearance, which had been made possible by Senator Pearce, was to present a plaque to Senator Ben Hill Griffin of the 7th Senatorial District in recognition of his great contributions to the progress of the Ranch. At the request of the President, Senator Griffin ascended the rostrum and was presented with a plaque inscribed with the words: "To one who believes it is better to build boys than to mend men." Senator Griffin responded with an expression of thanks.

The reading of the Journal was dispensed with.

The Journal of May 27 was further corrected and approved as follows:

Page 685, column 1, line 5, strike "741" and insert 471

Page 697, column 1, between lines 6 and 7 insert the following:

Was read the first time by title. Evidence of notice and publication was established by the Senate as to SB 1309.

Page 704, column 2, between lines 35 and 36 insert the following: Evidence of notice and publication was established by the Senate as to HB 2365.

Page 709, column 2, counting from the bottom of the column, between lines 22 and 23 insert the following: The bill was ordered engrossed and immediately certified to the House.

Page 711, column 1, line 2, strike "imitations" and insert limitations

Page 719, column 2, line 21, strike "line 6, page 4" and insert line 4, page 6

Page 722, column 1, counting from the bottom of the column, strike lines 25 and 26 and insert the following: In Section 1, subsection (2) (a) lines 6 and 7, page 2, strike 1965-66 and 1966-67 and insert the following: 1966-67 and 1967-68 and on line 6 strike "1965-66" and insert "1966-67"

Page 723, column 1, line 10, counting from the bottom of the column, strike "passed." and insert passed, title as stated.

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

Page 726, column 1, counting from the bottom of the column, strike lines 9 through 12

Page 735, column 1, counting from the bottom of the column, strike lines 27 through 34 and insert the following: HB 2119, contained in the above message, was read by title and referred to the Committee on County Organizations.

Page 752, column 2, between lines 30 and 31 insert the following:

The Committee on County Organizations recommends the following pass: HB 2119 with 2 amendments. The bill was placed on the Calendar.

On motion of Senator Tapper, the rules were waived by two-thirds vote and it was ordered that HB 2119 be made a special and continuing order of business for consideration by the Senate during the afternoon session on May 31.

REPORTS OF COMMITTEES

The Honorable James E. Connor
President of the Senate

May 31, 1965

Sir:

Your Committee on Rules and Calendar, pursuant to Senate Rule 66, submits herewith the list of bills to constitute the Special Order Calendar to be considered by the Senate on May 31.

SB 698—By Senator Dressler—Relating to alcoholic beverages, sales to minors.

SB 511—By Senator Usher—Relating to stone crabs.

CS for SB 189—By the Committee on Finance and Taxation—Relating to license taxes; motor vehicles.

SB 436—By Senator Cleveland—Relating to traffic on highways; railroad crossing.

SB 506—By Senator Carraway—Relating to Robinson's inc; relief of

HB 603—By Representative Mann of Hillsborough—Relating to public health welfare.

HB 1236—By Representatives Bockelman of Franklin and Randell of Lee—Relating to shrimp.

SB 147—By Senator Mathews, et al.—Relating to sales tax; sporting equipment.

SB 1225—By Senators Connor and Hollahan—Relating to commission on aging.

CS for HB 573—By The Committee on Governmental Organization-State-Relating to department of agriculture.

HB 1353—By Representative Mathews of Dade—Relating to harness racing.

HB 496—By Representative Brown of Broward, et al.—Relating to yacht and ship brokers.

SB 244—By Senator Stratton—Relating to labor organization.

HB 1254—By Representative Allsworth of Broward—Relating to bedding inspection.

SB 435—By Senator McDonald—Relating to hospitals; indigent care.

SB 919—By Senator Griffin—Relating to simulated state seal.

SB 758—By Senator Usher—Relating to fertilizer.

HB 1174—By Representative Allsworth of Broward—Relating to motor vehicles certificates of title.

- HB 1245—By Representative Brown of Broward, et al.—Relating to color of driver licenses.
- SB 976—By Senators Thomas and Johns—Relating to electronic technicians.
- SB 992—By Senator Johns—Relating to beverage law, vendors.
- SB 863—By Senator Askew—Relating to Florida welcome station, Escambia county.
- HB 65—By The Legislative Council—Relating to legislative spending philosophy.
- HB 827—By Representative Coble of Volusia, et al.—Relating to weapons and firearms.
- SB 630—By Senator Tapper—Relating to administrative boards.
- SB 1139—By Senator Johnson (19th), et al.—Relating to medical assistance for the needy.
- SB 836—By Senator Johns—Relating to thoroughbred race tracks.
- SB 954—By Senator Stratton—Relating to Mrs. Lewis B. Argo; relief of.
- HB 184—By Representative Westberry of Duval—Relating to television picture tubes.
- HB 1159—By Representative Crews of Baker—Relating to protection of wild game.
- SB 1019—By Senator Cross—Relating to Florida state museum building.
- SB 943—By Senator Usher—Relating to sale of Florida citrus or goods promoting the state along Florida turnpike.
- SB 768—By Senator Ryan—Relating to intangible personal property taxation.
- SJR 221—By Senator Melton—Relating to the constitution; county superintendents of public instruction.
- SB 141—By Senator Williams—Relating to municipal firemen's pension trust fund.
- HB 1847—By Representative Allsworth of Broward, et al.—Relating to taxation on sales.
- SB 1167—By Senator Cleveland—Relating to beverage law, enforcement.
- SB 859—By Senators Stratton and Tapper—Relating to thoroughbred horse racing, regulations.
- SB 1116—By Senator Cleveland—(By Request)—et al.—Relating to harness race tracks.
- SB 486—By Senator Mathews—Relating to apprenticeship of real estate salesman.
- SB 1343—By Senator Barber, et al.—Relating to district courts of appeal.
- CS for HBs 191 and 499—By The Committee on Judiciary A—Relating to civil liability.
- HB 708—By The Committee on Public Safety—Relating to regulation of traffic.
- SB 1050—By Senator Stratton—Relating to M. C. Anderson; relief of
- SB 629—By Senator Young—Relating to corporate seals.
- SB 890—By Senator Mathews—Relating to taxation.
- SB 1096—By Senator Cleveland—Relating to conservation, soil and water.
- HB 128—By Representative Pruitt of Jefferson—Relating to Jeff Kinsey; relief of
- SB 914—By Senator Gibson—Relating to Vaughn W. Williams; relief of
- HB 1770—By Representative Gong of Dade—Relating to public lands and internal improvement trust fund.
- SB 242—By Senator Mathews—Relating to an appropriation; canal authority.
- SB 43—By Senator Mathews, et al.—Relating to a program of regents scholarships.
- SB 313—By Senator Mathews—Relating to board of commissioners of state institutions for room space for certain purposes.
- HB 968—By Representative Mitchell of Leon—Relating to outdoor advertising.
- SB 744—By Senator McCarty—Relating to a board of antiquities.
- HB 1190—By The Committee on Public Safety—Relating to regulation of boats.
- SB 194—By Senator Whitaker—Relating to the university of south Florida.
- HB 475—By Representatives Stone, Ashler and Wells of Escambia—Relating to examination for certification as a barber.
- HB 477—By Representatives Stone, Ashler and Wells of Escambia—Relating to barber schools.
- HB 478—By Representatives Stone, Ashler and Wells of Escambia—Relating to hiring barbers and apprentices.
- HB 479—By Representatives Stone, Ashler and Wells of Escambia—Relating to certification of barbers, numbers of hours required.
- SB 603—By Senator Mathews—Relating to police and fire department, Duval county; pensions.
- SB 652—By Senator Mathews—Relating to stopping payment on checks and drafts.
- HB 928—By Representative Adams of Highlands—Relating to rehabilitation of alcoholics, appropriation.
- SB 562—By Senator Melton, et al.—Relating to road tax; motor carriers.
- SB 1034—By Senator Friday—Relating to channel construction, Lee county.
- SB 442—By Senators Haverfield and Hollahan—Relating to treaties.
- SB 681—By Senator Ryan—Relating to harness racing.
- SB 709—By Senator Gautier—Relating to motor vehicle licenses.
- HB 158—By Representative Mitchell of Jackson—Relating to Willis Farrell Melvin; relief of
- HB 1026—By Representatives Shevin and Matthews of Dade—Relating to uniform interstate extradition, habeas corpus.
- SB 568—By Senator Roberts—Relating to stephen foster memorial commission.
- SB 1215—By Senator Spottswood—Relating to queen conchs of species *Strombus gigas*.
- HB 370—By The Legislative Council—Relating to salt water fisheries.
- CS for HB 970—By The Committee on Public Printing & State Advertising—Relating to public printing, standardization.
- SB 1115—By Senator McCarty—Relating to general drainage, board of supervisors.
- HJR 929—By The Committee on Education—Public Schools—Relating to the constitution, education.
- SB 375—By Senators Pope and Melton—Relating to education, scholarships.
- SB 922—By Senator Friday—Relating to education, pupil assignment.
- SB 1056—By Senator Pope—Relating to education, cooperation with federal government.
- SB 614—By Senator Dressler—Relating to education, personnel of school system.

SB 350—By Senator Tapper—Relating to teacher's retirement system.

Respectfully submitted,
DEWEY M. JOHNSON, Chairman
Committee on Rules and Calendar

The Committee on Resolutions and Memorials recommends the following be adopted:

HM 1731

The Memorial was placed on the Calendar.

The Committee on Game and Fresh Water Fish recommends the following pass:

HB 322 with 1 amendment

The bill was placed on the Calendar.

The Committee on Corporations recommends the following pass:

SB 1228

The bill was placed on the Calendar.

The Committee on Public Health "B" recommends the following pass:

HB 73 HB 75 HB 803

The bills were placed on the Calendar.

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

HB 173 with 1 amendment

The bill was placed on the Calendar.

The Committee on Finance and Taxation recommends the following pass:

SB 1120

The bill was placed on the Calendar.

The Committee on Miscellaneous Legislation recommends the following pass:

SB 1223

The bill was placed on the Calendar.

The Committee on Insurance recommends the following pass:

SB 966 HB 1433 with 2 amendments
SB 1136

The bills were placed on the Calendar.

The Committee on Public Health "B" recommends the following not pass:

HB 76

The bill was laid on the table.

ENGROSSING REPORTS

Your Engrossing Clerk to whom was referred—

SB 148 with 2 amendments SB 778 with 4 amendments
SB 183 with 2 amendments SB 813 with 1 amendment

—reports that the Senate amendments have been incorporated and the bills are returned herewith.

EDWIN G. FRASER
Secretary of the Senate

The bills were certified to the House immediately.

Your Engrossing Clerk to whom was referred—

SB 633 with 11 amendments

—reports that the Senate amendments have been incorporated and the bill is returned herewith.

EDWIN G. FRASER
Secretary of the Senate

The bill was certified to the House immediately.

Your Engrossing Clerk to whom was referred—

SB 236 with 2 amendments SB 949 with 1 amendment
SB 356 with 2 amendments SB 1211 with 3 amendments

—reports that the House amendments have been incorporated and the bills are returned herewith.

EDWIN G. FRASER
Secretary of the Senate

The bills were ordered enrolled.

ENROLLING REPORT

Your Enrolling Clerk, to whom was referred—

SB 787 SCS for HB 2143

—reports same have been enrolled, signed by the required Constitutional officers and presented to the Governor on May 31, 1965.

EDWIN G. FRASER
Secretary of the Senate

INTRODUCTION

By Senator Young—

SB 1344—A bill to be entitled An act directing and requiring the comptroller of the state of Florida to pay to the board of public instruction of all the counties in Florida having a population of not more than three hundred eighty five thousand, (385,000) and not less than three hundred fifty thousand, (350,000) according to the latest official census (a part of) said counties race track funds each year; providing that such moneys shall constitute a special fund to be allocated only to implementation of a county kindergarten program; providing for disposition of surplus to general fund of said county and providing for accounting of said special fund.

Was read the first time by title. On motions of Senator Young, the rules were waived by two-thirds vote and SB 1344 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator Young—(By Request)—

SB 1345—A bill to be entitled An act relating to the relief of Ethel Scott; making an appropriation to compensate for personal injuries sustained by her in an automobile accident caused by the opening of a drawbridge without first lowering the barriers to automobile traffic or operating the warning lights or bells in connection therewith; providing an effective date.

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

By Senator Young—(By Request)—

SB 1346—A bill to be entitled An act relating to the relief of Harry J. Scott; making an appropriation to compensate for personal injuries sustained by him in an automobile accident caused by the opening of a drawbridge without first lowering the barriers to automobile traffic or operating the warning lights or bells in connection therewith; providing an effective date.

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

By Senator Young—(By Request)—

SB 1347—A bill to be entitled An act relating to the relief of Ann Flynn; making an appropriation to compensate for personal injuries sustained by her in an automobile accident

caused by the opening of a drawbridge without first lowering the barriers to automobile traffic or operating the warning lights or bells in connection therewith; providing an effective date.

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

By Senator Young—

SB 1348—A bill to be entitled An act relating to all counties having a population of not less than three hundred fifty thousand (350,000) and not more than three hundred eighty-five thousand (385,000), according to the latest official decennial census; repealing senate bill 804, 1965, and house bill 1504, 1965, insofar as they may relate to the aforesaid population bracket; providing an effective date.

Was read the first time by title. On motions of Senator Young, the rules were waived by two-thirds vote and SB 1348 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator McLaughlin—

SB 1349—A bill to be entitled An act relating to Okaloosa county, parking regulations; authorizing the board of county commissioners to regulate the parking of motor vehicles in the county courthouse parking areas, to post signs relating to such regulations, and to provide for the removal of vehicles parked in violation of such regulations; making violation of such regulations a misdemeanor; providing an effective date.

Was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 1349.

On motions of Senator McLaughlin, the rules were waived by two-thirds vote and SB 1349 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator McLaughlin—

SB 1350—A bill to be entitled An act relating to Okaloosa county, charity fund; amending section 1 of chapter 63-1695, Laws of Florida; deleting limitations for insolvency affidavit; authorizing board of county commissioners to establish test for determining insolvency; providing an effective date.

Was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 1350.

On motions of Senator McLaughlin, the rules were waived by two-thirds vote and SB 1350 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator McLaughlin—

SB 1351—A bill to be entitled An act relating to the City of Fort Walton Beach, to amend Section 6 of the City Charter to provide for the election of the Mayor of the City of Fort Walton Beach by the qualified voters of the city at large every two years commencing July 1, 1967 and on the first day of July of every odd-numbered calendar year thereafter, or to hold such elections beginning July 1, 1966 and on the first day of every even-numbered calendar year thereafter if a special act to elect members of the Fort Walton Beach city council during the odd-numbered calendar years commencing July 1, 1967 should not meet with the approval of a majority of electors voting in a referendum election; to give to the Mayor in addition to the powers now conferred upon him by the City Charter, the right to cast a deciding vote should any issue before members of the city council end in a tie vote; or as an alternative, to provide for the election of the Mayor of the City of Fort Walton Beach by the qualified voters of the city at large by designating the councilman elected with the highest total number of votes during any biennial election of council members as Mayor for a two year term; to give to the Mayor in addition to the powers now conferred upon him by the City Charter, the right to cast a deciding vote should any issue before members of the city council end in a tie vote; providing for a referendum.

Was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 1351.

On motions of Senator McLaughlin, the rules were waived by two-thirds vote and SB 1351 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator McLaughlin—

SB 1352—A bill to be entitled An act relating to Okaloosa county, communication equipment; authorizing the board of county commissioners to purchase or lease communication equipment to be installed in the automobiles of the members of the board; providing an effective date.

Was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 1352.

On motions of Senator McLaughlin, the rules were waived by two-thirds vote and SB 1352 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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|---------------|-----------|------------|----------------|
| Mr. President | Clarke | Edwards | Hollahan |
| Askew | Cleveland | Friday | Johns |
| Barber | Covington | Gautier | Johnson (19th) |
| Barron | Cross | Gibson | Johnson (6th) |
| Bronson | Daniel | Griffin | McCarty |
| Carlton | Davis | Haverfield | McDonald |
| Carraway | Dressler | Henderson | McLaughlin |

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| Mapoles | Price | Stratton | Whitaker |
| Mathews | Roberts | Tapper | Williams |
| Pearce | Ryan | Thomas | Young |
| Pope | Spottswood | Usher | |

The bill was certified to the House immediately.

By Senator McLaughlin—

SB 1353—A bill to be entitled An act relating to the City of Fort Walton Beach, a municipal corporation, validating annexations of areas contiguous to the City made prior to the effective date of this act under procedures provided by Section 171.04, Florida Statutes; redefining the City Limits of the City of Fort Walton Beach to include the aforesaid areas; providing an effective date.

Was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 1353.

On motions of Senator McLaughlin, the rules were waived by two-thirds vote and SB 1353 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator Covington—

SB 1354—A bill to be entitled An act relating to Dade City, government; amending section 4 of chapter 14591, Laws of Florida, 1929, as amended by section 1 of chapter 59-1200, Laws of Florida; providing an increase in compensation of city commissioners and mayor; providing for a referendum.

Was read the first time by title. On motions of Senator Covington, the rules were waived by two-thirds vote and SB 1354 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator Covington—

SB 1355—A bill to be entitled An act relating to Pasco county, spearfishing and skin diving; authorizing the board of county commissioners of Pasco county to adopt, promulgate and enforce rules and regulations concerning spearfishing and skin diving in the area within three hundred (300) yards of artificial reefs in the gulf of Mexico within the jurisdiction of Pasco county; providing the method of procedure; providing that violation of any rules or regulations is a misdemeanor; providing an effective date.

Was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 1355.

On motions of Senator Covington, the rules were waived by two-thirds vote and SB 1355 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator Covington—

SB 1356—A bill to be entitled An act relating to Pasco county, salt water fishing; providing for regulation of salt water fishing by gill nets, trawls, seines and other nets except common cast nets in any of the streams, rivers, canals, creeks or their tributaries flowing into the gulf of Mexico and fifty (50) feet seaward of the mouths and fifty (50) feet laterally along the shore on either side of any such streams, rivers, canals, creeks or their tributaries; providing an effective date.

Was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 1356.

On motions of Senator Covington, the rules were waived by two-thirds vote and SB 1356 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator Covington—

SB 1357—A bill to be entitled An act relating to river improvements, recreational facilities, in any county having a population of not less than thirty-six thousand seven hundred (36,700) and not more than thirty-eight thousand (38,000), according to the latest official decennial census; providing that the board of county commissioners of any such county is authorized to appropriate and expend county funds to acquire lands, easements, rights-of-way and spoil area, to dredge and improve any river in any such county, to establish public recreational facilities along the shoreline abutting any such river, and to contract with the federal government and municipalities within any such county for the dredging and improvement of any such river; providing an effective date.

Was read the first time by title. On motions of Senator Covington, the rules were waived by two-thirds vote and SB 1357 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator Covington—

SB 1358—A bill to be entitled An act relating to Pasco county, tax collector; relieving J. W. Kerr, tax collector of Pasco

county, from any liability to the state or to the board of county commissioners, or to Pasco county for any monetary discrepancies, deficiencies or shortages disclosed as a result of a state audit; relieving the board of county commissioners or Pasco county from any liability for any compensation, commissions or fees due to J. W. Kerr, tax collector of Pasco county for the years 1946 and 1947; providing an effective date.

Was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 1358.

On motions of Senator Covington, the rules were waived by two-thirds vote and SB 1358 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator Carraway—

SB 1359—A bill to be entitled An act relating to the regulation of underwater diving; adding a new section to Florida Statutes providing for the supervision of self-contained underwater breathing apparatus by the state board of health and for the establishment of minimum safe diving standards by the state board of conservation; providing for collection and dissemination of health safety information; providing a penalty for conviction of a violation; providing funds for enforcement; and providing an effective date.

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

By Senator Johnson (19th)—

SR 1360—A resolution commending Alice McMahon and recognizing her for outstanding service as national vice-president of the young democratic clubs of America.

WHEREAS, Alice McMahon of Maitland, is the first Floridian in modern times to serve as national vice-president of the young democratic clubs of America, and

WHEREAS, Alice McMahon has through her exceptional leadership and achievements on the national level reflected great credit upon herself and the state of Florida, and

WHEREAS, the young democratic clubs of Florida, traditionally an outstanding organization, has in the past been led to unparalleled heights and achieved rare successes during a time when Alice McMahon served as a state officer, and

WHEREAS, the young democratic clubs of Florida have implemented many governmental, legislative and political action programs under the leadership of Alice McMahon thereby contributing many helpful ideas regarding the governmental structure of Florida, and

WHEREAS, Alice McMahon through her untiring efforts and by great personal sacrifices was a prime mover in helping swing Florida into the Democratic column for the first time since 1948, and

WHEREAS, Alice McMahon is a "lady" in every sense of the word, blessed with those feminine charms which enable her to discreetly turn chaos into harmony and settle disputes without becoming embroiled in the controversy, and

WHEREAS, Alice McMahon is possessed of the competency required of superior leaders and has made a name for herself in the field of politics at the state and national level, and

WHEREAS, Alice McMahon who has a reputation for character, integrity, initiative and service to the general public, is one of the most esteemed young leaders of Florida, NOW, THEREFORE,

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

Section 1. That the Senate of the State of Florida recognizes Alice McMahon as an outstanding Floridian and commends her for her vigorous, effective and productive leadership of the young democratic clubs of America during her tenure as national vice-president in 1963-65 and by this resolution manifests its appreciation for her generous, unselfish and outstanding contributions to political and governmental programs both at the community, state and national levels.

Was read the first time in full and unanimously adopted.

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

SCR 1361—A concurrent resolution directing the legislative council to make a study of the seafood industry; authorizing the establishment of a committee to make such study; authorizing the establishment of an advisory committee; and providing for the payment of expenses.

WHEREAS, Florida's geography and climate have resulted in the development of a widely diversified seafood industry, and

WHEREAS, the further development of this industry would greatly enhance the state's economic growth, and

WHEREAS, the extent to which such growth may be dependent upon the organized promotion of the seafood industry is a matter of widely divergent opinion, on which the legislature has need of greater information, and

WHEREAS, an interim study by the legislative council may result in a better understanding of the needs of the seafood industry, now, therefore,

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

Section 1. The legislative council shall make a study of methods of promoting the seafood industry of this state, and on the basis of such study shall determine the feasibility of creating a seafood advisory commission. In carrying on such study the council shall confer with all persons, organizations, and agencies interested in the subject matter of the study. The council shall report to the 1967 session of the legislature its recommendations resulting from the study, together with such bills for introduction at the 1967 session as it deems necessary to implement such recommendations.

Section 2. The legislative council is authorized and directed to establish a select committee pursuant to section 11.21(3), Florida Statutes, to conduct the study authorized by this resolution, provided, however, that the limitation on the number of noncouncil members as specified in the above section shall not apply, and said committee shall have the authority to appoint an advisory committee to assist in this study as provided by section 11.285, Florida Statutes.

Section 3. The legislative council is authorized to expend such funds out of legislative expenses as are necessary to effectuate the purposes of this resolution.

Was read the first time in full and referred to the Committee on Resolutions and Memorials.

By Senator Mathews—

SB 1362—A bill to be entitled An act relating to jurors; amending chapter 40, Florida Statutes, by adding section 40.231 to provide that a person summoned to serve on the jury panel of a named court be eligible for service as a juror in any court in the county upon the consent of the judge of the court for which summoned.

