

## EXTRA SESSION

# JOURNAL OF THE SENATE

Friday, June 18, 1965

The Senate was called to order by the President at 9:00 A.M. The following Senators were recorded present:

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

44. A quorum present.

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

Direct us, Almighty God, in all our doings with thy most gracious favor, that in our work we may be righteous in thy sight.

Grant us understanding that we may discern the truth and impartially solve our puzzling task. Let us prove ourselves mindful of our responsibility and save us from confusion, discord, arrogance, or any evil thought. Fashion us into one united group that there may be justice and wisdom through obedience to thy law.

Fill our hearts with thankfulness and grant us thy mercy, we ask in thy name. Amen.

The reading of the Journal was dispensed with.

The Journal of June 17 was corrected and approved as follows:

Page 14, column 2, line 13, counting from the bottom of the column, in fourth column of roll call, strike "Young" and insert Williams

### REPORT OF COMMITTEE

The Committee on Legislative and Congressional Apportionment recommends a committee substitute with 3 amendments for the following:

SB 10-X(65)

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

### INTRODUCTION

By two-thirds vote of the Senate the following bills were admitted for introduction and consideration:

By Senator Covington—

SB 27-X(65)—A bill to be entitled An act relating to boards of public instruction, payments, in any county of the state having a population 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; authorizing the county board of public instruction to make monthly payments to certain retired public school teachers; 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 27-X(65) was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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

The bill was certified to the House.

By Senator McDonald—

SB 28-X(65)—A bill to be entitled An act relating to Walton county, fish netting; closing certain areas of the Choctawhatchee bay to the netting of fish by seines and gill nets; excepting minnow baskets and seines of a certain size; making violation a misdemeanor; providing for referendum; providing an effective date.

Was read the first time by title. On motions of Senator McDonald, the rules were waived by two-thirds vote and SB 28-X(65) was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44. Nays—None.

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

The bill was certified to the House.

### SECOND READING

SB 10-X(65) was taken up, together with:

By the Committee on Legislative and Congressional Apportionment—

CS for SB 10-X(65)—A bill to be entitled An act relating to the legislature of the State of Florida; amending Section 10.01, Florida Statutes, to provide for the apportionment of the Senate and for their election; and providing an effective date.

—which was read the first time by title.

On motion of Senator Williams, CS for SB 10-X(65) was substituted for SB 10-X(65), and SB 10-X(65) was laid on the table.

On motion of Senator Williams, the rules were waived by two-thirds vote and CS for SB 10-X(65) was read the second time by title.

Senator Covington offered the following amendment which was adopted:

In Section 1, following line 8, page 6, insert the following: The tenth senatorial area shall consist of Jefferson, Taylor, Madison and Hamilton counties, districted into one senatorial district designated as senatorial district "ten", which shall be represented by the senator representing the present tenth senatorial district, until the general election of 1966.

Senator Covington also offered the following amendment which was adopted:

In Section 1, lines 18 to 28, page 15, strike: all of lines 18 through 23

Senator Covington also offered the following amendment which was adopted:

In Section 1, line 22, page 20, strike: "Taylor" and insert the following: Suwannee

The Committee on Legislative and Congressional Apportionment offered the following amendment which was adopted on motion of Senator Williams:

In Section 1, pages 6, 7 and 8, strike: all lines pertaining to eleventh senatorial area and insert the following: The eleventh senatorial area shall consist of Pinellas county, districted into ten senatorial districts designated as follows:

Senatorial district "eleven A", consisting of Pinellas county precincts number 22, 22A, 22C, 23, 23B, 24B, 26, 26A, 26B, 27, 27A, 30, 30A, 30B, 30C and 30D, which shall be represented by the senator representing the present eleventh senatorial district, until the general election of 1968,

Senatorial district "eleven B", consisting of Pinellas county precincts number 13, 13A, 13B, 74, 75, 76, 76A, 77, 77A, 78, 78A, 78B, 79, 79A, 79B, 80, 80A, 80B, and 80C, which shall be represented by a senator elected at the general election of 1966 for a four year term,