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

By Senator Mathews—

SB 1363—A bill to be entitled An act relating to and regulating political advertisements of candidates for office; amending section 104.37(2), Florida Statutes, to exclude candidates for judicial office from application of the law.

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

By Senator Mathews—

SB 1364—A bill to be entitled An act relating to compensation of jurors; amending section 40.24, Florida Statutes, providing for a daily travel allowance.

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

By Senator Mathews—

SB 1365—A bill to be entitled An act relating to bail, indigent defendants; amending chapter 903, Florida Statutes; by adding section 903.121, providing trial judge, in appropriate case may release indigent defendant to supervision of parole authorities; providing an effective date.

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

By Senator Mathews—

SB 1366—A bill to be entitled An act authorizing and empowering the city of Jacksonville to make appropriations and donations to the Speech and Hearing Center, Inc., a corporation not for profit; providing an effective date.

Was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 1366.

On motions of Senator Mathews, the rules were waived by two-thirds vote and SB 1366 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator Thomas—

SB 1367—A bill to be entitled An act relating to contracts for public roads, specifications; amending chapter 337, Florida Statutes, by adding section 337.46; requiring certain public officials to specify and use Florida state road department specifications as minimum specifications for primary, state or state-maintained road construction; providing an effective date.

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

By Senators Whitaker and Haverfield—

SB 1368—A bill to be entitled An act relating to downtown development in the larger cities of the state; excluding from the operation of Senate Bill 951, of the 1965 session of the Florida Legislature, all cities in which an urban renewal program was completed or in progress on the effective date of Senate Bill 951 and which affected the central business district or any part thereof; 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 1368 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

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|---------|------------|----------|----------|
| Price | Spottswood | Thomas | Williams |
| Roberts | Stratton | Usher | Young |
| Ryan | Tapper | Whitaker | |

The bill was certified to the House immediately.

By Senator Pope—

SB 1369—A bill to be entitled An act creating an interim committee on educational finance; providing for the appointment of members; fixing powers, duties and responsibilities; authorizing the committee to expend funds for travel and professional services; providing an appropriation; providing an effective date.

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

By Senator Pope—

SB 1370—A bill to be entitled An act relating to education, teaching personnel; authorizing the state superintendent of public instruction to expend certain funds for advertising and promoting the advantages of teaching in Florida; providing an effective date.

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

By Senator Hollahan—

SB 1371—A bill to be entitled An act relating to alcoholic beverage licenses in any county having a population in excess of four hundred thousand (400,000), according to the latest official decennial census; providing for additional beverage licenses; providing an effective date.

Was read the first time by title and placed on the Local Calendar.

By Senator Friday—

SB 1372—A bill to be entitled An act relating to the Lee county Matlacha-Pine Island fire control district, fiscal year and taxes; amending sections 5 and 7 of chapter 63-1558, Laws of Florida; changing the fiscal year; providing for commissions of tax collector and assessor; providing an effective date.

Was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 1372.

On motions of Senator Friday, the rules were waived by two-thirds vote and SB 1372 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senators Hollahan and Haverfield—

SCR 1373—A concurrent resolution providing for the appointment of a special joint interim committee consisting of the senators from the thirteenth (13th) and forty-third (43rd) senatorial districts and the members of the house of representatives representing Dade county; directing such committee to study the application and effect of the metropolitan Dade county home rule charter; authorizing public hearings; providing subpoena power; providing no expenditure of state funds; authorizing the board of county commissioners of Dade county to appropriate funds to pay for the costs of hearings; requiring a public report; requiring said committee to make its report and file recommendations with the 1967 legislature.

WHEREAS, by virtue of section 11 of article VIII of the state constitution adopted in 1956, Dade county is the only

county in the state that has experienced local government under a home rule charter, and

WHEREAS, valuable experience has been gained by the adoption of this form of local county government in Dade county, and

WHEREAS, there are many diverse and complex problems to be considered in relation to the counties of Florida including but not limited to services, taxing power, and the limited or general nature of the authority to be delegated, and

WHEREAS, a study of the progress made in solving these problems in Dade county would be most valuable as a basis for consideration of other home rule charters, NOW, THEREFORE,

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

That a special joint interim committee consisting of the senators from the thirteenth (13th) and forty-third (43rd) senatorial districts and the members of the house of representatives representing Dade county forthwith be appointed to study the application and effect of the metropolitan Dade county home rule charter with the senior senator and the senior representative of the Dade county legislative delegation to serve as cochairmen. The study shall consider the relationship between the municipalities of Dade county and the unincorporated areas in Dade county and the various and complex problems that affect the units of government in Dade county, including but not restricted to services needed, services supplied, taxing power, overlapping areas of government, and other related matters.

BE IT FURTHER RESOLVED that the president of the senate and the speaker of the house forthwith appoint said legislators.

BE IT FURTHER RESOLVED that the special joint interim committee shall have the power to conduct hearings and subpoena witnesses in accordance with the provisions of section 11.08, Florida Statutes, and to establish the necessary rules of procedure to accomplish the purposes of this resolution.

BE IT FURTHER RESOLVED that the board of county commissioners of Dade county is hereby authorized to make available facilities and personnel to the extent they are available and necessary, and to appropriate, if necessary, the sum of up to three thousand dollars (\$3,000.00) from the general revenue fund of the county to pay for costs of said hearings; provided, however, that no state funds shall be expended in the conduct of this study.

BE IT FURTHER RESOLVED that the first (1st) such hearing be conducted within forty-five (45) days after the final adjournment of the regular session or special sessions, if any, of the 1965 Florida state legislature.

BE IT FURTHER RESOLVED that a formal report of said committee be made public within six (6) months of the date of its first (1st) hearing by filing a true copy thereof with the clerk of the board of county commissioners of Dade county and secretary of state of Florida.

BE IT FURTHER RESOLVED that such joint interim committee make a report of its findings together with its recommendations to the senate and to the house of representatives not later than ninety (90) days prior to the next regular session of the legislature, and to include in its report its recommendations, if any, for such legislative action as it deems necessary to implement such recommendations.

Was read the first time in full and placed on the Local Calendar.

By Senators Young and Connor—

SCR 1374—A concurrent resolution expressing deep sympathy and regret over the passing of the Honorable Judge Jack F. White.

WHEREAS, the late Honorable Judge Jack F. White served the people of the State of Florida for over thirty years as a noted and respected jurist, and

WHEREAS, the late Honorable Judge Jack F. White at the time of his untimely passing was serving as a judge of the Second District Court of Appeal, and

WHEREAS, the late Honorable Judge Jack F. White was a pillar of his community in many civic, religious and charitable undertakings, and

WHEREAS, the late Honorable Judge Jack F. White, throughout his entire life, had contributed greatly to the Florida Bar by serving as President of the Florida County Judges Association and Clearwater Bar Association, and

WHEREAS, the late Honorable Judge Jack F. White was particularly interested and active in the youth of his community and served on the city of Clearwater's Recreation Board, and

WHEREAS, the loss of a man with such high qualities is keenly felt by those who knew and loved him, as well as the people of the State of Florida who benefited by his humanitarian efforts and ceaseless devotion to the bench and bar, NOW, THEREFORE,

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

That on behalf of the people of Florida this Legislature does unanimously express to the family of Judge Jack F. White its deep and earnest sense of regret and heartfelt loss at his untimely passing.

BE IT FURTHER RESOLVED that a copy of this resolution be forwarded to the family of the late Honorable Judge Jack F. White.

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

Was read the first time in full. On motion of Senator Young, the rules were waived by two-thirds vote, SCR 1374 was read the second time in full, unanimously adopted, and certified to the House immediately.

By Senator Spottswood—

SB 1375—A bill to be entitled An act relating to Monroe county, schools; authorizing the construction and equipping of certain physical fitness facilities at Key West, Marathon and Coral Shores high schools; authorizing the board of public instruction to issue revenue certificates for payment thereof; providing for payment and interest from race track funds and jai alai fronton funds accruing annually to said board; providing an effective date.

Was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 1375.

On motions of Senator Spottswood, the rules were waived by two-thirds vote and SB 1375 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator Spottswood—

SB 1376—A bill to be entitled An act creating the Monroe County Advertising Commission; providing for the membership of said commission; authorizing and empowering the Board of County Commissioners of Monroe County, Florida to raise by taxation and appropriate annually funds not in excess of one mill for use by said advertising commission in advertising and said Board of County Commissioners for entertainment; declaring the powers and purposes of said advertising commission; providing for the expenditure of said funds, and prohibiting the use of said funds for certain purposes; repealing all laws and parts of laws, whether general or special, in conflict with

this act to the extent of such conflict; and providing when this act shall take effect.

Was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 1376.

On motions of Senator Spottswood, the rules were waived by two-thirds vote and SB 1376 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator Spottswood—

SB 1377—A bill to be entitled An act relating to the city of Key West, Monroe county, police department; prescribing qualifications and standards for the employment of police officers and other employees of the police department with powers of arrest; providing an exception; providing an effective date.

Was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 1377.

On motions of Senator Spottswood, the rules were waived by two-thirds vote and SB 1377 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator Spottswood—

SB 1378—A bill to be entitled An act providing for the re-valuation of millage in Monroe county, Florida when the assessed valuation on the county and municipal tax rolls prepared by the county tax assessor is increased; providing a procedure to increase the millage; repealing all laws and parts of laws, whether general, special or local, in conflict with the provisions of this act, to the extent of such conflict; and providing when this act shall take effect.

Was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 1378.

On motions of Senator Spottswood, the rules were waived by two-thirds vote and SB 1378 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator Spottswood—

SB 1379—A bill to be entitled An act authorizing, directing and requiring the city commission of the City of Key West, Florida, a Florida municipal corporation, to include in the ad valorem tax levies made each year a special levy on the dollar to be used for the maintenance and operation of the public hospital owned by Monroe County, Florida, situate on Stock Island, Florida; declaring the maintenance and operation of said hospital to be municipal purposes as well as county purposes; providing that as long as the city commission of the City of Key West, Florida is required to levy such tax pursuant to this act, two members of the city commission of the City of Key West, Florida, elected by its own members, are authorized and empowered together with the board of county commissioners of Monroe County, Florida, to direct, manage, operate, maintain and control said public hospital owned by said county, situate on Stock Island, Florida; repealing all laws or parts of laws, whether general, or special, in conflict with this act to the extent of such conflict; and providing when this act shall take effect.

Was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 1379.

On motions of Senator Spottswood, the rules were waived by two-thirds vote and SB 1379 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator Spottswood—

SB 1380—A bill to be entitled An act fixing a monthly allowance for the clerk of the circuit court in any county in the state having a population of not less than forty-five thousand (45,000) nor more than fifty-one thousand (51,000) inhabitants according to the latest official decennial census which comprises by itself a judicial circuit, for the use of his privately owned automobile in the performance of his duties in such official capacity; providing such allowance shall be in lieu of mileage allowance and shall be allowed as an expense of his office; providing that the provisions of this act shall take effect beginning with the calendar year 1965; repealing all laws and parts of laws in conflict with this act to the extent of such conflict; declaring legislative intent; providing an effective date.

Was read the first time by title. On motions of Senator Spottswood, the rules were waived by two-thirds vote and SB 1380 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senators Cleveland, Gautier, Johnson (19th) and Dressler—

SB 1381—A bill to be entitled An act relating to the St. Johns-Indian River canal district, powers; amending section 4

of chapter 63-793, Laws of Florida, by adding subsections (10), (11), (12), and (13); granting authority to acquire property by eminent domain; granting authority to issue and sell revenue certificates; granting authority to issue and sell general obligation bonds; procedure to be followed; granting authority to contract with the canal authority of Florida for the construction of waterways; supervision of board of conservation; providing an effective date.

Was read the first time by title. On motions of Senator Cleveland, the rules were waived by two-thirds vote and SB 1381 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator Gibson—

SB 1382—A bill to be entitled An act relating to Taylor county, county judge; amending section 44.09, Florida Statutes, exempting certain counties from the provisions of chapter 44, Florida Statutes, by removing Taylor county from such exemptions.

Was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 1382.

On motions of Senator Gibson, the rules were waived by two-thirds vote and SB 1382 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator Gibson—

SB 1383—A bill to be entitled An act relating to Taylor county, county judge; fixing the salary of said 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 1383.

On motions of Senator Gibson, the rules were waived by two-thirds vote and SB 1383 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator Connor—

SB 1384—A bill to be entitled An act to create and establish a new municipal corporation to be known as the City of Weeki Wachee; to provide a charter for said city; to define its territorial limits and provide a method for the contraction and extension thereof; to provide for its form of government; and to prescribe its jurisdiction, rights, powers, franchises and privileges; 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 1384.

On motions of Senator Johnson (6th), on behalf of Senator Connor who was presiding, the rules were waived by two-thirds vote and SB 1384 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator Connor—

SB 1385—A bill to be entitled An act relating to Hernando county, park facilities; authorizing the construction and maintenance of rest rooms and certain recreational facilities at Rogers Park in said county; providing for the financing of same from secondary road funds; providing an effective date.

Was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 1385.

On motions of Senator Johnson (6th), on behalf of Senator Connor who was presiding, the rules were waived by two-thirds vote and SB 1385 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator Connor—

SB 1386—A bill to be entitled An act relating to law libraries, establishment; declaring the establishment and maintenance of central law libraries for the use of county officials and the judges and officers of the several courts to be a public need and for a general county purpose; providing for the establishment and maintenance of an adequate central law library in Hernando county, Florida; providing for the levying of a fee for each suit, action or proceeding instituted in certain courts of record in Hernando county; providing sum shall be deposited in a special fund by the board of county commissioners; providing for the expenditure of such funds; excepting certain courts and actions; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1386.

Was read the first time by title. On motion of Senator Johnson (6th), on behalf of Senator Connor who was presiding, the rules were waived by two-thirds vote and SB 1386 was read the second time by title.

Senator Connor offered the following amendment which was adopted on motion of Senator Johnson (6th):

In Section 7, lines 1, 2, 5 and 6, page 3, strike: "five dollars (\$5.00)" and insert the following: three dollars (\$3.00)

On motion of Senator Johnson (6th), the rules were waived by two-thirds vote and SB 1386, as amended, was read the third time in full and passed. The vote was: Yeas—43. Nays—None.

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

The bill was ordered engrossed and immediately certified to the House.

By Senator Pope—

SB 1387—A bill to be entitled An act relating to seafood dealers, amending subsection (2) of Section 370.07, Florida Statutes, increasing the amount of license fees to be paid by resident wholesale seafood dealers; earmarking such increased fees for deposit into a special trust fund to promote salt water products produced in this state; providing an effective date.

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

By Senator Connor—

SB 1388—A bill to be entitled An act relating to the board of county commissioners, fish hatchery, in any county having a population of not less than eight thousand three hundred (8,300) nor more than nine thousand four hundred (9,400), according to the latest official decennial census; authorizing the board of county commissioners to budget, appropriate and expend funds for the purpose of acquiring, constructing, operating, maintaining or procuring land for a fish hatchery; providing an effective date.

Was read the first time by title. On motions of Senator Johnson (6th), on behalf of Senator Connor who was presiding, the rules were waived by two-thirds vote and SB 1388 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator Connor—

SB 1389—A bill to be entitled An act relating to the board of public instruction, vocational-technical training school, in any county having a population of not less than eight thousand three hundred (8,300) nor more than nine thousand four hundred (9,400), according to the latest official decennial census; authorizing the board of public instruction of any such county to budget, appropriate and expend funds for the purpose of acquiring, constructing, operating, and maintaining a vocational-technical training school and procuring land therefor; authorizing said board to match any state or federal funds for said purpose; providing an effective date.

Was read the first time by title. On motions of Senator Johnson (6th), on behalf of Senator Connor who was presiding, the rules were waived by two-thirds vote and SB 1389 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

| | | | |
|---------------|--------|---------|----------|
| Mr. President | Barber | Bronson | Carraway |
| Askew | Barron | Carlton | Clarke |

| | | | |
|-----------|----------------|------------|------------|
| Cleveland | Gibson | McDonald | Spottswood |
| Covington | Griffin | McLaughlin | Stratton |
| Cross | Haverfield | Mapoles | Tapper |
| Daniel | Henderson | Mathews | Thomas |
| Davis | Hollahan | Pearce | Usher |
| Dressler | Johns | Pope | Whitaker |
| Edwards | Johnson (19th) | Price | Williams |
| Friday | Johnson (6th) | Roberts | Young |
| Gautier | McCarty | Ryan | |

The bill was certified to the House immediately.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following messages were read:

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

Sir:

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

SCR 1100

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

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

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

Sir:

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

SCR 1316

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

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

The Honorable James E. Connor May 28, 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 62 HJR 586 HB 2195
HJR 175

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

The Honorable James E. Connor May 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 1296 HB 1135 HB 846
HB 1013 HB 2019 HB 1262

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

The Honorable James E. Connor May 31, 1965
President of the Senate

*Sir:

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

HJR 892

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

The Honorable James E. Connor
President of the Senate

May 28, 1965

Sir:

I am directed to inform the Senate that the House of Representatives has refused to recede from House amendment 3 to—

By Senator Johnson (6th) and others—

SB 427—A bill to be entitled An act relating to the trustees of the internal improvement fund; amending section 253.02, Florida Statutes, to increase the trustees to seven (7); providing an effective date.

—and requests the President of the Senate to appoint a Conference Committee to confer with a like Committee to be appointed by the Speaker of the House to adjust the differences on House amendment 3 to SB 427.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

The President appointed Senators Johnson (6th), Mathews and Price as a Conference Committee on the part of the Senate. The action of the Senate was ordered certified to the House immediately.

The Honorable James E. Connor
President of the Senate

May 28, 1965

Sir:

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment to House amendment 1 and has adopted the amendment, as amended, to SB 1198.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

The Senate having concurred in House Amendment 2 to SB 1198 on May 27, the bill was ordered engrossed.

The Honorable James E. Connor
President of the Senate

May 28, 1965

Sir:

I am directed to inform the Senate that the House of Representatives has passed with amendment by the required Constitutional two-thirds vote of all members elected to the House—

By Senator Melton—

SB 489—A bill to be entitled An act for the relief of Russell J. Davis; providing an appropriation to reimburse him for prescriptions filled under the welfare program from 1960 through 1963.

Which amendment reads as follows—

In Section 3, on page 1, line 4, After: "funds in the state treasury"—Strike out: "not otherwise appropriated." and insert the following: to the credit of the department of public welfare.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

On motions of Senator Askew, the Senate concurred in the House amendment to SB 489.

The action of the Senate was ordered certified to the House and SB 489 was ordered engrossed.

The Honorable James E. Connor
President of the Senate

May 28, 1965

Sir:

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

By Senator Connor—SB 1199.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

On motion of Senator Johnson (6th), on behalf of Senator Connor who was presiding, the Senate immediately reconsidered the vote by which SB 1199 passed on May 24, and the bill was placed on the Local Calendar pending roll call.

By permission, Senator Hollahan introduced to the Senate Honorable Claude Pepper, former United States Senator and presently Member of Congress, Third Congressional District of Florida, and Mrs. Pepper. On motion of Senator Hollahan that a committee be appointed to escort Congressman and Mrs. Pepper to the rostrum, the President appointed Senators Hollahan, Haverfield and Spottswood. The Committee escorted them to the rostrum where they received a standing ovation and Congressman Pepper addressed the Senate.

On motion of Senator Dressler, SB 1325 was withdrawn from the Committee on County Organizations and placed on the Calendar.

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

SB 1325—A bill to be entitled An act authorizing the board of county commissioners of Brevard county, Florida, to accept a blanket surety bond, payable to the governor of Florida and his successors in office, conditioned upon the faithful performance of the duties of deputy sheriff by each deputy appointed by the sheriff.

On motion of Senator Dressler, the rules were waived by two-thirds vote and SB 1325 was read the second time by title.

Senator Dressler offered the following amendment which was adopted:

In Section 1, line 1, page 1, strike: "The board of county commissioners of Brevard county, Florida, be and the same hereby is" and insert the following: The boards of county commissioners in any county having a population of not less than eighty thousand (80,000) and not more than one hundred twenty thousand (120,000), according to the latest official decennial census, are

Senator Dressler also offered the following amendment which was adopted:

Page 1, strike: The Whereas Clause

Senator Dressler also offered the following amendment which was adopted:

In Section 1, lines 6 and 7, page 1, strike: "of Brevard county, Florida" and insert the following: of any such county

Senator Dressler also offered the following amendment which was adopted:

In Title, line 1, page 1, strike: "the board of county commissioners of Brevard county, Florida" and insert the following: the boards of county commissioners in any county having a population of not less than eighty thousand (80,000) and not more than one hundred twenty thousand (120,000), according to the latest official decennial census.

On motion of Senator Dressler, the rules were waived by two-thirds vote and SB 1325, as amended, was read the third time in full and passed. The vote was: Yeas—43. Nays—None.

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

The bill was ordered engrossed and certified to the House immediately.

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

SB 1254—A bill to be entitled An act relating to jurors, compensation and procurement; amending sections 40.29, 40.30, 40.31, 40.32, 40.33, 932.21, and 932.23, Florida Statutes; providing for the payment of compensation to jurors serving in courts having jurisdiction of noncapital felony cases only; amending

sections 90.14 and 932.33, Florida Statutes; providing for compensation of witnesses; amending section 932.01, Florida Statutes; providing for criminal jurisdiction; providing an effective date.

On motions of Senator Gautier, the rules were waived by two-thirds vote and SB 1254 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

On motion of Senator McCarty, CS for HB 902 was withdrawn from the Committee on Mental Health and placed on the Calendar.

By permission, Senator Price withdrew SB 1054 from the Senate.

On motion of Senator Thomas, the House was requested to return SB 1323.

On motion of Senator Davis, the House was requested to return House Bills 2422 and 2230.

By permission, Senator Hallahan withdrew SB 803 from the Senate.

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

Sir:

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

By Senator Mathews and others—

SB 524—A bill to be entitled An act setting forth procedures for confirmation by the senate of appointments by the governor to offices created by the legislature; providing for appointments to the presiding officer of the senate when in session and to the secretary of state when the senate is not in session; providing for preparation and delivery of commissions; providing for procedure when senate refuses to approve appointment and prohibiting re-appointment of a rejected appointee; providing for notification of secretary of state of senate action; providing for terms of offices depending upon action of senate; providing an effective date.

Amendment 1—

In Section 1, on page 1, line 2, following "vacant and" insert the following: when the appointment is required by the constitution or statute to be confirmed by the senate and such office

Amendment 2—

In Section 1, on page 1, line 1, following the words "the legislature" insert the following: or provided for by the constitution

Amendment 3—

In Title, line 3, following "the legislature" strike the semicolon and insert the following: or provided for by the constitution;

Amendment 4—

In Section 1, on page 2, strike: subsection (2) in its entirety and insert the following: (2) If a vacancy occurs when the said senate is in vacation the governor shall notify the secretary of state of the said appointment, whereupon the secretary of state shall prepare a commission for the term of the vacancy and countersign the same, and deliver the same to the governor for his signature and delivery to the appointee, provided, however, that said appointment and commission shall be dependent upon the approval by the next ensuing session of the senate, whether general, special or extraordinary. The senate shall

advise the governor of its approval or rejection of the appointee or its failure to act upon the appointment.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

On motions of Senator Mathews, the Senate concurred in House amendments 1, 2, 3, and 4 to SB 524.

The action of the Senate was ordered certified to the House and SB 524 was ordered engrossed.

On motion of Senator Daniel, the House was requested to return HB 2432.

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

Sir:

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

By Representative Mattox of Polk and others—

HB 2142—A bill to be entitled An act authorizing the board of county commissioners in each county of the state having a population of more than one hundred seventy-five thousand (175,000) and less than two hundred thousand (200,000) according to the last official decennial census to contract for periods of time not to exceed two (2) years each for furnishing laundry and uniform services to the hospital and other departments and agencies under the said board; providing an effective date.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

On motion of Senator Griffin, the Senate immediately reconsidered the vote by which HB 2142, contained in the above message, passed on May 25.

By unanimous consent, Senator Griffin offered the following amendment which was adopted:

In Section 1, line 7, page 1, strike: "two (2)" and insert the following: three (3)

By unanimous consent, Senator Griffin also offered the following amendment which was adopted:

In Title, line 7, page 1, strike: "two (2)" and insert the following: three (3)

On motion of Senator Griffin, HB 2142, as amended, was read in full and passed. The vote was: Yeas—43. Nays—None.

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

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

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

Sir:

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

By Representative Land of Orange and others—

HB 556—A bill to be entitled An act permitting police officers of the City of Maitland, Florida, to pursue and arrest persons suspected of having committed an offense against the ordinances of the said city and the authority of said police officers generally relative thereto, and the extent of such hot pursuit and definition of the term "hot pursuit."

Proof of Publication attached.

By Representative Smith of Taylor—

HB 1011—A bill to be entitled An act relating to school personnel, salaries, in any county in the state having a population of not less than thirteen thousand (13,000) and not more than fourteen thousand (14,000), according to the latest official decennial census; directing the board of public instruction to grant certain salary increases; 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 556.

HB 556, 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 556 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

HB 1011, contained in the above message, was read the first time by title and referred to the Committee on Education—Public Schools and Junior Colleges.

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

Sir:

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

By Representative Wingate of Nassau—

HB 966—A bill to be entitled An act relating to labor organizations; amending chapter 447, Florida Statutes, by defining the term labor organization; providing for the fingerprinting of applicants for labor business agent license; providing for a fee for labor business agent license; providing an effective date.

By Representative Bemby of Hamilton and others—

HB 1259—A bill to be entitled An act relating to the stephen foster memorial commission; authorizing the board of commissioners of state institutions to acquire and construct certain buildings and other facilities for use by the stephen foster memorial commission; authorizing the stephen foster memorial commission to acquire necessary rights of way for access to the memorial and other facilities operated by said commission; authorizing the stephen foster memorial commission and the board of commissioners of state institutions to enter into a lease-purchase agreement with the Florida development commission and to pay rentals pursuant to such agreement; authorizing the issuance of bonds or revenue certificates to finance such acquisition and construction; and, providing an effective date.

By Representative Owens of Martin and others—

HB 1015—A bill to be entitled An act defining and regulating the business of general contracting in this state; creating a state contractors' board; fixing qualifications of members and providing powers and duties of such board; fixing registration and certification procedures and fees therefor; providing exemptions; providing effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

HB 966, contained in the above message, was read the first time by title. On motion of Senator Stratton, the rules were waived by two-thirds vote and the bill was placed on the Calendar.

HB 1259, contained in the above message, was read the first time by title. On motion of Senator Roberts, the rules were waived by two-thirds vote and the bill was placed on the Calendar.

HB 1015, contained in the above message, was read the first time by title. On motion of Senator Bronson, the rules were waived by two-thirds vote and the bill was placed on the Calendar.

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

Sir:

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

By Representative Dubbin of Dade —

HB 1248—A bill to be entitled An act relating to the relief of G. A. Barkins for damages to his property resulting from the negligent construction of I-95 expressway in Dade county; providing an appropriation; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

HB 1248, contained in the above message, was read the first time by title and referred to the Committee on Claims.

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

Sir:

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

By Representative Mitchell of Leon—

HB 932—A bill to be entitled An act for the relief of Robinson's, Inc., a Florida corporation, for a loss sustained on a contract with the comptroller of the state of Florida for printing of 1961 tax notices for Broward County, Florida and several special tax districts therein; providing an appropriation; and providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

HB 932, contained in the above message, was read the first time by title. On motion of Senator Carraway, the rules were waived by two-thirds vote and the bill was placed on the Calendar.

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

Sir:

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

By Representative Simpson of Duval and others—

HB 1520—A bill to be entitled An act relating to restricted licenses, amending section 322.16 (2), Florida statutes, allowing a holder of a restricted license to drive a motor vehicle during the last sixty days of said license, after dark.

By The Committee on Public Safety—

CS for HB 1517—A bill to be entitled An act relating to drivers' licenses; amending section 322.18, Florida Statutes; providing for application and issuance of licenses; providing for renewal of delinquent licenses; providing for procedures amending section 322.21, Florida Statutes, relating to delinquent

licenses; relating to fees to be paid to issuing judges; providing an effective date.

By Representatives Matthews and Fincher of Dade—

HB 1285—A bill to be entitled An act relating to the inter-American center authority, members; amending section 554.02(2), Florida Statutes; providing for reimbursement of members of the authority for expenses; providing an effective date.

By Representative Matthews of Dade—

HB 1283—A bill to be entitled An act relating to the inter-American center authority, its trust funds; amending section 554.11, Florida Statutes; providing for trust funds and their expenditure; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

HB 1520, contained in the above message, was read the first time by title and referred to the Committee on Transportation and Highway Safety.

CS for HB 1517, contained in the above message, was read the first time by title. On motion of Senator Hollahan, the rules were waived by two-thirds vote and the bill was placed on the Calendar.

HB 1285, contained in the above message, was read the first time by title. On motion of Senator Hollahan, the rules were waived by two-thirds vote and the bill was placed on the Calendar.

HB 1283, contained in the above message, was read the first time by title. On motion of Senator Hollahan, the rules were waived by two-thirds vote and the bill was placed on the Calendar.

The Honorable James E. Connor
President of the Senate

May 28, 1965

Sir:

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

By Representative Thomas of Bradford and Stone of Escambia—

HB 1434—A bill to be entitled An act relating to public fairs and expositions, regulations; amending chapter 616, Florida Statutes, by amending section 616.001(6), the introductory paragraphs and subsection (1) of section 616.01, sections 616.051 and 616.091(1), (2)(d), (g), (j), (l), adding section 616.092, amending sections 616.15 and 616.17, adding section 616.201, amending sections 616.21, 616.22 and 616.23, and adding section 616.24; providing for chartering, operation, regulation, policing, expenditures of, and powers and duties of commissioner of agriculture with regard to, public fairs and expositions; making violation of provisions of chapter 616, Florida Statutes, a misdemeanor.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

HB 1434, contained in the above message, was read the first time by title and referred to the Committees on Appropriations and Judiciary "B."

The Honorable James E. Connor
President of the Senate

May 29, 1965

Sir:

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

By Representative Ayers of Hernando—

HB 2526—A bill to be entitled An act relating to the city of Brooksville, Hernando county, city charter; amending section 3 of chapter 15103, Laws of Florida, 1931, as amended, by adding the 49th subsection; restricting and limiting the powers of the city commission of Brooksville to sell, float, or

issue bonds, revenue certificates or other forms of indebtedness in excess of one hundred thousand dollars (\$100,000.00) without previous authorization by a majority of the votes cast by registered voters in an election as provided by law; providing an effective date.

Proof of Publication attached.

By Representative Roberts of Palm Beach and others—

HB 2528—A bill to be entitled An act amending the city charter of the city of Boca Raton, Palm Beach county, Florida, House Bill number 151, 1965, by adding section 1.04 providing a procedure for the voluntary annexation of territory to the city and providing for a referendum.

By Representative Griffin of Osceola—

HB 2529—A bill to be entitled An act relating to Osceola county, dog licenses; authorizing the board of county commissioners to require licensing and inoculation of dogs; providing for impounding and disposing of certain animals; authorizing the establishment of rules and regulations; providing that violation thereof is a misdemeanor; authorizing the establishment of a county animal pound; defining certain terms; 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 2526.

HB 2526, contained in the above message, was read the first time by title and placed on the Local Calendar.

HB 2528, contained in the above message, was read the first time by title. On motions of Senator Thomas, the rules were waived by two-thirds vote and HB 2528 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

Evidence of notice and publication was established by the Senate as to HB 2529.

HB 2529, contained in the above message, was read the first time by title. On motions of Senator Bronson, the rules were waived by two-thirds vote and HB 2529 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

The Honorable James E. Connor
President of the Senate

May 31, 1965

Sir:

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

By Representative Ware of Pinellas and others—HB 1992.

By Representative Ayers of Hernando—HB 2526.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

On motion of Senator Young, HB 1992 was returned to the House as requested.

On motion of Senator Johnson (6th), on behalf of Senator Connor who was presiding, the Senate refused to return HB 2526 as requested, and the action of the Senate was certified to the House immediately.

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

Sir:

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

By Representative Papy of Monroe—

HB 2342—A bill to be entitled An act creating the utility board of the City of Key West, Florida, and granting said utility board the full, complete and exclusive power and right to manage, operate, maintain, control, extend, extend beyond the limits of The City of Key West, Florida, in Monroe County, Florida, improve, finance, re-finance the electric public utility now owned by said city and to build, construct and acquire by purchase, gift or otherwise, from time to time, other public utilities and said board shall have all of the powers in connection with such other public utilities that are granted by such special or local bill to the said board with respect to the electric public utility now owned by said city; appointing the first members of said board and fixing their terms of office; providing for the appointment and terms of office of subsequent members of said board; providing the qualifications and compensation for members of said board; prescribing the jurisdiction, powers, functions, authority, franchises, duties and privileges of said board; granting said board the exclusive right to issue and sell from time to time revenue bonds against the income of said public utilities or against the income of any one or more of them at prices determined by said board, and the exclusive right to incur indebtedness against said public utilities or their income; authorizing and empowering the said board to establish, adopt, provide, operate, maintain and assist in the support of a pension system or plan for the relief or social security of disabled or retired officers and employees of said board and to delegate authority for the handling of said plan or system and empowering said board to make contracts of insurance for its officers and employees for life or health or accident insurance and to contract for annuities or pensions and appropriate money for the aforesaid purposes; ratifying all actions heretofore taken in connection with the pension system or plan by the predecessor board; authorizing and empowering the said board to create, establish, provide for, and adopt, maintain, operate and regulate a civil service system and plan for the security of the employees of the said board and to adopt rules and regulations for the government and operation of said civil service system and plan and to appropriate necessary funds for said purpose; providing that the utility board created by said local or special bill shall be the successor to the utility board of the City of Key West, Florida, created and existing by and under chapter 23373, Laws of Florida and acts amendatory thereof and as such successor shall succeed to all the rights, powers, privileges, duties and obligations of its predecessor board; and shall succeed to the title and ownership of all credits, money, assets, choses in action, properties, both real and personal or mixed, of which said predecessor board was possessed of or had title to or used in the operation of or in connection with said electric public utility; further, the title to all such property, real, personal or mixed, is hereby vested in the board created by said local or special bill; repealing all laws or parts of laws, whether general, special, local, or general with local application in conflict to the extent of such conflict; providing the provisions of said local or special bill are severable and if any be held unconstitutional by a competent court the remainder of said local or special bill shall not be affected by such holding; providing that said local or special bill shall be liberally construed; 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 2342.

HB 2342, contained in the above message, was read the first time by title. On motions of Senator Spottswood, the rules were waived by two-thirds vote and HB 2342 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

Sir:

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

By Representative Crews of Baker—

HB 2268—A bill to be entitled An act relating to clerks of circuit courts, fees; authorizing collection of fee for receiving payments from defendants under alimony and support decrees, in any county 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.

By Representative Turlington of Alachua and others—

HB 1511—A bill to be entitled An act relating to public defenders in all judicial circuits having a population of not less than one hundred ten thousand (110,000) persons nor more than one hundred thirty-five thousand (135,000) persons according to the latest official census, such judicial circuits being composed of six (6) counties or more and having one (1) county with population in excess of seventy thousand (70,000) persons; authorizing the public defenders to defend all indigent persons charged with crimes less than capital; to accept and expend, under budget commission controls, contributions from private sources; said act contingent upon contribution of private funds; providing an effective date.

By Representative Usina of St. Johns—

HB 1613—A bill to be entitled An act providing for the distribution of all race track funds accruing to St. Johns County, Florida, under the provisions of Chapters 550 and 551, Florida Statutes, providing for the repeal of conflicting acts, and providing time for taking effect.

Proof of Publication attached.

By Representative Roberts of Palm Beach and others—

HB 1904—A bill to be entitled An act authorizing the board of county commissioners of Palm Beach County to fix and regulate speed limits for the operation of trains in the area of Palm Beach County outside of municipalities when vehicular traffic conditions warrant and public safety and welfare require; relating to procedure with respect thereto; providing that violation of speed limits shall constitute a misdemeanor punishable as such under the general laws of the state of Florida, both as to the railroad itself and the member of the train crew; repealing laws in conflict; providing an effective date.

Proof of Publication attached.

By Representatives Roundtree and Pruitt of Brevard—

HB 1990—A bill to be entitled An act relating to the city of

Cocoa in Brevard county; providing procedures for the disposal of abandoned or confiscated personal property in the possession of the police department; 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 2268, 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 2268 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

HB 1511, contained in the above message, was read the first time by title. On motions of Senator Cross, the rules were waived by two-thirds vote and HB 1511 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

Evidence of notice and publication was established by the Senate as to HB 1613.

HB 1613, contained in the above message, was read the first time by title. On motions of Senator Pope, the rules were waived by two-thirds vote and HB 1613 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

Evidence of notice and publication was established by the Senate as to HB 1904.

HB 1904, contained in the above message, was read the first time by title. On motions of Senator Thomas, the rules were waived by two-thirds vote and HB 1904 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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| Mr. President | Carraway | Davis | Griffin |
| Askew | Clarke | Dressler | Haverfield |
| Barber | Cleveland | Edwards | Henderson |
| Barron | Covington | Friday | Hollahan |
| Bronson | Cross | Gautier | Johns |
| Carlton | Daniel | Gibson | Johnson (19th) |

| | | | |
|---------------|---------|------------|----------|
| Johnson (6th) | Mathews | Ryan | Usher |
| McCarty | Pearce | Spottswood | Whitaker |
| McDonald | Pope | Stratton | Williams |
| McLaughlin | Price | Tapper | Young |
| Mapoles | Roberts | Thomas | |

The bill was certified to the House immediately.

Evidence of notice and publication was established by the Senate as to HB 1990.

HB 1990, 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 1990 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

Sir:

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

By Representative Boyd of Manatee—

HB 2395—A bill to be entitled An act relating to Ellenton fire control district amending section 4 of chapter 59-1539, acts of 1959, prescribing the commissions and fees for assessment and collection of the fire control district. Assessments to be paid to the county tax collector and county tax assessor; and providing for an effective date.

Proof of Publication attached.

By Representative Boyd of Manatee—

HB 2396—A bill to be entitled An act relating to Oneco-Tallavast fire control district amending section 4 of chapter 57-1545, acts of 1957, as previously amended by chapter 59-1533, acts of 1959, prescribing the commissions and fees for assessment and collection of the fire control district assessments to be paid to the county tax collector and county tax assessor; and providing an effective date.

Proof of Publication attached.

By Representative Boyd of Manatee—

HB 2398—A bill to be entitled An act relating to the Trailer Estates fire control district, assessments; amending section 4 of chapter 63-1587, Laws of Florida; prescribing the commissions and fees for assessment; providing that assessments be paid to the county tax collector and the county tax assessor; 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 2395.

HB 2395, contained in the above message, was read the first time by title. On motions of Senator Price, the rules were waived by two-thirds vote and HB 2395 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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| Mr. President | Barron | Carraway | Covington |
| Askew | Bronson | Clarke | Cross |
| Barber | Carlton | Cleveland | Daniel |

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

The bill was certified to the House immediately.

Evidence of notice and publication was established by the Senate as to HB 2396.

HB 2396, contained in the above message, was read the first time by title. On motions of Senator Price, the rules were waived by two-thirds vote and HB 2396 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

Evidence of notice and publication was established by the Senate as to HB 2398.

HB 2398, contained in the above message, was read the first time by title. On motions of Senator Price the rules were waived by two-thirds vote and HB 2398 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

Sir:

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

By Representative Boyd of Manatee—

HB 2399—A bill to be entitled An act relating to Manatee county, superintendent of public instruction; ratifying certain expenses incurred; providing a monthly expense account; providing an effective date.

Proof of Publication attached.

By Representative Boyd of Manatee—

HB 2400—A bill to be entitled An act relating to prosecuting attorney, compensation, in any county of the state having a population of not less than sixty-nine thousand (69,000) nor more than seventy thousand (70,000), according to the latest official decennial census; providing a salary for the prosecuting attorney of the county court in any such county; requiring that said attorney submit a budget annually to the board of county commissioners for the purpose of defraying office expenses; prescribing a method of payment; repealing chapter 59-668, Laws of Florida; providing an effective date.

By Representative Boyd of Manatee—

HB 2401—A bill to be entitled An act relating to Anna Maria

fire control district, taxation; amending section 5 of chapter 27696, Laws of Florida, 1951; prescribing the method of assessment; fixing the duties of the county tax assessor and the county tax collector in connection therewith; providing that assessments be paid to the county tax collector and county tax assessor; 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 2399.

HB 2399, contained in the above message, was read the first time by title. On motions of Senator Price, the rules were waived by two-thirds vote and HB 2399 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

HB 2400, contained in the above message, was read the first time by title. On motions of Senator Price, the rules were waived by two-thirds vote and HB 2400 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

Evidence of notice and publication was established by the Senate as to HB 2401.

HB 2401, contained in the above message, was read the first time by title. On motions of Senator Price, the rules were waived by two-thirds vote and HB 2401 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

The Honorable James E. Connor May 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 2345—A bill to be entitled An act relating to the ac-

quisition, construction, erection, building, enlarging and improving of school buildings, and the furnishing and equipping of said school buildings of the board of public instruction of Levy county, Florida and the acquisition of school equipment; authorizing the issuance of certificates of indebtedness payable from the portion of race track funds accruing annually to Levy county, Florida and allocated to the board of public instruction to pay the cost of such projects and to refund certain outstanding obligations; and providing an effective date.

Proof of Publication attached.

By Representative Smoak of Charlotte—

HB 2304—A bill to be entitled An act relating to Charlotte county, public works; authorizing the board of county commissioners to issue revenue certificates for payment thereof; providing for payment of principal and interest from race track funds and jai alai fronton funds accruing annually to said board; providing an effective date.

Proof of Publication attached.

By Representative Smoak of Charlotte—

HB 2308—A bill to be entitled An act relating to Charlotte county, school facilities; authorizing the board of public instruction to issue promissory notes or revenue certificates for not more than two hundred fifty thousand dollars (\$250,000.00) for the acquisition, construction, repair, improvement and equipment of certain school facilities; providing for payment of such promissory notes or revenue certificates from race track funds accruing to the board of public instruction; 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 2345.

HB 2345, 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 2345 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

Evidence of notice and publication was established by the Senate as to HB 2304.

HB 2304, contained in the above message, was read the first time by title. On motions of Senator Davis, the rules were waived by two-thirds vote and HB 2304 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

Evidence of notice and publication was established by the Senate as to HB 2308.

HB 2308, contained in the above message, was read the first time by title. On motions of Senator Davis, the rules were waived by two-thirds vote and HB 2308 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

The Honorable James E. Connor
President of the Senate

May 28, 1965

Sir:

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

By Representative Williams of Gulf—

HB 2451—A bill to be entitled An act relating to that part of Gulf County north of the south boundary of township 5, south; finding that critical conditions of unemployment exist in certain areas of Gulf County; finding that the development of industrial plants, recreational and agricultural resources are essential to relieve unemployment and to establish a balanced economy in such area; creating the Wewahitchka Development Authority as a public body corporate for the purpose of fostering and implementing agricultural, industrial, tourist and recreational development of certain areas of Gulf County and adjoining areas that will be incidentally benefited; providing for the location of the principal offices of the Wewahitchka Development Authority; providing for the appointment of the members of the Authority and their terms of office; authorizing the Wewahitchka Development Authority to contract with political subdivisions of the State and of the United States of America or agencies thereof and to acquire both real and personal property or rights therein in its own name by purchase or gift; providing for the Wewahitchka Development Authority to make contracts for the construction, lease, sale, and use of projects which it acquires, to accept grants, loans or contributions from the state or any person, firm, corporation or governmental agency, to borrow money, and to issue revenue bonds or certificates for the purpose of paving all or part of the cost of any project of the Wewahitchka Development Authority, providing such bonds should not constitute an indebtedness of the Wewahitchka Development Authority or any political subdivision of the State of Florida within the meaning of constitutional or statutory limitations against indebtedness; providing power for the Wewahitchka Development Authority to approve the issuance of bonds or revenue certificates by certain corporations not for profit for the purpose of financing projects, and providing for the Wewahitchka Development Authority to cooperate with nonprofit corporations to secure exemption from federal income taxation in certain instances, to accept gifts or grants of property from nonprofit corporations, to obtain property in Gulf County and counties that border Gulf County for the purpose of outdoor recreational development and conservation, and to perform such other powers and duties as may be authorized by the legislature; prohibiting the creation of state and county debts by the Wewahitchka Development Authority; providing for the annual audit of the books to be kept by the Wewahitchka Development Authority; providing for liberal construction of this act; providing that notice or publication shall not be required as a prerequisite for the exercise of the power of the Wewahitchka Development Authority of this act; exempting members of the Wewahitchka Development Authority from personal liability; providing for the severability of this act; 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 2451.

HB 2451, 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 2451 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

The Honorable James E. Connor
President of the Senate

May 28, 1965

Sir:

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

By Representative Pruitt and Roundtree of Brevard—

HB 2348—A bill to be entitled An act relating to Brevard county, water and sanitary sewerage authority; providing for the creation of the Brevard county water and sanitary sewerage authority; authorizing the authority to establish a water and sewer system in the unincorporated areas of the county; providing for the construction, acquisition or purchase of water or sewer systems or any combination thereof and improvements, additions and extensions thereto and the operation and maintenance thereof; providing for powers of the authority; providing for optional methods of financing such construction, acquisition, purchase, extension or improvement by the issuance of revenue bonds, revenue certificates, assessment bonds or any combination thereof of said county; providing for the levy and collection of ad valorem taxes, and special assessments on property benefited by construction or acquisition of such systems or improvements to pay such assessment bonds, revenue bonds or certificates or any combination thereof; providing for the fixing and collection of rates and charges to users of such systems to pay such revenue bonds and certificates; providing for the rights, remedies and security of the holders of any such bonds or certificates; providing for payment of preliminary expenses; providing for audit of accounts of the authority; 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 2348.

HB 2348, contained in the above message, was read the first time by title and placed on the Local Calendar.

The Honorable James E. Connor
President of the Senate

May 28, 1965

Sir:

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

By Representative Mitchell of Leon—

HB 2489—A bill to be entitled An act creating a municipal hospital board of the City of Tallahassee, providing for the appointment to and membership of said board, and prescribing the powers and duties of said board and the qualification of members thereof and repealing all laws of parts of laws in conflict with the provisions thereof.

Proof of Publication attached.

By Representative Ayers of Hernando—

HB 2491—A bill to be entitled An act relating to the division of corrections, sale of items produced, processed or manu-

factured by the division, in all counties having a population of not less than ten thousand nine hundred (10,900) and not more than eleven thousand two hundred thirty (11,230), according to the latest official decennial census; authorizing the sale of such items to all municipal boards and agencies, boards of public instruction, district boards and sheriffs in all such counties; authorizing purchase by said agencies, boards and sheriffs; providing an effective date.

By Representative Guilford of Calhoun—

HB 2492—A bill to be entitled An act relating to Calhoun county, race track funds; earmarking fifty thousand dollars (\$50,000.00) per year of the race track moneys allocated to Calhoun county school board for repayment of revenue bonds issued to finance the construction of school buildings; delaying effective date of issuing bonds subject to increase in ad valorem taxation; 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 2489.

HB 2489, contained in the above message, was read the first time by title. On motions of Senator Carraway, the rules were waived by two-thirds vote and HB 2489 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

HB 2491, contained in the above message, was read the first time by title. On motions of Senator Johnson (6th), on behalf of Senator Connor who was presiding, the rules were waived by two-thirds vote and HB 2491 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

Evidence of notice and publication was established by the Senate as to HB 2492.

HB 2492, contained in the above message, was read the first time by title. On motions of Senator Johnson (6th), the rules were waived by two-thirds vote and HB 2492 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

The Honorable James E. Connor
President of the Senate

May 28, 1965

Sir:

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

By Representative Brown of Broward and others—

HB 2471—A bill to be entitled An act to amend Chapter 29446, Special Acts of 1953 (said Chapter 29446 being the Act creating the City of Plantation, Broward County, Florida), as amended, to provide that the City Council may, at its discretion, at any time, by ordinance, establish for the City a system of personnel administration based on merit principles and scientific methods, governing the appointment, promotion, transfer, lay-off, dismissal, suspension, removal and discipline of certain of its officers and employees and other incidents of city employment, said system to be known as a Civil Service System; and providing that the system of personnel administration for Civil Service of all departments of the City not otherwise provided for may be extended from time to time by ordinance.

Proof of Publication attached.

By Representative McPherson of Broward and others—

HB 2473—A bill to be entitled An act to amend chapter 29446, Special Acts of 1953 (said chapter 29446 being the act creating the city of Plantation, Broward county, Florida), as amended, to provide that section 20 of the charter of the city of Plantation be amended by changing the date of municipal elections from the second Tuesday in January, in odd numbered years, to the second Tuesday in February, in odd numbered years, commencing in 1967; and providing that incumbents' terms shall be extended and that they shall have the privilege of continuing in office for the balance of their unexpired terms; 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 2471.

Evidence of notice and publication was established by the Senate as to HB 2473.

House Bills 2471 and 2473, contained in the above message, were read the first time by title and placed on the Local Calendar.

The Honorable James E. Connor
President of the Senate

May 28, 1965

Sir:

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

By Representative Allsworth of Broward and others—

HB 2475—A bill to be entitled An act extending and redefining the territorial limits of the city of Lauderhill, Florida; repealing laws in conflict; providing an effective date.

Proof of Publication attached.

By Representative Turlington of Alachua—

HB 2476—A bill to be entitled An act relating to county court of record, judge and county solicitor; amending sections 4 and 7 of chapter 59-555, Laws of Florida, fixing the compensation of judge and county solicitor of the court of record in counties having a population of not less than seventy thousand (70,000) and not more than seventy-four thousand two hundred (74,200), according to the latest official decennial census; providing an effective date.

By Representative Turlington of Alachua—

HB 2477—A bill to be entitled An act enlarging and extending the corporation limits of the city of High Springs so as to

include therein additional lands in Alachua county; providing for the exercise by said city of jurisdiction, powers, and duties over the area defined in said act; providing for city occupational license taxes in the annexed area; providing for a referendum; and providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate thereon.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to HB 2475.

HB 2475, contained in the above message, was read the first time by title and placed on the Local Calendar.

HB 2476, contained in the above message, was read the first time by title. On motions of Senator Cross, the rules were waived by two-thirds vote and HB 2476 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

Evidence of notice and publication was established by the Senate as to HB 2477.

HB 2477, contained in the above message, was read the first time by title. On motions of Senator Cross, the rules were waived by two-thirds vote and HB 2477 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

The Honorable James E. Connor
President of the Senate

May 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 2450—A bill to be entitled An act amending Section 8 of Chapter 59-1657, Laws of Florida, Special Acts of 1959, relating to the creation and incorporation of the North Orange Memorial Hospital Tax District, Orange County, Florida, by providing for the issuance of revenue certificates; and for the payment of principal thereof and interest thereon from the operation of hospital facilities in such district; and providing an effective date.

Proof of Publication attached.

By Representative Lancaster of Gilchrist—

HB 2453—A bill to be entitled An act relating to the board of public instruction, compensation, in any county having a population of not more than two thousand eight hundred seventy (2,870), according to the latest official decennial census; pro-

viding compensation for the chairman of the board of public instruction; providing an effective date.

By Representative Bennett of Bay—

HB 2454—A bill to be entitled An act amending Section 209 of the Charter of the City of Panama City, Florida, relating to the leasing of undertakings from which said City receives or will receive fees, rentals or other revenues, said Charter being Chapter 63-1757, Laws of Florida, 1963; providing that the time limitation upon such leasing therein contained shall have no application to the lease or rental of facilities of waterfront developments, or to any property leased to the Panama City Port Authority; repealing all laws in conflict herewith, and reciting the 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 2450.

HB 2450, 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 2450 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

HB 2453, 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 2453 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

Evidence of notice and publication was established by the Senate as to HB 2454.

HB 2454, contained in the above message, was read the first time by title. On motions of Senator Barron, the rules were waived by two-thirds vote and HB 2454 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

The Honorable James E. Connor
 President of the Senate

May 28, 1965

Sir:

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

By Representative Boyd of Manatee—

HB 2393—A bill to be entitled An act relating to Samoset fire control district amending section 4 of chapter 57-1544, acts of 1957, as previously amended by chapter 59-1540, acts of 1959, prescribing the commissions and fees for assessment and collection of the fire control district assessments to be paid to the county tax collector and county tax assessor; and providing an effective date.

Proof of Publication attached.

By Representative Boyd of Manatee—

HB 2394—A bill to be entitled An act relating to the Palmetto fire control district, special assessments and charges; amending sections 7 and 10 of chapter 63-1580, Laws of Florida; clarifying the intent of certain terms used in said act; providing for special assessment on trailers used primarily as residences; authorizing a reasonable charge for the fighting of fires in motor vehicles and providing for a lien on said motor vehicles to enforce collection of the charge; reducing compensation of tax assessor and tax collector for their services in connection with the district; 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 2393.

HB 2393, contained in the above message, was read the first time by title. On motions of Senator Price, the rules were waived by two-thirds vote and HB 2393 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

Evidence of notice and publication was established by the Senate as to HB 2394.

HB 2394, contained in the above message, was read the first time by title. On motions of Senator Price, the rules were waived by two-thirds vote and HB 2394 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

The Honorable James E. Connor
 President of the Senate

May 28, 1965

Sir:

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

By Representative Mattox of Polk and others—

HB 2286—A bill to be entitled An act relating to a claims court in Polk county, fees; amending sections 1, and 9, of chapter 63-633, Laws of Florida; providing for omission of certain jurisdictional requirements when the claim or demand does not exceed five hundred dollars (\$500.00); providing for increase in certain filing fees and additional fee for issuing witness subpoena; providing an effective date.

Proof of Publication attached.

By Representative Smith of Taylor—

HB 2283—A bill to be entitled An act relating to constables; expense allowance, in any county in the state having a population of not less than thirteen thousand (13,000) and not more than fourteen thousand (14,000), according to the latest official decennial census; authorizing the board of county commissioners to pay to the constable of justice of the peace district no. 2 monthly expense allowance; providing an effective date.

By Representative Wilder of Levy—

HB 2281—A bill to be entitled An act providing for the distribution of all race track funds accruing to Levy county, Florida under the provisions of chapters 550 and 551, Florida Statutes; providing for the repeal of conflicting acts; 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 2286.

HB 2286, contained in the above message, was read the first time by title. On motions of Senator Griffin, the rules were waived by two-thirds vote and HB 2286 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

HB 2283, 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 2281.

HB 2281, 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 2281 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

The Honorable James E. Connor
President of the Senate

May 28, 1965

Sir:

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

By Representative Boyd of Manatee—

HB 2402—A bill to be entitled An act relating to the Cedar Hammock fire control district, commissions and fees; amending section 4 of chapter 57-1546, Laws of Florida, as amended by chapter 59-1538, Laws of Florida; prescribing the commissions and fees for assessment and providing for collection thereof; providing an effective date.

Proof of Publication attached.

By Representative Boyd of Manatee—

HB 2403—A bill to be entitled An act relating to Westside fire control district, taxation; amending section 5 of chapter 61-2445, Laws of Florida; prescribing the commissions and fees for assessment and collection of the fire control district; providing that assessments be paid to the county tax collector and county tax assessor; providing an effective date.

Proof of Publication attached.

By Representative Huntley of Clay—

HB 2212—A bill to be entitled An act relating to Clay county, board of public instruction; providing for enlargement and improvement of school buildings and other existing facilities and acquisition or construction of new facilities including buildings, sites and equipment; authorizing the board to issue revenue certificates for payment thereof; providing for payment of principal and interest from a portion of the race track funds accruing annually to Clay county; 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 2402.

HB 2402, contained in the above message, was read the first time by title. On motions of Senator Price, the rules were waived by two-thirds vote and HB 2402 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

Evidence of notice and publication was established by the Senate as to HB 2403.

HB 2403, contained in the above message, was read the first time by title. On motions of Senator Price, the rules were waived by two-thirds vote and HB 2403 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

| | | | |
|---------|------------|----------|----------|
| Price | Spottswood | Thomas | Williams |
| Roberts | Stratton | Usher | Young |
| Ryan | Tapper | Whitaker | |

The bill was certified to the House immediately.

Evidence of notice and publication was established by the Senate as to HB 2212.

HB 2212, contained in the above message, was read the first time by title. On motions of Senator Johns, the rules were waived by two-thirds vote and HB 2212 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

Sir:

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

By Representative Mitchell of Leon—

HB 2479—A bill to be entitled An act amending Section 30 of Chapter 8374, Laws of Florida, Acts of 1919, entitled "AN ACT to abolish the present municipal government of the City of Tallahassee, in the County of Leon, in the State of Florida, and to Create, Establish and Organize a Municipality to be Known and Designated As the City of Tallahassee, and to Define Its Territorial Boundaries and to Provide for Its Government, Jurisdiction, Powers, Franchises and Privileges", as amended by Chapter 31294, Laws of Florida, Acts of 1955, and Chapter 57-1881, Laws of Florida, Acts of 1957, relating to the duties of the City Attorney and City Solicitor by providing that the City Attorney and the City Solicitor shall have the power and authority to take the oaths of persons making affidavits as a predicate for the issuance of search warrants by the Municipal Judge or an Associate Municipal Judge.

Proof of Publication attached.

By Representative Mitchell of Leon—

HB 2481—A bill to be entitled An act amending Section 117 of Chapter 8374, Laws of Florida, Acts of 1919, entitled "AN ACT to Abolish the Present Municipal Government of the City of Tallahassee, in the County of Leon, in the State of Florida, and to Create, Establish and Organize a Municipality to be Known and Designated As the City of Tallahassee, and to Define Its Territorial Boundaries and to Provide for Its Government, Jurisdiction, Powers, Franchises and Privileges", which section relates to compensation of officers and employees and the collection and paying over of moneys collected by officers and employees, repealing all laws or parts of laws in conflict herewith, and establishing 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 2479.

HB 2479, contained in the above message, was read the first time by title. On motions of Senator Carraway, the rules were waived by two-thirds vote and HB 2479 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

Evidence of notice and publication was established by the Senate as to HB 2481.

HB 2481, contained in the above message, was read the first time by title. On motions of Senator Carraway, the rules were waived by two-thirds vote and HB 2481 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

The Honorable James E. Connor May 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 2458—A bill to be entitled An act granting to John E. Goode, an employee of the city of Jacksonville, employed in the police department continuously since September 12, 1964, who was previously employed on September 16, 1957, and who left the service of the city on July 28, 1964, and was re-employed in said police department, full service credit for his years of previous service with the city for purposes of statutory service raises, seniority credits and other benefits as if said service had been continuous within the meaning of the civil service laws of the city and the laws affecting statutory service raises; providing an effective date.

Proof of Publication attached.

By Representative Stallings of Duval and others—

HB 2461—A bill to be entitled An act granting to William H. Seaward, Jr., an employee in the highway department of the city of Jacksonville, and member of the employees pension fund created by chapter 18610, Laws of Florida, acts of 1937, as amended, full credit in said pension fund for a prior period of service with the city as if said service had been continuous within the meaning of said pension fund law, under certain conditions; 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 2458.

HB 2458, 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 2458 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

Evidence of notice and publication was established by the Senate as to HB 2461.

HB 2461, 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 2461 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

Sir:

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

By Representative Owens of Martin—

HB 2494—A bill to be entitled An act creating a small claims court in Martin County, Florida, which will succeed to the powers and duties of the small claims court now functioning in said County by virtue of a special act; providing for the appointment and election of a judge for the said court and fixing his compensation, duties and term of office; providing for a judge ad litem; providing for a clerk and assistants for said court, and fixing the powers and duties of said clerk; providing for the jurisdiction of said court and for a graduated system of filing fees; providing generally for a forum for the prompt and inexpensive trial of small claims cases; providing for jury trials; providing for service of process by registered or certified mail and constructive service; providing that the sheriff shall be the executive officer of said court and providing for a summary method of sheriff's sale under executions issuing out of said court; providing for proceedings supplemental to execution and for appeals; providing for recording of judgments of said court and effect of lien thereof; providing for a court registry and fees therefor; providing for cash bonds and fees; providing for appointment of attorneys under Soldiers' and Sailors' Relief Act and fees therefor; providing for quarters for said court and the furnishing of certain items by the county commission; providing for the constitutionality of this act, repealing laws in conflict herewith and providing the effective date of this act.

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 2494.

HB 2494, contained in the above message, was read the first time by title. On motions of Senator Bronson, the rules were waived by two-thirds vote and HB 2494 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

The Honorable James E. Connor
President of the Senate

May 28, 1965

Sir:

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

By Representative Smoak of Charlotte—

HB 2467—A bill to be entitled An act relating to Charlotte county, board of public instruction; authorizing the Charlotte county board of public instruction to discontinue payment of commissions for collecting and levying taxes for the county school fund; providing for the termination of such payments; repealing those provisions of chapter 63-707, Laws of Florida, that are in conflict herewith; providing an effective date.

Proof of Publication attached.

By Representative Eddy of Broward and others—

HB 2472—A bill to be entitled An act to amend Chapter 29446, Special Acts of 1953 (said Chapter 29446 being the Act creating the City of Plantation, Broward County, Florida), as amended, the present Amendment relating to and having as its purpose the addition to, consolidation, establishment, confirmation and definite delineation of the present boundaries of the City of Plantation, Broward County, Florida.

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 2467.

HB 2467, contained in the above message, was read the first time by title. On motions of Senator Davis, the rules were waived by two-thirds vote and HB 2467 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

Evidence of notice and publication was established by the Senate as to HB 2472.

HB 2472, contained in the above message, was read the first time by title and placed on the Local Calendar.

The Honorable James E. Connor
President of the Senate

May 28, 1965

Sir:

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

By Representative Walker of Collier—

HB 2435—A bill to be entitled An act relating to stone crabs,

possession, in any county in the state having a population of not less than fifteen thousand seven hundred (15,700) and not more than sixteen thousand four hundred (16,400), according to the latest official decennial census; providing for the possession of stone crabs for personal consumption at all times; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

HB 2435, contained in the above message, was read the first time by title. On motions of Senator Friday, the rules were waived by two-thirds vote and HB 2435 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

Sir:

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

By Representative Ayers of Hernando—

HB 2360—A bill to be entitled An act relating to Hernando county, board of public instruction; authorizing the board to pay premiums for health insurance for school teachers; providing an effective date.

Proof of Publication attached.

By Representatives Coble and Sweeny of Volusia—

HB 2340—A bill to be entitled An act relating to the relief of Bettie J. Beers, George A. Beers, Karen Elizabeth Beers and Tracey A. Beers; providing an appropriation from the Volusia County General Revenue Fund to compensate them for damages inflicted upon them by the death of their husband and father; providing an effective date.

Proof of Publication attached.

By Representative Land of Orange and others—

HB 2364—A bill to be entitled An act relating to all counties in the state having a population of not less than two hundred and thirty thousand (230,000) and not more than three hundred thousand (300,000) according to the latest official decennial census; providing for deputy constables in district one (1), district two (2) and district three (3) of each of said counties; providing for the number, compensation and control of such deputy constables; 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 2360.

HB 2360, contained in the above message, was read the first time by title. On motions of Senator Johnson (6th), on behalf of Senator Connor who was presiding, the rules were waived by two-thirds vote and HB 2360 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

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

The bill was certified to the House immediately.

Evidence of notice and publication was established by the Senate as to HB 2340.

HB 2340, contained in the above message, was read the first time by title. On motions of Senator Gautier, the rules were waived by two-thirds vote and HB 2340 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

HB 2364, 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 2364 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

Sir:

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

By Representatives Coble and Sweeny of Volusia—

HB 2358—A bill to be entitled An act relating to Volusia county, felony court of record; establishing a felony court of record in and for Volusia county; prescribing the criminal jurisdiction of the court, terms, practice and procedure; providing for the appointment, election, qualification, term, duties and compensation of the judge of the felony court of record; providing that the clerk of the circuit court of Volusia county shall be the clerk of the felony court of record and as such officer shall perform all duties required by law and receive the same compensation as he now receives as clerk of the circuit court for similar services; providing that the sheriff of Volusia county shall be the executive officer of the felony court of record and that he shall as such officer perform all the duties required by law and shall receive the same compensation as he receives for similar services as sheriff of Volusia county; providing that the state attorney for the seventh (7th) judicial circuit of Florida shall be the prosecuting officer of this court and he shall perform all duties required by law and shall receive the same compensation as he receives for similar services in the circuit court of that circuit; providing that criminal cases shall be tried by jury which shall be selected and serve the same as jurors in circuit court; providing how and in what manner appeals may be taken from such felony court of record; providing for the repeal of all laws in conflict herewith; 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 2358.

HB 2358, contained in the above message, was read the first time by title. On motions of Senator Gautier, the rules were waived by two-thirds vote and HB 2358 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

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

By Representative Bennett of Bay—

HB 2455—A bill to be entitled An act amending Section 92 of the Charter of the City of Panama City, Florida, being a part of Article VI of said Charter, relating to pensions for employees of said City; reducing from five to one the number of years of continuous, full time service required to be eligible for membership in the pension plan for said employees; providing that all members be at least twenty-one years and not more than fifty-five years of age; repealing all laws in conflict herewith, and reciting the effective date.

Proof of Publication attached.

By Representative Schultz of Duval and others—

HB 2456—A bill to be entitled An act authorizing and empowering the board of county commissioners of Duval county, Florida, to make appropriations and donations to the Duval county dental research clinic, inc., a corporation not for profit.

Proof of Publication attached.

By Representative Schultz of Duval and others—

HB 2457—A bill to be entitled An act relating to members of county boards of public instruction in all counties of the state having a population of four hundred fifty thousand (450,000) or more according to the last federal state-wide decennial census and not having home rule under the constitution, wherein the county superintendent of public instruction is subject to appointment under certain conditions by virtue of the amendment to the state constitution, adopted in 1956; authorizing the appointment and subsequent election of two additional members in each such county; providing terms of office; 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 2455.

HB 2455, contained in the above message, was read the first time by title. On motions of Senator Barron, the rules were waived by two-thirds vote and HB 2455 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

Evidence of notice and publication was established by the Senate as to HB 2456.

HB 2456, 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 2456 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

HB 2457, contained in the above message, was read the first time by title and placed on the Local Calendar.

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

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

By Representative Knopke of Hillsborough and others—

HB 2074—A bill to be entitled An act creating a civil court of record in each county in this state having a population of not less than three hundred ninety thousand (390,000) and not more than four hundred fifty thousand (450,000), according to the latest official statewide decennial census; providing for a judge for said court and for his term of office, compensation, and duties; prescribing the jurisdiction of said court over all civil claims at law of amounts up to fifteen hundred dollars (\$1,500) inclusive of all landlord and tenant cases and proceedings relating to forcible entry or unlawful detention of lands and tenements; prescribing the pleading, practice, and service of notice of proceedings therein; providing for the filing and trial of cases away from the county seat; providing for a clerk of said court and for his duties; providing for the method and manner of appeals; repealing chapter 25574, Laws of Florida, acts of 1949, which established a civil claims court in such counties; and providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

HB 2074, 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 2074 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

The Honorable James E. Connor
President of the Senate

May 28, 1965

Sir:

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

By Representative Roddenberry of Wakulla—

HB 2166—A bill to be entitled An act relating to tax certificates, cancellation, in any county having a population of not less than four thousand six hundred (4,600) and not more than five thousand three hundred (5,300) according to the latest official decennial census; directing the clerk of the circuit court in any such county to cancel and destroy certain tax certificates; providing an effective date.

By Representative Papy of Monroe—

HB 1965—A bill to be entitled An act authorizing and empowering the Board of County Commissioners of Monroe County, Florida and the Florida State Road Department to pay the electric bills incurred in lighting primary and secondary roads in said County, as part of the maintenance of said roads, out of Monroe County, Florida Secondary Road Funds; repealing all laws and parts of laws, whether general, special or local, in conflict with this act to the extent of such conflict; and providing when this act shall take effect.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

HB 2166, 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 2166 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

Evidence of notice and publication was established by the Senate as to HB 1965.

HB 1965, contained in the above message, was read the first time by title. On motions of Senator Spottswood, the rules were waived by two-thirds vote and HB 1965 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

The Honorable James E. Connor
President of the Senate

May 28, 1965

Sir:

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

By Representative Smoak of Charlotte—

HB 2305—A bill to be entitled An act relating to Charlotte county, race track funds; providing for the distribution of all race track funds accruing to the county under the provisions of chapters 550 and 551, Florida Statutes; providing an effective date.

Proof of Publication attached.

By Representative Smoak of Charlotte—

HB 2355—A bill to be entitled An act amending chapter 61-1980, Laws of Florida, Acts of 1961, and amending chapter 63-1201, Laws of Florida, Acts of 1963; authorizing the board of county commissioners of Charlotte county to appropriate annually an amount not to exceed thirty-five hundredths (.35) mills from the general fund for the support of free public libraries in Charlotte county; providing an effective date.

Proof of Publication attached.

By Representative Williams of Gulf—

HB 2383—A bill to be entitled An act relating to Gulf county, appropriating race track funds; authorizing the board of county commissioners to issue and sell interest-bearing negotiable certificates of indebtedness; prescribing the use of the proceeds; authorizing the pledging of certain portions of race track funds; 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 2305.

HB 2305, contained in the above message, was read the first time by title. On motions of Senator Davis, the rules were waived by two-thirds vote and HB 2305 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

Evidence of notice and publication was established by the Senate as to HB 2355.

HB 2355, contained in the above message, was read the first time by title. On motions of Senator Davis, the rules were waived by two-thirds vote and HB 2355 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

Evidence of notice and publication was established by the Senate as to HB 2383.

HB 2383, contained in the above message, was read the first time by title and placed on the Local Calendar.

The Honorable James E. Connor
President of the Senate

May 28, 1965

Sir:

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

By Representative Guilford of Calhoun—

HB 2387—A bill to be entitled An act relating to county boards of public instruction, race track funds; authorizing the county board of public instruction in any county of the state having a population of not less than seven thousand four hundred (7,400) and not more than seven thousand six hundred (7,600), according to the latest official decennial census, to earmark and set aside a portion of the race track funds for the repayment of revenue bonds issued to finance the construction and maintenance of school buildings; providing an effective date.

By Representative Inman of Gadsden—

HB 2413—A bill to be entitled An act relating to school plants, providing for the acquisition, construction, erection, building, enlarging and improving of school buildings, their furnishings, and equipment by the board of public instruction of any county in the state having a population of not less than forty thousand (40,000) and not more than forty-five thousand (45,000) according to the latest decennial census; authorizing the issuance of certificates of indebtedness payable from a portion of race track funds accruing annually to such county and allocated to the board of public instruction to pay the cost of such projects; providing an effective date.

By Representative Walker of Collier—

HB 2214—A bill to be entitled An act relating to gasoline revenue tax funds, expenditures, in all counties of the state having a population of not less than fifteen thousand seven hundred (15,700) and not more than sixteen thousand four hundred (16,400), according to the latest official decennial census; authorizing certain expenditures of such funds; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

HB 2387, contained in the above message, was read the first time by title. On motions of Senator Johnson (6th), the rules were waived by two-thirds vote and HB 2387 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

HB 2413, contained in the above message, was read the first time by title. On motions of Senator Johnson (6th), the rules were waived by two-thirds vote and HB 2413 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

HB 2214, contained in the above message, was read the first time by title. On motions of Senator Friday, the rules were waived by two-thirds vote and HB 2214 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

The Honorable James E. Connor
President of the Senate

May 28, 1965

Sir:

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

By Representatives Coble and Sweeny of Volusia—

HB 2462—A bill to be entitled An act relating to judges, mileage expense, in any county in the state having a population of not less than one hundred twelve thousand (112,000) and not more than one hundred seventy thousand (170,000) according to the latest official decennial census; repealing chapter 25289, Laws of Florida, 1949; providing an effective date.

By Representative Peebles of Glades—

HB 2463—A bill to be entitled An act relating to welfare, county, in any county in the state having a population of not less than two thousand nine hundred (2,900) nor more than three thousand (3,000), according to the latest official decennial census; creating a county welfare board; prescribing its powers and duties; providing for its financial support; providing qualifications of its members; providing an effective date.

By Representative Thomas of Bradford—

HB 2464—A bill to be entitled An act relating to the superintendent of public instruction, compensation, in any county having a population of not less than twelve thousand three hundred eighty (12,380) nor more than twelve thousand four hundred ninety (12,490), according to the latest official decennial census; directing the board of public instruction of any such county to pay the superintendent of public instruction of such county compensation that shall be at least five per cent (5%) more than that of any other county school board employee; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

HB 2462, contained in the above message, was read the first time by title. On motions of Senator Gautier, the rules were waived by two-thirds vote and HB 2462 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

HB 2463, 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 2463 was read the second

time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

HB 2464, contained in the above message, was read the first time by title and placed on the Local Calendar.

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

Sir:

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

By Representative Thomas of Bradford—

HB 2465—A bill to be entitled An act relating to the board of county commissioners, authority, in any county in the state having a population of not less than twelve thousand three hundred eighty (12,380) and not more than twelve thousand four hundred ninety (12,490), according to the latest official decennial census; authorizing the board of county commissioners to use county-owned equipment for maintenance and construction of municipal streets or bridges within such counties; providing that the board may also authorize the use of county-owned equipment upon request for its use by any public board, agency, or authority in such counties; authorizing such board to contract with or without advertising for bids; providing an effective date.

By Representative O'Neill of Marion—

HB 2466—A bill to be entitled An act authorizing the board of county commissioners in any county in the state having a population of not less than fifty-one thousand (51,000) and not more than fifty-three thousand (53,000) according to the latest official decennial census to transfer funds collected for homes for the aged to the board of trustees of any hospital district established in said county; and providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

HB 2465, contained in the above message, was read the first time by title. On motions of Senator Johns, the rules were waived by two-thirds vote and HB 2465 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

HB 2466, contained in the above message, was read the first time by title. On motions of Senator Edwards, the rules were waived by two-thirds vote and HB 2466 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

The Honorable James E. Connor
President of the Senate

May 28, 1965

Sir:

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

By Representative Mitchell of Leon—

HB 2480—A bill to be entitled An act amending Section 39 of Chapter 8374, Laws of Florida, Acts of 1919, entitled "AN ACT to abolish the present municipal government of the city of Tallahassee, in the county of Leon, in the state of Florida, and to create, establish and organize a municipality to be known and designated as the city of Tallahassee, and to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges", as the same was amended by Section 1 of Chapter 13493, Laws of Florida, Acts of 1927, which section relates to the police force of the City of Tallahassee, its composition, the powers and duties of the chief of police and providing for the taking of bail bonds by the chief of police or his designee in accordance with the schedule of bail bonds for various offenses to be filed by the municipal judge, holding the chief of police responsible for the collection and accounting for all moneys due the City of Tallahassee from bail bonds, repealing all laws or parts of laws that conflict herewith; and providing an effective date.

Proof of Publication attached.

By Representative Chaires of Dixie—

HB 2483—A bill to be entitled An act pertaining to the charter of the town of Horseshoe Beach, Florida, Chapter 63-1429, Laws of Florida, 1963; amending Section 4 by requiring city officials to be qualified electors and providing qualifications of electors; amending Section 10 by requiring thirty (30) days notice and a public hearing prior to the adoption of an ordinance; amending Section 12 by requiring the municipal judge a qualified elector; providing an effective date, and for a referendum.

—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 2480.

HB 2480, contained in the above message, was read the first time by title. On motions of Senator Carraway, the rules were waived by two-thirds vote and HB 2480 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

HB 2483, 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 2483 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

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

HB 1397—A bill to be entitled An act relating to the city of Pensacola, Escambia county, civil service system; amending chapter 63-1775, Laws of Florida, by adding section 14A; providing that persons employed by the city for purposes of participation in federally sponsored or aided projects shall not be included within the civil service system of the city; providing an effective date.

—pending roll call having been reconsidered on May 18.

By unanimous consent, Senator Askew offered the following amendment which was adopted:

In Section 1, lines 8 and 9, page 1, strike: “federally sponsored or aided projects, such as the economic opportunity act of 1964;” and insert the following: the federally sponsored Economic Opportunity Act of 1964, as amended;

By unanimous consent, Senator Askew also offered the following amendment which was adopted:

In title, line 6, page 1, strike: “federally sponsored or aided projects” and insert the following: the Federal Economic Opportunity Act of 1964, as amended,

On motion of Senator Askew, HB 1397, as amended, was read in full and passed. The vote was: Yeas—43. Nays—None.

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

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

On motions of Senator Young, House Bills 1063 and 1993 were withdrawn from the General Calendar and placed on the Local Calendar.

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

SB 360—A bill to be entitled An act relating to central and southern Florida flood control district, group insurance; authorizing the board of governors of the district to adopt a plan of group insurance for its members, officers and employees and their families; authorizing the payment of a part of the premiums therefor; ratifying group insurance agreements now in effect which conform with provisions of this act; providing an effective date.

On motion of Senator Ryan, the rules were waived by two-thirds vote and SB 360 was read the second time by title.

The Committee on Insurance offered the following amendment which was adopted on motion of Senator Ryan:

In Section 1, strike: all of Section 1 and insert a new Section 1 to read as follows:

Section 1. The governing board of the central and southern Florida flood control district is authorized in its discretion to set up, adopt and provide a plan of group life, health, accident, hospitalization, or major medical insurance for the members, officers or employees of the district and in connection therewith to enter into agreements with insurance companies and to do and perform any and all other acts necessary to provide for and carry out any such plan of group insurance so adopted.

Senator Ryan offered the following amendment which was adopted:

In Section 1, following words “a plan of group” strike “life,”

The Committee on Insurance offered the following amendment which was adopted on motion of Senator Ryan:

In the Title in line five strike the words “and their families”

On motion of Senator Ryan, the rules were waived by two-

The bill was certified to the House immediately.

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

Sir:

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

By Representative Wilks of Santa Rosa—

HB 2468—A bill to be entitled An act relating to Santa Rosa county, jury commission, amending section 1, chapter 31257, laws of Florida, 1955; abolishing all offices of the commission created by said chapter; creating new offices for the commission and providing for appointment of one (1) member from each county commissioner district; providing an effective date.

Proof of Publication attached.

By Representative Chaires of Dixie—

HB 2484—A bill to be entitled An act to abolish the town of Horseshoe Beach in Dixie County, Florida; said town having been organized under the provisions of Chapter 63-1429, Laws of Florida, 1963; providing for the payment of its debts; and providing an effective date.

By Representative Wilks of Santa Rosa—

HB 2469—A bill to be entitled An act relating to Santa Rosa county, election commission; amending section 2 of chapter 31259, Laws of Florida, 1955; abolishing all offices of the Commission created by said chapter; creating new offices for the commission and providing for appointment of one (1) member from each county commissioner district; 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 2468.

HB 2468, contained in the above message, was read the first time by title and placed on the Local Calendar.

HB 2484, 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 2484 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

Evidence of notice and publication was established by the Senate as to HB 2469.

HB 2469, contained in the above message, was read the first time by title and placed on the Local Calendar.

thirds vote and SB 360, as amended, was read the third time in full and passed. The vote was: Yeas—43. Nays—None.

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

The bill was ordered engrossed and certified to the House immediately.

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

SB 1231—A bill to be entitled An act providing for the appointment, duties, powers and compensation of two (2) additional assistant state attorneys in all judicial circuits in the state of Florida having a population of not less than 250,000 persons nor more than 260,000 persons according to the last official federal decennial census; providing the places of residence and term of office of such assistant state attorneys, and providing an effective date.

On motions of Senator Davis, the rules were waived by two-thirds vote and SB 1231 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

HB 2408—A bill to be entitled An act relating to Gilchrist county; amending Section 1, Chapter 63-942, Laws of Florida, to provide that the first twenty-five thousand dollars (\$25,000.00) of race track funds accruing annually to said county be used for the payment of principal and interest of indebtedness and terminating the distribution of race track funds to the capital outlay fund of the board of county commissioners of said county; and providing an effective date.

On motions of Senator Usher, the rules were waived by two-thirds vote and HB 2408 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

HB 2409—A bill to be entitled An act relating to Gilchrist county, allocation of race track funds; authorizing the board of county commissioners of Gilchrist county to acquire land and construct and equip buildings for child training centers and for county purposes; authorizing the issuance of certificates of indebtedness payable from the first twenty-five thou-

sand dollars (\$25,000.00) of race track funds accruing annually to such board of county commissioners to pay the costs of such projects; providing an effective date.

On motions of Senator Usher, the rules were waived by two-thirds vote and HB 2409 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

Senator Askew presiding.

On motion of Senator Tapper, SCR 1338 was withdrawn from the Committee on Resolutions and Memorials and placed on the Calendar.

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

SCR 1338—A resolution authorizing the legislative council to make a study of taxes and imposts imposed upon the ownership and operation of motor vehicles; authorizing the establishment of a committee and an advisory committee; providing for the payment of expenses.

Which was read the second time in full, adopted, and certified to the House immediately.

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

HB 2144—A bill to be entitled An act authorizing the Board of County Commissioners of Monroe County, Florida to pay each of the members of said Board for mileage actually traveled, including attendance at meetings of said board, and a per diem allowance while attending to County business within Monroe County and beyond the limits of Monroe County; designating the fund out of which such amounts shall be paid; declaring the legislative intent in passing this act; repealing all laws and parts of laws, whether general, special or local, in conflict with this act to the extent of such conflict; and providing when this act shall take effect.

On motions of Senator Spottswood, the rules were waived by two-thirds vote and HB 2144 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

HB 2145—A bill to be entitled An act amending Section 10 of Chapter 61-2503, Laws of Florida, Acts of the Legislature Year 1961, same being an act entitled "An Act authorizing and empowering the Board of County Commissioners of Monroe County, Florida, to adopt zoning and building regulations in the territory within Monroe County which is not included in the corporate limits of any city or town; authorizing and empowering said Board of County Commissioners to divide said territory into districts or zones, and to regulate and restrict the uses of lands, water, buildings and other structures for trade, industry, residence or other purposes within said districts or zones, and to

regulate and restrict the construction, reconstruction, erection, alteration, repair, height, number of stories, size and location of buildings and other structures within said districts or zones, and to regulate and restrict the area, dimensions and size of lots or tracts of land or yards, and the percentage and portion of lots that may be occupied in connection with the construction and location of buildings or other structures within said districts or zones; authorizing the adoption, change and enforcement of codes; providing for the method of procedure and appointment of a Zoning Board and prescribing its powers and duties; appointment of a Board of Adjustment and prescribing its powers and duties, and of administrative officials and their powers and duties; providing for certain appeals to such Board of Adjustment from orders, requirements, decisions, determinations or actions of administrative officials; providing for review by the Board of County Commissioners of decisions and actions taken by the Board of Adjustment and Zoning Board; limiting the time for taking such appeals or applying for such reviews; providing for application to the Circuit Court of the County for relief in certain cases, and limiting the time in which such application may be made; authorizing a system of fees to be charged, and authorizing expenditures in order to carry out the provisions of this Act; prescribing procedures of enforcing the rules, orders and regulations adopted under authority of this Act; and prescribing penalties for the violation of this Act or any code; repealing all laws and parts of laws in conflict herewith; ratifying actions taken by said Board of County Commissioners under Chapter 59-1576, Laws of Florida, Acts of the Legislature, year 1959; and providing when this Act shall take effect", by limiting the time in which application may be made to the Board of County Commissioners for modification or rescission or any regulation, restriction or resolution adopted by said Board pursuant to the provisions of said Chapter 61-2503; repealing all laws and parts of laws, whether general, special or local, in conflict with this act to the extent of such conflict; and providing when this act shall take effect.

On motions of Senator Spottswood, the rules were waived by two-thirds vote and HB 2145 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

HB 2147—A bill to be entitled An act amending Section 7 of Chapter 63-1633, Laws of Florida, Acts of the Legislature Year 1963, same being an act entitled "An Act authorizing and empowering the director of building and zoning of Monroe County to condemn buildings, residences and other structures which are obsolete and which have become dangerous to the public or as a fire hazard; to declare the same a nuisance; authorizing said director to require removal of such structures or to demolish, tear down or destroy such condemned buildings; providing for notice to the owners of such condemned structures; providing procedures for appealing to the Board of County Commissioners; providing for impressing a lien for the cost of removal on the underlying realty", by authorizing the chiefs of volunteer fire departments, in lieu of the deputy state fire marshal, to act with the building and zoning director and chief building inspector in the condemnation of buildings or structures; repealing all laws and parts of laws, whether general, special or local, in conflict with this act to the extent of such conflict; and providing when this act shall take effect.

On motions of Senator Spottswood, the rules were waived by two-thirds vote and HB 2147 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. 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) | Pearce | Tapper |
| Gibson | Johnson (6th) | Pope | Thomas |
| Griffin | McCarty | Price | Usher |
| Haverfield | McDonald | Roberts | Whitaker |
| Henderson | McLaughlin | Ryan | Williams |
| Hollahan | Mapoles | Spottswood | Young |
| Johns | Mathews | Stratton | |

The bill was certified to the House immediately.

SPECIAL ORDER CALENDAR

SB 698—A bill to be entitled An act relating to alcoholic beverages, unlawful sale or serving; amending section 562.11 (1), Florida Statutes; providing for defense to prosecution for unlawful sale or serving to minor.

Was taken up, pending roll call, having been read the third time as amended on May 28.

On motion of Senator Dressler, the rules were waived by two-thirds vote and SB 698 was placed back on Second Reading.

Senator Dressler offered the following amendment which was adopted:

In Section 1, strike: all of sub-section (1) (b) and insert the following: (b) Any person charged with violating the provisions of sub-section (a) above shall be discharged therefrom should he affirmatively prove reasonable diligence in trying to comply with sub-section (a) above.

On motion of Senator Dressler, the rules were waived by two-thirds vote and SB 698, as further amended, was read in full and passed. The vote was:

Yeas—19.

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| Barber | Davis | Johnson (6th) | Thomas |
| Bronson | Dressler | McLaughlin | Usher |
| Carraway | Gibson | Mathews | Whitaker |
| Clarke | Griffin | Roberts | Williams |
| Cross | Johns | Ryan | |

Nays—17.

| | | | |
|------------|----------------|------------|--------|
| Askew | Henderson | Mapoles | Tapper |
| Carlton | Hollahan | Pearce | Young |
| Daniel | Johnson (19th) | Pope | |
| Friday | McCarty | Price | |
| Haverfield | McDonald | Spottswood | |

The bill was ordered engrossed and immediately certified to the House.

SB 511—A bill to be entitled An act relating to salt water fisheries and conservation, stone crabs; amending section 370.13, Florida Statutes; prescribing stone crab season; providing an effective date.

Was taken up. On motion of Senator Usher, the rules were waived by two-thirds vote and SB 511 was read the second time by title.

The Committee on Salt Water Conservation offered the following amendment:

In Section 1, line 9, strike: "four (4)" and insert the following: five (5)

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

Strike: "five (5)" and insert the following: four and one-half (4½)

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

On motion of Senator Usher, the rules were waived by two-thirds vote and SB 511, as amended, was read the third time in full and passed. The vote was: Yeas—43. Nays—None.

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

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| Price Roberts Ryan | Spottswood Stratton Tapper | Thomas Usher Whitaker | Williams Young |
|--------------------------|----------------------------------|-----------------------------|-------------------|

The bill was ordered engrossed and immediately certified to the House.

On motions of Senator Gibson, Senate Bills 864, 865, 866 and 867 were withdrawn from the Committee on Public Health "B". By permission, Senator Gibson withdrew the foregoing bills from the Senate.

Consideration of CS for SB 189 was deferred, the bill retaining its place on the Special Order Calendar.

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

HB 1048—A bill to be entitled An act relating to regulation of traffic on highways, vehicles stopping at railroad crossings; amending section 317.453(1), Florida Statutes, by requiring motor vehicles with three (3) or more axles to stop at railroad crossings.

On motion of Senator Cleveland, the rules were waived by two-thirds vote and HB 1048 was read the second time by title.

Senator Cleveland offered the following amendment which was adopted:

Following Section 1, add: Section 2. This act shall take effect October 1, 1965.

Senator Cleveland also offered the following amendment which was adopted:

In Title, strike: the period (.) at the end and insert the following: ; providing an effective date.

On motion of Senator Cleveland, the rules were waived by two-thirds vote and HB 1048, as amended, was read the third time in full.

The motion of Senator Ryan that HB 1048 be placed back on Second Reading failed. The vote was:

Yeas—24.

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|-----------|------------|----------------|----------|
| Askew | Daniel | Hollahan | Ryan |
| Barron | Davis | Johnson (19th) | Tapper |
| Bronson | Dressler | McDonald | Thomas |
| Carlton | Friday | Mapoles | Usher |
| Covington | Haverfield | Pope | Whitaker |
| Cross | Henderson | Roberts | Young |

Nays—19.

| | | | |
|---------------|---------|---------------|------------|
| Mr. President | Edwards | Johnson (6th) | Price |
| Barber | Gautier | McCarty | Spottswood |
| Carraway | Gibson | McLaughlin | Stratton |
| Clarke | Griffin | Mathews | Williams |
| Cleveland | Johns | Pearce | |

On the passage of HB 1048, as amended, the vote was:

Yeas—25.

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|---------------|---------------|------------|------------|
| Mr. President | Edwards | McCarty | Spottswood |
| Barber | Gautier | McLaughlin | Stratton |
| Carraway | Gibson | Mathews | Usher |
| Clarke | Haverfield | Pearce | Williams |
| Cleveland | Hollahan | Pope | |
| Daniel | Johns | Price | |
| Dressler | Johnson (6th) | Roberts | |

Nays—18.

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|-----------|-----------|----------------|----------|
| Askew | Cross | Johnson (19th) | Thomas |
| Barron | Davis | McDonald | Whitaker |
| Bronson | Friday | Mapoles | Young |
| Carlton | Griffin | Ryan | |
| Covington | Henderson | Tapper | |

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

By permission, Senator Cleveland withdrew SB 436 from the Senate.

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

HB 932—A bill to be entitled An act for the relief of Robin-

son's, Inc., a Florida corporation, for a loss sustained on a contract with the comptroller of the state of Florida for printing of 1961 tax notices for Broward County, Florida and several special tax districts therein; providing an appropriation; and providing an effective date.

On motion of Senator Carraway, the rules were waived by two-thirds vote and HB 932 was read the second time by title.

The Committee on Claims offered the following amendment which was adopted on motion of Senator Pope:

In Section 3, line 2, page 2, after the word "of" strike: "\$4,566.63" and insert the following: \$4,000.00

The Committee on Claims also offered the following amendment which was adopted on motion of Senator Pope:

In Section 2, line 1, page 2, after the word "of" strike: "\$4,566.63" and insert the following: \$4,000.00

On motion of Senator Pope, the rules were waived by two-thirds vote and HB 932, as amended, was read the third time in full and passed by the required Constitutional two-thirds vote of all members elected to the Senate. The vote was:

Yeas—36.

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

Nays—1.

Barron

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

By permission, Senator Carraway withdrew SB 506 from the Senate.

HB 603—A bill to be entitled An act relating to public health and welfare, research information; providing for information received by research groups, governmental health agencies, organized medical associations and societies, and in-hospital staff committees in the course of a medical study for the purpose of reducing morbidity or mortality; providing that such information and material so furnished may be used only for the purpose of advancing medical research and medical education, to provide for general publication of a summary of said studies; providing an exemption from liability for those furnishing such information and for those studying and publishing the results and summaries of such studies; providing that such material and information and any findings or conclusions shall be privileged communications which may not be used or offered or received in evidence in any legal proceeding; providing an effective date.

Was taken up. On motions of Senator Griffin, the rules were waived by two-thirds vote and HB 603 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House.

On motions of Senator Whitaker, the Senate reconsidered the vote by which HB 603 passed this day and the bill was placed on the Calendar pending roll call.

The President presiding.

HB 1236—A bill to be entitled An act relating to salt water

fisheries and conservation; amending subsection 370.15(2), Florida Statutes, by making it unlawful to catch, possess, kill or destroy shrimp of a minimum size; amending subsection 370.15(5) to regulate commercial shrimpers; and providing an effective date.

Was taken up. On motion of Senator Tapper, the rules were waived by two-thirds vote and HB 1236 was read the second time by title.

Senator Young offered the following amendment:

In Section 1, line 3, page 1, strike: "inside or outside waters of this state or have in his possession, on board his vessel, or in his place of business, regardless of where taken any small shrimp or prawn" and insert the following: waters of this state, or have in his possession on board his vessel, or in his place of business, any small shrimp or prawn taken in such waters.

Pending further consideration thereof, on motion of Senator Pearce the Senate recessed at 12:57 P.M. until 2:30 P.M. this day.

AFTERNOON SESSION

The Senate reconvened at 2:30 P.M. The President in the Chair. The following Senators were recorded present:

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

43. A quorum present.

On motion of Senator Williams, the rules were waived by two-thirds vote and the Senate reverted to the introduction of bills.

INTRODUCTION

By Senators Johnson (6th) and Friday—

SB 1390—A bill to be entitled A bill to be entitled an act relating to official Florida Statutes, a reviser's bill; amending, revising or repealing certain expired, obsolete or ambiguous sections of the Florida Statutes, relating to civil practice and procedure; amending chapter 45 relating to parties and abatement; amending chapter 46 relating to venue and joinder of actions; amending chapter 47 relating to commencement of suits at law and process; amending section 48.01 relating to service of process by publication; amending sections 48.09, 48.10 and 48.11 relating to notice of suit; amending sections 54.11 and 54.12 relating to challenge of jurors; amending section 54.13 relating to oral examination of jurors; amending section 54.14 relating to number of jurors; amending section 54.15 relating to alternate jurors; amending chapter 58 relating to court costs; amending sections 64.07 through 64.16 relating to injunctions; amending chapter 65 relating to divorce, alimony and custody of children; amending chapter 66 relating to chancery jurisdiction over property; amending chapter 69 relating to miscellaneous court provisions; amending chapter 70 relating to ejectment; amending chapter 71 relating to reestablishment of lost papers and records; amending sections 72.14, 72.16, 72.17, 72.18, 72.20, 72.21, 72.22, 72.24, 72.27, 72.29, 72.30, 72.33, 72.34, 72.36, 72.37, 72.38 and 72.39 relating to adoption; amending chapter 75 relating to validation of bonds and procedure; amending chapter 76 relating to attachments; amending chapter 77 relating to garnishment; amending chapter 78 relating to replevin; amending chapter 79 relating to habeas corpus; amending chapter 80 relating to quo warranto and prohibition; amending chapter 82 relating to forcible entry and unlawful detainer; amending sections 83.07, 83.11, 83.12, 83.13, 83.18, 83.19, 83.21, 83.22, 83.34, 83.35 and 83.37 relating to landlords and tenants; amending chapter 86 relating to enforcement of statutory liens; amending chapter 87 relating to declaratory decrees, judgments and orders; amending chapter 11 by adding section 11.111 relating to continuance of certain causes in connection with terms of the legislature; amending

chapter 28 by adding section 28.242 relating to retention of fees where a case is laid in the wrong venue; amending chapter 34 by adding sections 34.24 and 34.25 relating to transfer of causes; amending chapter 43 by adding sections 43.16, 43.17 and 43.18 relating to money paid into court; amending chapter 95 by adding sections 95.111, 95.112 and 95.113 relating to abatement and decrees; amending chapter 715 by adding section 715.06 relating to actions upon negotiable and other instruments; amending chapter 725 by adding section 725.04 relating to voluntary payments in connection with contract obligations; amending chapter 741 by adding section 741.24 relating to civil action against parents for willful destruction of property by a minor; amending chapter 744 by adding section 744.601 relating to commencement of suits by infants, idiots and lunatics; amending chapter 768 by adding section 768.041 relating to releases and covenants not to sue; amending chapter 805 by adding section 805.03 relating to action contrary to court orders, prohibiting removal of children from the state contrary to a court order; providing a penalty; amending chapter 828 by adding section 828.031 relating to adoption of children, prohibiting certain placement, selling and advertising; providing a penalty; repealing sections 337.20, 337.34(3), 570.22, 624.0222, 626.0115(3),(4) and (5), 626.0310, 626.0506, 629.151(1), 632.501, 634.161, 638.171, 666.04, 48.12, 48.15, 48.16, 48.18, 50.11, 50.12, 51.02, 51.05, 51.12, 52.08, 52.12, 52.16, 52.17, 52.18, 52.19, 52.20, 52.21, 52.24, 53.01 through 53.17, 54.01, 54.04 through 54.09, 54.17 through 54.28, 55.15, 55.38, 72.13, 72.23, 72.31, 72.40, 83.16, 83.17, 83.23 through 83.33, 83.36, 83.38, 90.11, 90.23 and 768.09, and all of chapter 62; providing an effective date.

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

By Senator Johnson (6th)—

SB 1391—A bill to be entitled An act relating to actions specified by statute or rule, summary procedures; amending chapter 69, Florida Statutes, by adding section 69.29; prescribing summary procedure; providing an effective date.

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

By Senator Johnson (6th)—

SB 1392—A bill to be entitled An act relating to garnishment, judgment; amending chapter 77, Florida Statutes, by adding section 77.121; prescribing certain procedures in garnishment wherein judgment may be entered against defendant in favor of plaintiff; providing an effective date.

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

By Senators Johnson (6th) and Friday—

SB 1393—A bill to be entitled An act relating to service of process, public agencies; providing manner of service of process upon certain public agencies and officers.

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

By Senator Williams—

SB 1394—A bill to be entitled An act relating to the Sunland training center located at Marianna, Jackson county, Florida; authorizing the board of commissioners of state institutions to negotiate an exchange of real property for other real property of comparable value for the location of a laundry for the use of said training center; providing effective date.

Was read the first time by title. On motions of Senator Williams, the rules were waived by two-thirds vote and SB 1394 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator Young—

SB 1395—A bill to be entitled An act relating to the compensation of each of the county commissioners in all counties 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 latest official decennial census; repealing chapter 28679, Laws of Florida, 1953, chapter 57-846, Laws of Florida, 1957, and chapter 57-2027, Laws of Florida, 1957, and, providing for an effective date.

Was read the first time by title and placed on the Local Calendar.

By Senator Pope—

SB 1396—A bill to be entitled An act authorizing and empowering the city commission of the city of St. Augustine, Florida, to enact a zoning ordinance for the preservation, restoration and maintenance of the city's ancient landmarks, sites, buildings, historical and religious heritage and background; repealing all laws or parts of laws in conflict herewith; and providing for a referendum.

Was read the first time by title. On motions of Senator Pope, the rules were waived by two-thirds vote and SB 1396 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator Edwards—

SB 1397—A bill to be entitled An act relating to county officers, salaries; providing effective date of certain salary increases in any county having a population of not less than fifty-one thousand (51,000) nor more than fifty-three thousand (53,000), according to the latest official decennial census; providing an effective date.

Was read the first time by title. On motions of Senator Edwards, the rules were waived by two-thirds vote and SB 1397 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By Senator Connor—

SB 1398—A bill to be entitled An act relating to the board of county commissioners, acquisition of land, of any county having a population of not less than ten thousand nine hundred (10,900) nor more than eleven thousand two hundred thirty (11,230), according to the latest official decennial census; directing board of county commissioners of such county to appropriate funds to acquire land for the site of a state mental hospital; providing an effective date.

Was read the first time by title. On motions of Senator Johnson (6th), on behalf of Senator Connor who was presiding, the rules were waived by two-thirds vote and SB 1398 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By permission, Senator Thomas withdrew SB 532 from the Senate.

REPORTS OF COMMITTEES

By permission, the following reports were read:

Honorable James E. Connor
President of the Senate

Sir:

Your Committee on Rules and Calendar has adopted a Rule to govern the afternoon session of today's session as follows:

1. After completion of action on House Bill No. 1236, which was pending upon recessing, that the Senate take up non-controversial bills appearing on Special Order Calendar for today, and upon the completion of said non-controversial Special Order Calendar, we revert to the Special Order Calendar of today,

and moves the adoption of this Rule by the Senate.

Respectfully submitted,
Dewey M. Johnson (6th), Chairman
Committee on Rules and Calendar

The foregoing rule was adopted by the Senate.

The Honorable James E. Connor
President of the Senate

Sir:

Your Committee on Rules and Calendar adopted the following rule with reference to introduction of general bills in the Senate as follows:

No Senate bill of general application shall be introduced, without unanimous consent, after 8:00 o'clock A. M., June 1st, 1965, to be read the first time on June 1st, 1965,

and moves the adoption of this Rule by the Senate.

Respectfully submitted,
Sen. Dewey M. Johnson—(6th), Chairman
Committee on Rules and Calendar

The foregoing rule was adopted by the Senate.

The Honorable James E. Connor
President of the Senate

Sir:

Your Committee on Rules and Calendar recommends the adoption of the following rule, with reference to consideration of Senate bills:

No Senate bill will be considered by the Senate, unless it has a companion House bill, appropriations and finance and taxation bills being excepted, after Wednesday's session, June 2, 1965, except by unanimous consent, except if contained in House messages,

and moves the adoption of this Rule by the Senate.

Respectfully submitted,
Dewey M. Johnson (6th), Chairman
Committee on Rules and Calendar

The foregoing rule was adopted by the Senate.

REPORT OF CONFERENCE COMMITTEE ON HB 407

Honorable James E. Connor
President of the Senate

May 28, 1965

Honorable E. C. Rowell
Speaker, House of Representatives

Sirs:

Your conference committee on the disagreeing votes of the two houses on the Senate amendments to House Bill 407, same being—

A bill to be entitled an act relating to group insurance, public employees; amending section 112.08, Florida Statutes, providing county boards of public instruction may make contributions to the premiums for group insurance authorized in this section; repealing all laws or parts of laws, in particular section 112.12, Florida Statutes, in conflict herewith; providing an effective date.

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

1. That the Senate recede from its amendments to House Bill 407;
2. That the Senate and House of Representatives adopt the Conference Committee amendments attached hereto, and by reference made a part of this report;
3. That the Senate and the House of Representatives pass House Bill 407 as amended by said Conference Committee amendments.

| | |
|------------------------------------|--|
| REUBIN O'D. ASKEW | ROBERT T. MANN |
| CHARLEY E. JOHNS | KEN SMITH |
| ROBERT WILLIAMS | J. R. SPRATT |
| Managers on the part of the Senate | Managers on the part of the House of Representatives |

On motion of Senator Askew, the Conference Committee Report was adopted.

On motion of Senator Askew, the Senate receded from the amendments to HB 407.

On motion of Senator Askew, the following amendment offered by the Conference Committee was adopted:

Strike everything after the enacting clause and insert the following: "Section 1. Section 112.12, Florida Statutes, is amended to read:

112.12 Payment of premiums for health, accident, or hospitalization insurance of public employees.—

(1) Each county, county board of public instruction, governmental unit, department, board, or bureau, of this state may pay out of any of its available funds all or part of the premiums or charges for health, accident, or hospitalization insurance provided for its employees pursuant to the provisions of Section 112.08, Florida Statutes.

Section 2. This act shall take effect immediately upon becoming a law.

On motion of Senator Askew, the following amendment offered by the Conference Committee was adopted:

In Title, line 2, page 1, strike: "amending section 112.08, Florida statutes, providing county boards of public instruction may make contributions to the premiums for group insurance authorized in this section; repealing all laws or parts of laws, in particular section 112.12, Florida statutes, in conflict herewith;" and insert the following: amending section 112.12, Florida statutes, providing county, county board of public instruction, governmental unit, department, board, or bureau, of this state may pay premiums for health, accident, or hospitalization insurance authorized in section 112.08;

On motion of Senator Askew, HB 407, as amended by the Conference Committee Report, was read in full and passed. The vote was: Yeas—43. Nays—None.

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

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

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

EXPLANATION OF VOTE

The vote on adoption of the Conference Committee Report was by voice but I wish for the record to state that I voted for the adoption of the Conference Report.

Reubin O'D. Askew
Senator, 2nd District

On motion of Senator Pope, HB 1160 was withdrawn from the Committee on Education—Public Schools and Junior Colleges.

On motion of Senator Friday, 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 message was read:

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

Sir:

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

By Representative Allsworth of Broward and others—

HB 1595—A bill to be entitled An act relating to harness racing, breaks tax; amending section 550.26, Florida Statutes, by adding subsection (6); providing for the promotion of harness racing and Florida-bred harness horses; providing an effective date.

By the Committee on Governmental Organization—

HB 2501—A bill to be entitled An act relating to compensation of public officials, construction of chapter 145, Florida Statutes; re-enacting the provisions of section 145.13, Florida Statutes; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

HB 1595, contained in the above message, was read the first time by title. On motion of Senator Ryan, the rules were waived by two-thirds vote and the bill was placed on the Calendar.

HB 2501, contained in the above message, was read the first time by title. On motion of Senator Tapper, the rules were waived by two-thirds vote and the bill was placed on the Calendar.

On motion of Senator Tapper, the rules were waived by two-thirds vote and it was ordered that HB 2501 be made a Special and Continuing Order of Business following the disposition of the Special Order on HB 2119.

Pursuant to the motion made by Senator Tapper on May 28, the Senate took up for consideration HB 2119 as a Special and Continuing Order of Business.

SPECIAL AND CONTINUING ORDER

HB 2119—A bill to be entitled An act relating to compensation of county officials; amending sections 145.031 through 145.11, Florida Statutes; providing for compensation of county officials; providing an effective date.

Was taken up. On motion of Senator Tapper, the rules were waived by two-thirds vote and HB 2119 was read the second time by title.

Senator Tapper offered the following amendment which was adopted:

In Section 1, page 13, item 23, strike: "\$9,000.00" and insert the following: \$10,000.00

Senator Young offered the following amendment which was adopted:

In Section 1, line 5, page 3, strike: entire subsection (52) and insert the following:

(52) Pinellas 7,500.00

Senator Connor offered the following amendment which was adopted on motion of Senator Johnson (6th):

In Section 1, page 4, strike: Item 27 and insert the following:

(27) Hernando 2,100.00

Senator Connor also offered the following amendment which was adopted on motion of Senator Johnson (6th):

In Section 1, page 2, strike: Item 27 and insert the following:

(27) Hernando 3,000.00

The Committee on County Organizations offered the following amendment which was adopted on motion of Senator Tapper:

In Section 1, strike: subsection (44), page 2, line 26 subsection (44), page 17, line 2 and insert the following in the same sequence:

(44) Monroe 5,700.00

(44) Monroe 7,800.00

The Committee on County Organizations also offered the following amendment which was adopted on motion of Senator Tapper:

In Section 1, strike: subsection (46), page 7, line 20 subsection (46), page 10, line 1 subsection (46), page 12, line 12 subsection (46), page 14, line 21 subsection (46), page 17, line 4 subsection (46), page 19, line 16 subsection (46), page 21, line 25 and insert the following in the same sequence:

(46) Okaloosa 12,200.00

(46) Okaloosa \$ 12,200.00

(46) Okaloosa 12,200.00

(46) Okaloosa 12,200.00

(46) Okaloosa 5,700.00

(46) Okaloosa 12,200.00

(46) Okaloosa 12,200.00

Senator Friday offered the following amendment which was adopted:

In Section 1, line 2, page 12, strike: entire subsection (36) and insert the following:

(36) Lee 12,700.00

Senator Cleveland offered the following amendment which was adopted:

In Section 1, page 17, strike: "(59) Seminole 6,000.00" and insert the following:

(59) Seminole 6,750.00

Senator Dressler offered the following amendment which was adopted:

In Section 1, page 13, strike: dollar amount under "145.08 (5)" and insert the following: as set by county school board

Senator Gibson offered the following amendment which was adopted:

In Section 1, Item (40), page 2, strike: "\$1,500.00" and insert the following: \$2,400.00

Senator Gibson also offered the following amendment which was adopted:

In Section 1, Item (40), page 7, strike: "\$8,250.00" and insert the following: \$9,500.00

Senator Gibson also offered the following amendment which was adopted:

In Section 1, Item (40), page 9, strike: "\$8,250.00" and insert the following: \$9,500.00

Senator Gibson also offered the following amendment which was adopted:

In Section 1, Item (40), page 12, strike: "\$8,250.00" and insert the following: \$9,500.00

Senator Gibson also offered the following amendment which was adopted:

In Section 1, Item (40), page 14, strike: "\$8,250.00" and insert the following: \$10,500.00

Senator Gibson also offered the following amendment which was adopted:

In Section 1, Item (40), page 16, strike: "\$2,400.00" and insert the following: \$3,600.00

Senator Gibson also offered the following amendment which was adopted:

In Section 1, Item (40), page 19, strike: "\$8,250.00" and insert the following: \$9,500.00

Senator Gibson also offered the following amendment which was adopted:

In Section 1, Item (40), page 21, strike: "\$8,250.00" and insert the following: \$9,500.00

Senator McDonald offered the following amendment which was adopted:

In Section 1, page 3, Chapter 145.031 Item 67, Strike: "\$2,400.00" and insert the following: \$1,800.00

Senator McDonald also offered the following amendment which was adopted:

In Section 1, page 13, Chapter 145.071, Item 67, Strike: "9,000.00" and insert the following: \$7,500.00

Senator McDonald also offered the following amendment which was adopted:

In Section 1, page 17, Chapter 145.09, Item 67, Strike: "\$2,400.00" and insert the following: \$1,800.00

Senator Carraway offered the following amendment which was adopted:

In Section 1, item 37, page 2, strike: "\$5,400" and insert the following: \$4,800

Senator Griffin offered the following amendment which was adopted:

In Section 1, strike: subsection (53), page 7, line 27, subsection (53), page 12, line 19, subsection (53), page 17, line 11, subsection (53), page 19, line 23, subsection (53), page 22, line 3 and insert the following in the same sequence:

(53) Polk 11,000.00

(53) Polk 14,000.00

(53) Polk 10,000.00

(53) Polk 13,000.00

(53) Polk 11,000.00

Senator Johns offered the following amendment which was adopted:

In Section 1, Section 145.051, Item (63), Page 8, opposite the word "Union" strike: "\$7,500.00" and insert the following: \$8,100.00

Senator Johns also offered the following amendment which was adopted:

In Section 1, Section 145.071, Item (63), page 12, opposite the word "Union" strike: "\$7,500.00" and insert the following: "8,100.00"

Senator Johns also offered the following amendment which was adopted:

In Section 1, Section 145.10, Item (63), page 20, opposite the word "Union" strike: "\$6,500.00" and insert the following: \$7,500.00

Senator Johns also offered the following amendment which was adopted:

In Section 1, Section 145.061, Item (4), Page 8, opposite the word "Bradford" strike: "\$8,500.00" and insert the following: \$9,000.00

Senator Johns also offered the following amendment which was adopted:

In Section 1, Section 145.071, Item (4), page 10, opposite the word "Bradford" strike: "\$8,500.00" and insert the following: \$9,000.00

Senator Johns also offered the following amendment which was adopted:

In Section 1, Section 145.10, Item (4), page 18, opposite the word "Bradford" strike: "\$8,500.00" and insert the following: \$9,000.00

Senator Johns also offered the following amendment which was adopted:

In Section 1, Section 145.11, Item (4), page 20, opposite the word "Bradford" strike: "\$8,500.00" and insert the following: \$9,000.00

Senator Johns also offered the following amendment which was adopted:

In Section 1, Section 145.051, Page 6, Item (4), opposite the word "Bradford" strike: "\$8,500.00" and insert the following: \$9,000.00

Senator Daniel offered the following amendment which was adopted:

In Section 1, Item 35, page 14, strike: "Lake.....12,000.00" and insert the following: as set by county school board but not less than the highest paid constitutional state officer in Lake County.

On motion of Senator Tapper, the rules were waived by two-thirds vote and HB 2119, as amended, was read the third time in full and passed. The vote was: Yeas—43. Nays—None.

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

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

Pursuant to the motion made by Senator Tapper, HB 2501 was taken up as a Special and Continuing Order of Business.

HB 2501—A bill to be entitled An act relating to compensation of public officials, construction of chapter 145, Florida Statutes; re-enacting the provisions of section 145.13, Florida Statutes; providing an effective date.

On motions of Senator Friday, the rules were waived by two-thirds vote and HB 2501 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

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

The bill was certified to the House immediately.

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

HB 2132—A bill to be entitled An act relating to Gulf county, race track funds; providing for the allocation and distribution of all race track funds accruing to Gulf county under the provisions of chapters 550 and 551, Florida Statutes; repealing chapters 18073 and 18074, 1937; 22895, 1945; 30414 and 30487, 1955; 57-1096 and 61-2208, all Laws of Florida; providing an effective date.

On motions of Senator Tapper, the rules were waived by two-thirds vote and HB 2132 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

On motion of Senator Mathews, SCR 1045 was withdrawn from the Committee on Appropriations and placed on the Calendar.

The Senate resumed consideration of bills on the Special Order Calendar.

HB 1236—A bill to be entitled An act relating to salt water fisheries and conservation; amending subsection 370.15(2), Florida Statutes, by making it unlawful to catch, possess, kill or destroy shrimp of a minimum size; amending subsection 370.15(5) to regulate commercial shrimpers; and providing an effective date.

Was taken up together with amendment which was pending consideration at the hour of recess. On motion of Senator Young the amendment was adopted.

Senator Young also offered the following amendment which was adopted:

In Section 1, line 8, page 1, strike: the period (.) and insert the following: , provided such small shrimp or prawn constitute at least five (5%) per cent of all such shrimp or prawn in such possession.

Senator Young also offered the following amendment which failed:

In Section 1, line 19, page 1, after "cargo." strike the period (.) and insert the following: provided that in each sample the small shrimp or prawn shall constitute at least 5% of all shrimp in that sample.

The vote was:

Yeas—11.

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| Askew | Daniel | Johns | Whitaker |
| Cleveland | Dressler | McLaughlin | Young |
| Covington | Henderson | Price | |

Nays—28.

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|---------------|------------|----------------|------------|
| Mr. President | Davis | Johnson (19th) | Roberts |
| Barber | Friday | Johnson (6th) | Ryan |
| Bronson | Gautier | McCarty | Spottswood |
| Carlton | Gibson | McDonald | Stratton |
| Carraway | Griffin | Mapoles | Tapper |
| Clarke | Haverfield | Pearce | Thomas |
| Cross | Hollahan | Pope | Usher |

Senator Whitaker offered the following amendment which was adopted:

In Section 1, line 19, page 1, following the period (.) insert

the following: In the event shrimp, which when caught and landed were of legal size under the terms of subsection 370.15 (2), are thereafter graded for size for the purpose of packaging, processing or for other lawful purpose, and the smaller shrimp making up the average count of such entire lot as herein provided are graded out into separate lot or lots, and such shrimp so segregated from such entire lot are above the average count as herein provided, the possession, purchase, sale, unloading, transporting or handling of such particular smaller graded shrimp shall not be unlawful.

Senator Young offered the following amendment which failed:

In Section 1, line 20, strike: "exclude" and insert the following: "include"

The vote was:

Yeas—17.

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| Mr. President | Daniel | Johnson (19th) | Whitaker |
| Barber | Dressler | McLaughlin | Young |
| Cleveland | Gautier | Mathews | |
| Covington | Henderson | Price | |
| Cross | Johns | Stratton | |

Nays—22.

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| Askew | Gibson | McDonald | Tapper |
| Bronson | Griffin | Mapoles | Thomas |
| Carlton | Haverfield | Pearce | Usher |
| Carraway | Hollahan | Pope | Williams |
| Davis | Johnson (6th) | Ryan | |
| Friday | McCarty | Spottswood | |

Senator Cross presiding.

Senator Young also offered the following amendment which failed:

In Section 2, line 12, page 2, between the words "such denial." and "provided further" insert the following: provided further, that the director may require a fee of not less than \$50.00 nor more than \$100.00 for each such permit issued to persons, firms, and corporations whose principal base of operations is not within the state of Florida. The proceeds of such permit fees to be used for the purposes of enforcement of this act.

Senator Dressler offered the following amendment which failed:

In Section 2, line 33, page 2, Section 2A, Section 370.15, Florida Statutes, is amended by adding subsection (7) to read: 370.15 Shrimp; regulation—(7) The provisions of subsection (2) and (5) of section 370.15, Florida Statutes, as herein amended, shall not apply to the county of Brevard.

On motion of Senator Carraway, it was ordered that the hour of adjournment be extended until 5:30 P.M.

The President presiding.

On motion of Senator Tapper, the rules were waived by two-thirds vote and HB 1236, as amended, was read the third time in full and passed. The vote was:

Yeas—23.

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|---------------|------------|---------------|------------|
| Mr. President | Davis | Johns | Spottswood |
| Askew | Edwards | Johnson (6th) | Tapper |
| Bronson | Friday | Mapoles | Thomas |
| Carlton | Gibson | Pope | Usher |
| Carraway | Haverfield | Roberts | Williams |
| Clarke | Hollahan | Ryan | |

Nays—20.

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|-----------|-----------|----------------|----------|
| Barber | Daniel | Johnson (19th) | Pearce |
| Barron | Dressler | McCarty | Price |
| Cleveland | Gautier | McDonald | Stratton |
| Covington | Griffin | McLaughlin | Whitaker |
| Cross | Henderson | Mathews | Young |

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

The following Conference Committee Report was read:

CONFERENCE COMMITTEE REPORT ON CS FOR SJR 848

The Honorable James E. Connor
President of the Senate
Tallahassee, Florida

Tallahassee, Florida
May 28, 1965

Honorable E. C. Rowell
Speaker, House of Representatives
Tallahassee, Florida

Sirs:

Your Conference Committee on the disagreeing votes of the two Houses on the House amendments to Committee Substitute for Senate Joint Resolution No. 848, same being:

A joint resolution proposing an amendment to Article IX of the Constitution of Florida by adding a section to be numbered by the secretary of state authorizing the issuance of bonds not to exceed \$300,000,000, without legislative approval, for the construction and reconstruction of primary roads into four or more lane highways and to pay fifty per cent (50%) of the right of way costs thereof; pledging certain tax funds; providing powers and duties of the state board of administration, the Florida development commission, and the state road department and requiring a special election thereon.

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

1. That the Senate accept House amendments No. (1), (7), (10), and (11) to C. S. for SJR No. 848:
2. That the Senate and House of Representatives adopt the Conference Committee amendments to House amendments No. (4), (5), and (6), as follows:
 - (4) On page 7, line 8, paragraph numbered 27, following the word "improvements" strike the ";" and add the following: ", a total of approximately, but not more than seven million two hundred fifty thousand dollars (\$7,250,000) for right of way and construction;"
 - (5) On page 7, line 6, paragraph numbered 26, following the word "improvements" strike the ";" and add the following: ", a total of approximately, but not more than seven million two hundred fifty thousand dollars (\$7,250,000) for right of way and construction;"
 - (6) On page 6, line 29, paragraph numbered 22, following the word "improvements" strike the ";" and add the following: ", a total of approximately, but not more than seven million two hundred fifty thousand dollars (\$7,250,000) for right of way and construction;"
3. That the Senate and House of Representatives pass C. S. for SJR 848, as amended.

ROBERT WILLIAMS
D. M. JOHNSON, 6th
WILSON CARRAWAY

EMERSON ALLSWORTH
H. E. LANCASTER
JAMES H. PRUITT

Managers on the part of the Senate. Managers on the part of the House of Representatives

On motion of Senator Williams, the Conference Committee Report was adopted.

On motion of Senator Williams, 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 message was read:

The Honorable James E. Connor
President of the Senate

May 31, 1965

Sir:

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee report on—

By the Committee on Constitutional Amendments—

CS for SJR 848—A joint resolution proposing an amendment to Article IX of the Constitution of Florida by adding a section to be numbered by the secretary of state authorizing the issuance of bonds not to exceed \$300,000,000, without legislative approval, for the construction and reconstruction of primary

roads into four or more lane highways and to pay fifty per cent (50%) of the right of way costs thereof; pledging certain tax funds; providing powers and duties of the state board of administration, the Florida development commission, and the state road department and requiring a special election thereon.

—and has adopted the Conference Committee amendments to House amendments 4, 5 and 6 as follows:

House amendment 4—

On page 7, line 8, paragraph numbered 27., following the word "improvements" strike the ";" and add the following: ", a total of approximately five million dollars (\$5,000,000) for right of way and construction;"

"Conference Committee amendment to House amendment 4—

Following the words "improvements" strike ", a total of approximately Five Million Dollars (\$5,000,000) for right of way and construction;" and insert the following: ", a total of approximately, but not more than seven million two hundred fifty thousand dollars (\$7,250,000) for right of way and construction;"

House amendment 5—

On page 7, line 6, paragraph numbered 26., following the word "improvements" strike the ";" and add the following: ", a total of approximately five million dollars (\$5,000,000) for right of way and construction;"

Conference Committee amendment to House amendment 5—

Following the word "improvements" strike ", a total of approximately Five Million Dollars (\$5,000,000) for right of way and construction;" and insert the following: ", a total of approximately, but not more than seven million two hundred fifty thousand dollars (\$7,250,000) for right of way and construction;"

House amendment 6—

On page 6, line 29, paragraph numbered 22., following the word "improvements" strike the ";" and add the following: ", a total of approximately five million dollars (\$5,000,000) for right of way and construction;"

Conference Committee amendment to House amendment 6—

Following the word "improvements" strike ", a total of approximately Five Million Dollars (\$5,000,000) for right of way and construction;" and insert the following: ", a total of approximately, but not more than seven million two hundred fifty thousand dollars (\$7,250,000) for right of way and construction;"

and has passed, as further amended, CS for SJR 848, by the required Constitutional three-fourths vote of all members elected to the House of Representatives.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

On motion of Senator Williams, the Senate concurred in House amendments 1, 7, 10 and 11 to CS for SJR 848.

On motion of Senator Williams, Conference Committee amendments to House Amendments 4, 5, and 6, contained in the above message, were adopted.

On motion of Senator Williams, the Senate concurred in House Amendments 4, 5 and 6, as amended by the Conference Committee amendments.

On motion of Senator Williams, CS for SJR 848, as amended, was read in full as follows:

CS for SJR 848—A joint resolution proposing an amendment to Article IX of the Constitution of Florida by adding a section to be numbered by the secretary of state authorizing the issuance of bonds not to exceed \$300,000,000, without legislative approval for the construction and reconstruction of primary roads into four or more lane highways and to pay fifty per cent (50%) of the right of way costs thereof; pledging certain tax funds; providing powers and duties of the state board of administration, the Florida development commission, and the state road department and requiring a special election thereon.

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

That Article IX of the Constitution of Florida be amended by adding the section set forth below to be numbered by the secretary of state and that said amendment be submitted to the electors of Florida for ratification or rejection at a special election to be held under authority of Section 3 of Article XVII of the Constitution of Florida on November 2, 1965. That three-fourths ($\frac{3}{4}$) of the membership of the legislature does determine that an emergency exists requiring an early decision by the electors of this state.

(a) That beginning January 1, 1966, and for twenty years thereafter, one and one-half cents ($1\frac{1}{2}\text{¢}$) or three-eighths ($\frac{3}{8}$) of the gross proceeds of the four cents (4¢) per gallon of the total tax levied by state law upon gasoline and other like products of petroleum, now known as the first gas tax, and upon other fuels used to propel motor vehicles (hereinafter called Pledged Revenue), shall, as collected, be distributed monthly by the state comptroller to the state board of administration (hereinafter called the board) to be deposited in a trust fund to be known as the "state roads bond fund." Such fund shall be administered by the board, as hereinafter provided, and used only as provided in this amendment.

For the purpose of this amendment the board shall continue as a body corporate during the life of this amendment and shall have all the powers provided in this amendment in addition to all other constitutional and statutory powers related to the purposes of this amendment heretofore or hereafter conferred by law upon said board.

(b) The board, through the Florida development commission, or any successor agency thereto, shall have the power to issue bonds or certificates, including refunding bonds or certificates to fund or refund any bonds or certificates theretofore issued, subject to approval of the board and the bond review board as provided in Section 215.56 Florida Statutes as to legal and fiscal sufficiency, for the purpose of obtaining funds for use by the state road department (hereinafter called the department) to construct or reconstruct portions of the primary road system of the state into four or more lane highways, and for the purchase of rights of way therefor, provided that proceeds of the bonds or certificates issued hereunder shall be used to pay fifty per centum (50%) of the costs of the rights of way for any such road.

The average net interest cost on any issue of such bonds or certificates shall not exceed four and one-half per centum ($4\frac{1}{2}\%$) per annum. Such bonds or certificates shall mature at such time or times as the board shall determine, not exceeding in any event, however, twenty years from January 1, 1966. The board shall have power to determine all other details of such bonds or certificates, and to sell such bonds or certificates at public sale, after public advertisement thereof. None of said bonds or certificates shall be sold at less than the par value thereof, plus accrued interest, and said bonds or certificates shall be awarded at public sale thereof to the bidder offering the lowest net interest cost for such bonds or certificates in the manner to be determined by the board.

The board, with the consent of the department, shall have the power to pledge for the payment of the principal and interest on said bonds or certificates and reserves therefor, including refunding bonds or certificates, all or any part of the moneys to be placed in the state roads bond fund, provided for in this amendment, and to enter into any other covenants or agreements with the holders of such bonds or certificates concerning the security thereof, and the rights of the holders thereof, all of which covenants and agreements shall constitute legally binding and irrevocable contracts with such holders and shall be fully enforceable by such holders in any court of competent jurisdiction.

No such bonds or certificates shall be issued by the board having annual maturity requirements in an amount exceeding seventy-five per centum (75%) of the amount which it determines can be serviced by the Pledged Revenue accruing for such use under the provisions of this amendment, based upon the average annual amount of said Pledged Revenue collected during the twenty-four (24) months immediately preceding the date of the bonds or certificates, or the amount of said Pledged Revenue collected during the twelve (12) months immediately preceding the date of said bonds or certificates, whichever is the lesser, as shown in a certificate filed by the state comptroller with the board prior to the issuance of such bonds or certificates. No bonds shall be issued hereunder in an amount exceeding

three hundred million dollars (\$300,000,000), except by specific approval of two thirds of both houses of the legislature. No election or approval of qualified electors or freehold electors shall be required for the issuance of bonds or certificates hereunder.

Any proceedings to validate bonds or certificates to be issued hereunder shall be brought in the circuit court in and for Leon County, pursuant to Chapter 75, Florida Statutes; except that any notice, rule nisi or other order relating to the issuance, validation or sale of the bonds or certificates need be published only in Leon County.

After the initial issuance of any bonds or certificates pursuant to this amendment, the board may issue additional bonds or certificates which will rank equally and on a parity, as to lien on and source of security for payment from said pledged revenue, with any bonds or certificates theretofore issued pursuant to this amendment.

No bonds, certificates, or other obligations whatsoever shall at any time be issued under the provisions of this amendment, except such bonds or certificates initially issued hereunder, or such additional parity bonds or certificates as provided in this amendment.

(c) Proceeds of any bonds or certificates issued pursuant to this amendment, after deducting therefrom the costs of the board for the issuance, validation and sale thereof, any premium and accrued interest thereon, and the deposit into any reserve or sinking funds provided for in the proceedings authorizing the issuance of said bonds, shall be transmitted to the department for the purpose of constructing or reconstructing those portions of the following roads which are not already four-laned (except for item 34 and a portion of item 12 where two lanes will be added to existing four lanes), into four or more lane highways, and to pay fifty (50) per cent of the right of way costs thereof:

1. S.R. 85 from Ft. Walton Beach to Crestview;
2. U.S. 231 from Panama City, through Cottondale and Campbellton to Alabama line;
3. U.S. 90 extension East and West of Crestview; a total of approximately 9.5 miles;
4. U.S. 90 from U.S. 331 to DeFuniak Springs;
5. U.S. 90 from U.S. 231 to Capital Circle, West of Tallahassee, (except in Marianna, Chattahoochee and Quincy);
6. U.S. 90 from Monroe Street in Tallahassee to East, approximately 6.8 miles;
7. U. S. 90 from Madison to S.R. 6;
8. U. S. 27 from Georgia line to Perry, U.S. 27-A from Perry to Williston, U.S. 27 from Williston to Miami;
9. U.S. 19 from Georgia line to St. Petersburg;
10. U. S. 301 from Georgia line to Dade City;
11. S. R. 24 from Gainesville to Waldo;
12. U. S. 17 from Yulee to East Port Roads; from San Juan Avenue to Naval Air Station add two (2) lanes; from Naval Air Station to S. R. 309 South of Palatka;
13. S.R. 50 from Brooksville to U.S. 1 South of Titusville;
14. S. R. 520 from Cocoa Beach approximately 19.7 miles Northwest;
15. U.S. 98 from U.S. 19 to Bartow;
16. S.R. 60 from Clearwater to Vero Beach;
17. U.S. 41 from Tampa to Naples
18. U.S. 441 and S.R. 80 from South Bay to West Palm Beach, U.S. 441 from S.R. 80 to Miami;
19. U. S. 1 from its junction with the proposed South Dade Expressway near Caribbean Boulevard southeasterly to State Road 5-A north of Homestead, add two (2) lanes;
20. U. S. 1 from South of Homestead to Key West—including Boca Chica Channel Bridge, but excluding all other bridges over 500 feet in length;
21. In Escambia County, extension of Interstate 110 from

Maxwell Street to U.S. 98, or U. S. 29 from Pensacola to the Alabama state line and U.S. 90 from S. R. 295, via Cervantes Street to Interstate 10, East of Pensacola, should the state road department determine the need to be greater;

22. In Duval County, arterial connectors and urban improvements, a total of approximately, but not more than seven million two hundred fifty thousand dollars (\$7,250,000) for right of way and construction;

23. In St. Johns County, S.R. 16 from Interstate 95 to U.S. 1;

24. In Alachua County, S.R. 26 from Interstate 75 to Gainesville;

25. In Volusia County, Beville's Road, from Interstate 95 and Interstate 4 to U.S. 1;

26. In Orange County, arterial connectors and urban improvements, a total of approximately, but not more than seven million two hundred fifty thousand dollars (\$7,250,000) for right of way and construction;

27. In Hillsborough County, arterial connectors and urban improvements, a total of approximately, but not more than seven million two hundred fifty thousand dollars (\$7,250,000) for right of way and construction;

28. In Pinellas County, extension of Interstate 4 from Central Avenue to U. S. 19;

29. In Pinellas County, S.R. 693 (66th Street), U. S. 19 to S.R. 694;

30. In St. Lucie County, S.R. 68 from Interstate 95 to Ft. Pierce;

31. In Broward County, S.R. 814, from U.S. 441 to S. R. 811;

32. In Broward County, S.R. A1A, from Ft. Lauderdale to S.R. 814 in Pompano;

33. In Broward County, S.R. A1A, from Hollywood Boulevard to U.S. 1 in Dania;

34. In Dade County, S. R. 826 (Palmetto Expressway), from proposed South Dade Expressway to U.S. 27, add two (2) lanes;

35. In Dade county, proposed South Dade Expressway from U.S. 1 near Caribbean Boulevard to State Road 826 Palmetto Expressway near Miller Road (S.W. 56th Street);

36. Such other primary roads, the need for which shall be determined by the department to be as great as those listed; provided, however, that no such unlisted project shall be undertaken until the department has under contract all segments of the projects hereinabove listed as items 1 through 35, nor shall such unlisted project be undertaken until the department has determined that there are or will be sufficient funds for the completion of all the listed projects. The listing of said projects 1 through 35 shall not be construed as a priority schedule, but the order in which said roads are to be constructed shall be in the discretion of the department. Where title to any right of way for said roads is acquired after April 15, 1965, and such right of way was purchased with secondary gas tax funds, fifty per cent (50%) of the costs of said right of way shall be reimbursed from the proceeds of the bonds issued hereunder. Where any contract has been entered into after April 15, 1965, and secondary gas tax funds are to be used for the construction of any of said projects, one hundred per cent (100%) of such expenditure shall be reimbursed from the proceeds of the bonds issued hereunder.

The holders of the bonds or certificates issued hereunder shall not have any responsibility whatsoever for the application or use of any of the proceeds derived from the sale of such bonds or certificates; and the rights and remedies of the holders of such bonds or certificates and their right to payment from said pledged revenue in the manner provided herein shall not be affected or impaired by the application or use of such proceeds.

The board shall use the moneys in the state roads bond fund in each fiscal year only for the following purposes and in the following order of priority:

(1) For the payment of the principal of and interest on any bonds or certificates maturing in such fiscal year.

(2) For the deposit into any reserve funds provided for in the proceedings authorizing the issuance of said bonds or certificates of any amounts required to be deposited in such reserve funds in such fiscal year.

(3) After all payments required in such fiscal year for the purposes provided for in (1) and (2) above, including any deficiencies for required payments in prior fiscal years, have been provided for, any moneys remaining in such state roads bond fund shall be transmitted monthly by the board for deposit in the state treasury in the state road trust fund, along with the other unrestricted funds in the state roads moneys account, as provided in Section 339.081, Florida Statutes, for use by the department as provided by law.

Proceeds of said bonds or certificates which have been transmitted to the department, and moneys on deposit in any sinking fund or other funds created for any issue of bonds or certificates, pending their actual use, may be invested in direct obligations of the United States of America or in the other securities referred to in Section 344.27, Florida Statutes.

(d) The board shall have the power to make and enforce all rules and regulations necessary to the full exercise of the powers herein granted and no legislation shall be required to render this amendment of full force and operating effect on January 1, 1966.

The legislature, during the period this amendment is in effect, shall not reduce the rate of said first gas tax, as now provided in Chapter 208, Florida Statutes, or eliminate, exempt or remove any person, firms or corporations now and hereafter subject to said tax from the levy and collection of said tax, as now provided in Chapter 208, Florida Statutes, and shall not enact any law impairing or materially altering the rights of the holders of any bonds or certificates issued pursuant to this amendment or impairing or altering any covenants or agreements of the board made hereunder or having the effect of withdrawing the pledged revenue from the operation of this amendment.

(e) No officer or employee of the state or any political subdivision thereof shall have any direct financial interest in any contract let pursuant to this amendment. However, this prohibition shall not apply to municipal officers and employees. Violation of this section shall be punishable as provided by law as a misdemeanor.

(f) Upon verified certification by the board of administration filed in the office of the secretary of state that all bonds issued pursuant to this amendment have been paid the amendment shall be of no further effect and shall be deleted from future publications of the constitution.

CS for SJR 848, as amended, passed by the required Constitutional three-fourths vote of all members elected to the Senate. The vote was:

Yeas—35.

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

Nays—8.

| | | | |
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| Askew | Henderson | McDonald | Price |
| Covington | McCarty | Mapoles | Ryan |

CS for SJR 848 was ordered engrossed.

The Honorable James E. Connor
President of the Senate

May 31, 1965

Sir:

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

By Senator McLaughlin—SB 1211.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

On motion of Senator McLaughlin, SB 1211 was returned to the House as requested.

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

HB 603—A bill to be entitled An act relating to public health and welfare, research information; providing for information received by research groups, governmental health agencies, organized medical associations and societies, and in-hospital staff committees in the course of a medical study for the purpose of reducing morbidity or mortality; providing that such information and material so furnished may be used only for the purpose of advancing medical research and medical education, to provide for general publication of a summary of said studies; providing an exemption from liability for those furnishing such information and for those studying and publishing the results and summaries of such studies; providing that such material and information and any findings or conclusions shall be privileged communications which may not be used or offered or received in evidence in any legal proceeding; providing an effective date.

—pending roll call, having been reconsidered this day.

By unanimous consent, Senator Mathews offered the following amendment which was adopted:

In Section 4, on page 2, strike: entire Section 4 and renumber present Section 5 as Section 4

By unanimous consent, Senator Mathews also offered the following amendment which was adopted:

In Title, line 15, page 1, Following the words: "summaries of such studies;" Strike: providing that such material and information and any findings or conclusions shall be privileged communications which may not be used or offered or received in evidence in any legal proceeding;

On motion of Senator Griffin, HB 603, as amended, was read in full and passed. The vote was: Yeas—43. Nays—None.

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

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

The Senate resumed consideration of bills on the Special Order Calendar.

Consideration of SB 147 was deferred.

SB 1225—A bill to be entitled An act relating to the governor, commission on aging; creating a commission on aging under the jurisdiction of the governor; providing for appointment and term of office of director, members of commission, and other personnel; prescribing powers and duties of governor, director and commission; providing for expenditures; providing for an appropriation; transferring certain powers and duties to governor, director and commission; repealing chapter 412, Florida Statutes; providing an effective date.

Was taken up. On motion of Senator Hollahan, the rules were waived by two-thirds vote and SB 1225 was read the second time by title.

Senator Hollahan offered the following amendment which was adopted:

In Section 4, lines 1 and 2, on page 2, following the words: "Term of office for the members of the" strike out the words: "advisory committee" and insert the following: commission

On motion of Senator Hollahan, the rules were waived by two-thirds vote and SB 1225, as amended, was read the third time in full and passed. The vote was:

Yeas—42.

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

Nays—1.

McDonald

The bill was ordered engrossed and immediately certified to the House.

CS for HB 573—A bill to be entitled An act relating to agriculture, state department of agriculture; amending the following sections of chapter 570, Florida Statutes: section 570.23(1), (3), (5); section 570.32 by transferring subsection (6) thereof to section 570.50 and renumbering same as subsection (5) thereof; amending the introductory paragraph and subsection (5) and adding subsections (6), (7) and (8) to section 570.32; amending the introductory paragraph and subsection (1) of section 570.38; amending the introductory paragraph and subsection (4) of section 570.53; adding a horse industry member to the state agriculture advisory council; adding special programs, citrus budwood registration and methods development sections to the division of plant industry; adding a horse industry member to the animal industry technical committee; transferring the seed laboratory to the division of chemistry.

Was taken up. On motions of Senator Williams, the rules were waived by two-thirds vote and CS for HB 573 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

CS for HB 573 was certified to the House immediately.

On motion of Senator Williams, the House was requested to return CS for SB 334.

Consideration of HB 1353 was deferred, the bill retaining its place on the Calendar.

HB 496—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 taken up. On motion of Senator Ryan, the rules were waived by two-thirds vote and HB 496 was read the second time by title.

Senator Ryan offered the following amendment which was adopted:

In Section 4, at end of Subsection 8, strike: the period (.) and insert the following: and for those who have deposited United States Government bonds to leave them on deposit for a period of (1) year after ceasing to be a broker.

On motion of Senator Ryan, the rules were waived by two-thirds vote and HB 496, as amended, was read the third time in full and passed. The vote was:

Yeas—42.

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

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

Nays—1.

Henderson

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

By permission, Senator Ryan withdrew SB 674 from the Senate.

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

HB 966—A bill to be entitled An act relating to labor organizations; amending chapter 447, Florida Statutes, by defining the term labor organization; providing for the fingerprinting of applicants for labor business agent license; providing for a fee for labor business agent license; providing an effective date.

On motion of Senator Stratton, the rules were waived by two-thirds vote and HB 966 was read the second time by title.

Senator Stratton offered the following amendment which was adopted:

In Title, line 7, page 1, after the words "business agent license;" strike: "providing exemption from labor organization registration and business agent licensing for organizations composed of government employees and professional associations;"

On motion of Senator Stratton, the rules were waived by two-thirds vote and HB 966, as amended, was read the third time in full and passed. The vote was: Yeas—43. Nays—None.

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

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

By permission, Senator Stratton withdrew SB 244 from the Senate.

HB 1254—A bill to be entitled An act relating to bedding inspection, regulation; revising chapter 556, Florida Statutes; providing for the regulation of certain activities in the bedding industry; providing for administration by the state board of health; providing for the powers and duties in relation thereto; providing for rules and regulations, inspections and payment of registration fees; providing a penalty; repealing sections 556.01 through 556.09, Florida Statutes; providing an exemption for public lodging establishments; providing an effective date.

Was taken up. On motions of Senator Hollahan, the rules were waived by two-thirds vote and HB 1254 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By permission, Senator Hollahan withdrew SB 726 from the Senate.

SB 435—A bill to be entitled An act relating to hospitals, indigent care; amending sections 401.01, 401.012(10), and 401.16, Florida Statutes, to delete the word "acutely"; providing an effective date.

Was taken up. On motions of Senator McDonald, the rules were waived by two-thirds vote and SB 435 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

SB 919—A bill to be entitled An act relating to false pretenses, frauds, and other cheats, simulated state seal; amending sections 817.38(1) and 817.39(1), Florida Statutes; making it unlawful for any person to send, deliver, or cause to be sent or delivered letters, papers or documents which simulate the state seal or the stationery of any state agency with the intent to deceive the recipient that any state official or state agency is the sending party; providing a penalty; providing an effective date.

Was taken up. On motions of Senator Griffin, the rules were waived by two-thirds vote and SB 919 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

On motion of Senator Usher, HB 1256 was withdrawn from the Committee on Agriculture, Oil and Natural Resources and placed on the Calendar.

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

HB 1256—A bill to be entitled An act relating to fertilizer; amending and revising chapter 576, Florida Statutes, the Florida fertilizer law; providing a technical committee; requiring registration and labeling of commercial fertilizer; establishing standards and providing for inspection and the taking and analysis of samples; establishing criminal and civil penalties; and bestowing regulatory, administrative, and enforcement responsibilities upon the commissioner of agriculture; repealing sections 576.01, 576.02, 576.03, 576.04, 576.05, 576.06, 576.07, 576.08, 576.081, 576.082, 576.083, 576.084, 576.09, 576.10, 576.11, 576.121, 576.131; providing an effective date.

On motion of Senator Usher, the rules were waived by two-thirds vote and HB 1256 was read the second time by title.

Senator Griffin offered the following amendment:

In Section 576.061, line 29, on page 16, strike: Section 576.061 (3) (c) page 11 in its entirety and insert in lieu thereof the following: (c) When a manufacturer or dealer or agent is liable for the penalties under the provisions of this chapter, such manufacturer or dealer or agent shall make payment to the buyer within sixty days from the date of the receipt of a certificate of analysis of the state chemist showing the amount of said liabilities and shall also notify the commissioner of agriculture in writing that such payment has been made.

Senators Williams and Usher offered the following amend-

ment to the amendment which was adopted on motion of Senator Usher:

On fourth line after the word payment insert the following: in full, in cash or credit memo, if and to the extent the consumer may be indebted to the manufacturer or dealer.

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

Senator Griffin offered the following amendment which was adopted:

In Section 576.061, Sec. 3. Subsec. (e), page 16, strike: Subsec. (e) and insert the following: (e) In any case wherein the registrant, dealer or agent fails or refuses to make such payment to the consumer within the time required, the consumer may institute legal proceedings against such registrant, dealer or agent for recovery of penalties as in this chapter provided. Any judgment against a registrant, dealer or agent shall be double the amount of the penalty and shall include a reasonable attorney's fee and costs.

Senator Griffin also offered the following amendment which was adopted:

In Section 576.061, on page 17, strike: Section 576.061 (3) (f) in its entirety and insert the following: (f) Where a deficiency is found in a sample drawn from a lot of fertilizer in the hands of a "dealer" or "agency" said "dealer" or "agency" shall collect the amount due under said deficiency from the manufacturer and shall within sixty days pay to each person purchasing fertilizer from said lot his proportionate share of the amount collected and shall notify the commissioner in writing that such payment has been made; provided, that, as to any individual sale by a dealer or agent of commercial fertilizer subject to penalties for deficiencies and such dealer or agent is unable to ascertain or determine the purchaser of such lot of fertilizer, then and in such case the dealer or agent shall pay the proportionate amount of penalties on such sale to the commissioner of agriculture of Florida to be placed in the state treasury to the credit of the general inspection trust fund.

On motion of Senator Usher, the rules were waived by two-thirds vote and HB 1256, as amended, was read the third time in full and passed. The vote was: Yeas—43. Nays—None.

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

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

By permission, Senator Usher withdrew SB 758 from the Senate.

HB 1174—A bill to be entitled An act relating to notation of liens on motor vehicle certificates of title; amending section 319.27, Florida Statutes; providing for the noting of all motor vehicle liens upon the certificate of title by the motor vehicle commissioner; providing that this section shall not apply to liens upon motor vehicle dealers floor plan stock; providing that the office of motor vehicle commissioner shall not be a recording office except for liens upon motor vehicles for which no certificate of title has been issued in this state; providing that no lien shall be enforceable against creditors or subsequent purchasers of motor vehicles titled in Florida unless a sworn notice of such lien has been filed in the office of the motor vehicle commissioner and noted upon the certificate of title; providing that liens noted upon a certificate of title take priority according to time when noted; repealing section 319.15, Florida Statutes; providing an effective date.

Was taken up. On motions of Senator Friday, the rules were waived by two-thirds vote and HB 1174 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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| Mr. President | Barron | Carraway | Covington |
| Askew | Bronson | Clarke | Cross |
| Barber | Carlton | Cleveland | Daniel |

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

The bill was certified to the House immediately.

By permission, Senator Friday, withdrew SB 694 from the Senate.

HB 1245—A bill to be entitled An act relating to the department of public safety; providing that the color of licenses issued to persons under the age of twenty-one (21) years for the operation of motor vehicles shall be red in color which shall be a separate and distinct color from all other licenses issued for the operation of motor vehicles; providing an effective date.

Was taken up. On motions of Senator Ryan, the rules were waived by two-thirds vote and HB 1245 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

By permission, Senator Ryan withdrew SB 908 from the Senate.

SB 976—A bill to be entitled An act relating to electronic technicians, regulatory board; defining certain words and phrases; requiring persons rendering or offering service for a fee or gratuity to be licensed; creating a Florida electronic technicians examining board; providing for its membership, qualifications, powers and duties; providing requirements for applicants before issuance of license; providing for revocation, fees, appeal from orders; providing penalty; providing an effective date.

Was taken up. On motion of Senator Thomas, the rules were waived by two-thirds vote and SB 976 was read the second time by title.

Senator Thomas offered the following amendment which was adopted:

In Section 4, page 2, at the end of Subsection (2) strike the period and add the following: nor shall the above provisions apply to a person or persons repairing or servicing their personally owned electronic equipment.

The Committee on Finance and Taxation offered the following amendment which was adopted on motion of Senator Thomas:

In Section 12, line 3, sub-section 3, paragraph (f), after the words "level for", strike the following: "eighteen (18) months of"

The Committee on Finance and Taxation also offered the following amendment which was adopted on motion of Senator Thomas:

In Section 12, line 1, Sub-section 3, paragraph (f), following the words "completion of," strike "one (1) year", and insert the following: "two (2) years"

The Committee on Finance and Taxation also offered the following amendment which was adopted on motion of Senator Thomas:

In Section 12, lines 3 and 4, sub-section 3, strike: the words "not more than two (2) years of"

The Committee on Finance and Taxation also offered the fol-

lowing amendment which was adopted on motion of Senator Thomas:

In Section 12, lines 1, 2 and 3, Sub-section 3, page 6, strike: "Except for the two (2) years of experience on electronic equipment required in paragraph (a) of sub-section (2) above,"

The Committee on Finance and Taxation also offered the following amendment which was adopted on motion of Senator Thomas:

In Section 12, sub-section 2, paragraph (a), page 6, following the words "electronic equipment." strike the remainder of the paragraph.

The Committee on Finance and Taxation also offered the following amendment which was adopted on motion of Senator Thomas:

In Section 12, paragraph (i) of subsection 3, page 7, strike: the entire paragraph. and insert the following: (i) Successful completion of a four (4) year course in electrical or communications engineering, or in physics with a major in electronics, in a college or university of recognized standing for the required experience. Persons who have completed the formal educational requirements of this paragraph shall be entitled to licensing without examination.

On motion of Senator Johnson (6th), the rules were waived and further consideration of SB 976, as amended, was deferred, the bill retaining its place on the Calendar.

SB 992—A bill to be entitled An act relating to the beverage law, vendor's license fees; amending section 561.34(12), Florida Statutes; providing requirements for certain beverage licenses; providing an effective date.

Was taken up. On motions of Senator Johns, the rules were waived by two-thirds vote and SB 992 was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—34.

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

Nays—6.

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| Carraway | Edwards | McCarty | Stratton |
| Clarke | Henderson | | |

The bill was certified to the House immediately.

SB 863—A bill to be entitled An act relating to the construction of an official Florida welcome station in Escambia county, Florida; providing for its operation by the Florida development commission; providing an appropriation to the board of commissioners of state institutions for its construction; providing an effective date.

Was taken up. On motions of Senator Askew, the rules were waived by two-thirds vote and SB 863 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

HB 65—A bill to be entitled An act relating to legislative spending philosophy; amending section 282.051, Florida Statutes; and providing an effective date.

Was taken up. On motions of Senator Price, the rules were waived by two-thirds vote and HB 65 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

HB 2064—A bill to be entitled An act relating to the cross Florida canal navigation district; amending section 374.501, Florida Statutes, relating to the levy and collection of taxes upon all taxable property within the district; providing an effective date.

On motions of Senator Mathews, the rules were waived by two-thirds vote and HB 2064 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

HB 2157—A bill to be entitled An act repealing chapters 61-1155 and 61-1158, Laws of Florida, 1961, and chapter 63-839, Laws of Florida, 1963, providing for investigators for the state attorney of the sixth judicial circuit; describing duties of such investigators; providing salaries; providing travel expense; providing funds for payment; providing effective date.

On motion of Senator Young, the rules were waived by two-thirds vote and HB 2157 was read the second time by title.

Senator Young offered the following amendment which was adopted:

In Section 4, lines 8 and 9, page 2, strike: "one hundred dollars (\$100.00) per month" and insert the following: one hundred fifty dollars (\$150.00) per month.

On motion of Senator Young, the rules were waived by two-thirds vote and HB 2157, as amended, was read the third time in full and passed. The vote was: Yeas—43. Nays—None.

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

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

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

HB 2156—A bill to be entitled An act repealing chapters 61-1156, 61-1305, and 61-1343, Laws of Florida, 1961, and chap-

ter 63-841, Laws of Florida, 1963, providing for assistant state attorneys for the state attorney of the sixth judicial circuit; providing qualifications, authorities and duties of such assistants; providing compensation; providing funds for payment; providing effective date.

On motions of Senator Young, the rules were waived by two-thirds vote and HB 2156 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

HB 2158—A bill to be entitled An act relating to repealing chapters 61-1159, 61-1260, 61-1344, and 61-1345, Laws of Florida, 1961, and chapter 63-838, Laws of Florida, 1963; providing for secretaries for the state attorney of the sixth judicial circuit; providing salaries and supplements to salaries; providing traveling expenses; providing for payment thereof; providing an effective date.

On motions of Senator Young, the rules were waived by two-thirds vote and HB 2158 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

HB 2162—A bill to be entitled An act amending chapter 63-840, section 2, Laws of Florida, 1963, relating to supplements to salaries of secretaries to the state attorney in judicial circuits containing a county in the state having a population of not less than three hundred fifty thousand (350,000) and not more than three hundred eighty-five thousand (385,000) by the latest official census; providing funds for payment thereof; providing an effective date.

On motions of Senator Young, the rules were waived by two-thirds vote and HB 2162 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

HB 2161—A bill to be entitled An act amending chapter 61-

664, Laws of Florida, 1961, relating to salary supplements for secretaries of the state attorney in judicial circuits containing a county in the state having a population of not less than three hundred fifty thousand (350,000) and not more than three hundred eighty-five thousand (385,000) by the latest official census, by amending section 2 thereof; providing funds for payment; providing an effective date.

On motions of Senator Young, the rules were waived by two-thirds vote and HB 2161 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

HB 2159—A bill to be entitled An act relating to amending chapter 63-842, section 2, Laws of Florida, 1963, relating to salary supplements for secretaries of the state attorney in judicial circuits containing a county in the state having a population of not less than three hundred fifty thousand (350,000) and not more than three hundred eighty-five thousand (385,000) by the latest official census; providing funds therefor; providing an effective date.

On motions of Senator Young, the rules were waived by two-thirds vote and HB 2159 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

HB 2352—A bill to be entitled An act amending chapter 59-1157, Laws of Florida, 1959, chapter 61-1956, Laws of Florida, 1961, chapter 61-1958, Laws of Florida, 1961, and chapter 63-1173, Laws of Florida, 1963, same being the charter of the Broward county port authority to provide for the change of name of Broward county port authority to Port Everglades authority and of the Broward county port district to Port Everglades district; to amend subsection (i), section 4, article 3, part III, chapter 61-1956, Laws of Florida, 1961, so as to empower the port manager to purchase goods, supplies, materials or equipment in an amount up to and including two thousand dollars (\$2,000.00) and providing that the purchase of goods in an amount in excess of two thousand dollars (\$2,000.00) shall be approved by the port commission after competitive conditions have been maintained and bids sought from at least three (3) different sources of supply and providing for the purchase of goods in excess of two thousand dollars (\$2,000.00) by the port commission in emergencies and providing that contracts for the construction of public improvements shall not be awarded except by the port commission as is otherwise provided for in the port charter and that such provision shall not apply to public works by regular employees of the port authority; to amend section 2, article 2, part VI, chapter 61-1956, Laws of Florida, 1961, so as to add to the area defined as the port operational area, all lands south of the existing operational area and in sections 23 and 24, Township 50 South, Range 42 East, Broward county, Florida and lying upland for a distance of 500 feet

from any bulkhead land; to amend section 2, article 4, part VI, chapter 61-1956, Laws of Florida, 1963, so as to authorize the port commission to require permits for the conduct of business other than stevedoring, cargo handling or tug boat operations on or over property owned by the Port Everglades authority and providing that such permits may be issued upon a finding by the port commission that the granting of such permit is in the best interest of the port authority and providing that the port commission may limit the number of permits in any given category, or refuse to grant permits or refuse to establish categories when certain conditions are found to exist which cause the commission to conclude that such action is to the best interest of the port authority; to amend subsection (b), section 1, part IX, chapter 63-1173, Laws of Florida, 1963, so as to provide for the letting of contracts by the port commission for the purchase of goods, supplies, materials or equipment in an amount in excess of two thousand dollars (\$2,000.00) only where competitive conditions have been maintained and bids sought from at least three (3) known sources of supply except during unusual or emergency conditions the port commission may authorize such purchases without maintaining competitive conditions where to do so is to the best interest of the port authority and providing for the giving of preference to residents of the port district if in the discretion of the port commission all other things are equal and providing that the port commission shall have the right to join with other public bodies in issuing invitations to other bidders for the purchase of such other supplies, materials and equipment.

On motions of Senator Ryan, the rules were waived by two-thirds vote and HB 2352 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

HB 2288—A bill to be entitled An act relating to Broward county eliminating the provision for the release of records, files and information kept, retained or obtained by the county medical examiner under the direction of the assistant state attorney or county solicitor of Broward county; amending section 9, chapter 27439, Laws of Florida, Acts of 1951.

On motions of Senator Ryan, the rules were waived by two-thirds vote and HB 2288 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

HB 2289—A bill to be entitled An act to amend chapter 27438, Laws of Florida, Special Acts of 1951, concerning the north Broward hospital district, authorizing the board of commissioners of said district to write off bad debts from the financial records of the district; increase the debt limit of said district to five hundred thousand dollars (\$500,000.00); authorizing the board of commissioners of said district to compromise and settle accounts due to the district, and to assign or

subordinate mortgage and judgment liens; authorizing the board of commissioners of said district to pay for hospital and nursing home care of indigent patients transferred to other institutions at the district's request; deleting the requirements of "surplus" for the conveyance of district property to other governmental agencies; authorizing the board of commissioners of said district to dedicate or convey easements upon district property for public use, and public utilities, without publication of notice, and without public hearing; and authorizing the board of commissioners of said district to construct and maintain parking facilities in connection with district hospitals; providing an effective date.

On motions of Senator Ryan, the rules were waived by two-thirds vote and HB 2289 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

HB 2209—A bill to be entitled An act relating to Holmes county, voting machines; providing that the Holmes county board of county commissioners shall supply voting machines in certain precincts; providing an effective date.

On motions of Senator McDonald, the rules were waived by two-thirds vote and HB 2209 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

HB 2078—A bill to be entitled An act relating to any county in the state having a population of not less than 80,000 and not more than 120,000 according to the latest official decennial census; directing the Clerk of the Circuit Court in such county to set apart the maximum amount of the filing fees in civil action allowed by law, for the purpose of maintaining a law library; providing for the disposition of such funds; providing that such act shall be supplemental; providing for an effective date.

On motions of Senator Dressler, the rules were waived by two-thirds vote and HB 2078 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

HB 1510—A bill to be entitled An act providing for the establishment of justice of the peace districts in Pinellas county and providing a referendum therefor:

On motions of Senator Young, the rules were waived by two-thirds vote and HB 1510 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

HB 2155—A bill to be entitled An act to amend Section 6 (d) of the Municipal Charter of the City of Clearwater, Pinellas County, Florida, being Chapter 9710, Special Acts of Florida, 1923, as amended by Chapter 16363, Sections 1, 2 and 3, Special Acts of Florida, 1933, and by Chapter 24432, Section 1 (a), Special Acts of Florida, 1947, by providing a procedure whereby the City of Clearwater may annex property into its corporate limits upon written petition by the owners requesting such annexation; providing for the severability of the provisions thereof; providing for the repeal of all laws in conflict herewith and providing for the effective date thereof.

On motions of Senator Young, the rules were waived by two-thirds vote and HB 2155 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

HB 2260—A bill to be entitled An act authorizing the issuance of a beverage license to Pinellas County for the Air Lines Terminal or Administration Building at the St. Petersburg-Clearwater International Airport; repealing Chapter 27202, Laws of Florida 1951, as amended by Chapters 30208 and 30357, Laws of Florida 1955, and Chapter 61-1486, Laws of Florida 1961, insofar as they relate to Pinellas County.

On motions of Senator Young, the rules were waived by two-thirds vote and HB 2260 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

HB 2410—A bill to be entitled An act relating to political party nominations, candidates for nomination for county offices in any county of the state having a population of not less than three hundred ninety thousand (390,000) and not more than four hundred fifty thousand (450,000), according to the latest official decennial census; repealing chapter 30257, Laws of Florida, 1955, as amended by chapters 61-1020 and 65-738, Laws of Florida, providing the last day on which candidates for nomination for county offices shall qualify for political party nominations in primaries; providing an effective date.

On motions of Senator Whitaker, the rules were waived by two-thirds vote and HB 2410 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

HB 2357—A bill to be entitled An act relating to Charlotte county; amending section one of chapter 59-588, Laws of Florida, and amending section one of chapter 63-848, Laws of Florida, relating to travel expenses compensation; providing for the board of county commissioners to receive the sum of one hundred dollars (\$100.00) per month for said compensation; providing effective date.

On motions of Senator Davis, the rules were waived by two-thirds vote and HB 2357 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

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

The bill was certified to the House immediately.

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

HB 1968—A bill to be entitled An act relating to Franklin county, consolidated high school; providing for acquisition, construction, furnishing and equipping of a junior-senior comprehensive consolidated high school in the vicinity of Eastpoint in said county; authorizing the county board of public instruction to issue certificates of indebtedness not to exceed one million dollars (\$1,000,000.00) payable from race track funds accruing annually to said board to pay the cost of such projects; providing an effective date.

On motion of Senator Tapper, the rules were waived by two-thirds vote and HB 1968 was read the second time by title.

Senator Tapper offered the following amendment which was adopted:

In Section 5, page 3, strike: entire Section 5 and renumber Section 6, Section 7, Section 8 and Section 9 as Section 5, Section 6, Section 7 and Section 8, respectively

Senator Tapper also offered the following amendment which was adopted:

In Section 9, renumbered by floor amendment to be Section 8, page 3 following the words: "shall take effect" strike the re-

mainder of the section and insert the following: only upon its approval by a majority of the qualified electors voting in a referendum election to be held in Franklin county on or before November 2, 1965.

Senator Tapper also offered the following amendment which was adopted:

In title, line 11, page 1, strike: "providing an effective date." and insert the following: providing for a referendum.

On motion of Senator Tapper, the rules were waived by two-thirds vote and HB 1968, as amended, was read the third time in full and passed. The vote was: Yeas—43. Nays—None.

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

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

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

HB 1964—A bill to be entitled An act relating to Franklin county, race track funds; providing a method of distribution of race track funds for Franklin county; providing an alternate method of distribution of such funds; repealing chapters 61-1328 and 63-745, Laws of Florida; providing an effective date.

On motion of Senator Tapper, the rules were waived by two-thirds vote and HB 1964 was read the second time by title.

Senator Tapper offered the following amendment which was adopted:

In Section 2, line 1, page 1, strike: "the certificates of indebtedness are not issued within six (6) months after this act takes effect by the county board of public instruction for the purposes of constructing a centrally located high school in the county, as provided for in subsection (3) of section 1 of this act," and insert the following: house bill no. 1968, enacted at the 1965 regular session of the Florida legislature is approved by a majority of qualified electors voting in a referendum election to be held in Franklin county on or before November 2, 1965, and the certificates of indebtedness, as provided for in subsection (3) of section 1 of this act, are not issued within six (6) months after the date of such referendum election by the county board of public instruction for the purposes of constructing a centrally located high school in the county, or if a majority of qualified electors voting in such referendum election do not approve the aforesaid house bill no. 1968,

On motion of Senator Tapper, the rules were waived by two-thirds vote and HB 1964, as amended, was read the third time in full and passed. The vote was: Yeas—43. Nays—None.

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

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

REPORT OF COMMITTEE

By permission the following report was received:

The Committee on Resolutions and Memorials recommends the following pass:

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| SCR 1238 | SCR 1361 | HCR 1258 |
| SCR 1337 | HCR 814 | |

The concurrent resolutions were placed on the Calendar.

The hour of adjournment having arrived, a point of order was called and the Senate stood adjourned at 5:30 P. M. until 9:30 A. M., June 1, 1965.