Senatorial district "eleven C", consisting of Pinellas county precincts number 7, 8, 9, 10, 11, 11A, 12, 17, 21, 21A, 70, 71, 71A, 72 and 73, which district shall be represented by a senator to be elected at the general election of 1966 for a two year term expiring at the general election of 1968, and thereafter, for four year terms,

Senatorial district "eleven D", consisting of Pinellas county precincts number 1, 1A, 2, 3, 4, 5, 6, 61, 61A, 62, 62A, 64, 64A, 64B, 65, 65A, 65B, 66, 67, 67A, 68 and 69, which shall be represented by a senator elected at the general election of 1966 for a four year term,

Senatorial district "eleven E", consisting of Pinellas county precincts number 16, 19A, 57, 57A, 57B, 58, 58A, 58B, 59, 59A, 59B, 59C, 60, 60A, 63 and 63A, which district shall be represented by a senator to be elected at the general election of 1966 for a two year term expiring at the general election of 1968, and thereafter, for four year terms,

Senatorial district "eleven F", consisting of Pinellas county precincts number 18, 18A, 19, 20, 20A, 20B, 22B, 22D, 23A, 24, 24A, 25, 25B, 25C and 29C, which shall be represented by a senator elected at the general election of 1966 for a four year term,

Senatorial district "eleven G", consisting of Pinellas county precincts number 25A, 28, 28A, 28B, 28C, 28D, 28E, 28F, 28H, 29, 29A, 29B, 29D, 31A, 33, 33C, 54, 54A, 55 and 56, which district shall be represented by a senator to be elected at the general election of 1966 for a two year term expiring at the general election of 1968, and thereafter, for four year terms,

Senatorial district "eleven H", consisting of Pinellas county precincts number 14, 14A, 15A, 15B, 31, 31B, 31C, 32, 33A, 33B, 34, 35, 35B, 35D, 35E and 53, which shall be represented by a senator elected at the general election of 1966 for a four year term,

Senatorial district "eleven I", consisting of Pinellas county precincts number 15, 15C, 35A, 35C, 36, 37, 37A, 38, 38A, 39, 40, 41, 42, 42A, 42B, 43 and 43A, which district shall be represented by a senator to be elected at the general election of 1966 for a two year term expiring at the general election of 1968, and thereafter, for four year terms,

Senatorial district "eleven J", consisting of Pinellas county precincts number 44, 44A, 45, 45A, 46, 46A, 47, 47A, 48, 49, 50, 50A, 51, 51A, 52, 52A and 52B, which shall be represented by a senator elected at the general election of 1966 for a four year term.

The Committee on Legislative and Congressional Apportionment also offered the following amendment which was adopted on motion of Senator Williams:

In Section 3, line 4, on page 33, strike: "June 1" and insert the following: June 17

The Committee on Legislative and Congressional Apportionment also offered the following amendment which was adopted on motion of Senator Williams:

In Section 3, line 6, on page 33, strike: "June 1" and insert the following: June 17

Senator Covington offered the following amendment which was adopted:

In Section 4, line 9, page 33, add the following: If by this reapportionment the district of a member of the Senate whose term of office expires with the general election of November 1968 shall be abolished, or the number of his district relocated outside of his present district, then such member shall continue as a senator for the county of his residence during the remainder of his term and shall have an equal vote with any other senator and the number of his senatorial district shall be indicated by adding the letter "X" after the number of the district to which he was elected even though it increases the maximum of members herein provided for.

Senator Johnson (6th) offered the following amendment which was adopted:

In Section 5, line 10, on page 34, after the number "1966" insert the following: a comma, and add except as otherwise provided herein

Senators Pearce and Edwards offered the following amendment which was adopted on motion of Senator Pearce:

In Section 1, subsection 2, line 15, page 20, following the word "present" strike the words "district twenty" and insert the following: twentieth senatorial district,

Senators Pearce and Edwards also offered the following amendment which was adopted on motion of Senator Pearce:

In Section 1, subsection 2, line 19, page 20, following the word "present" strike the words "district twenty six" and insert the following: twenty-sixth senatorial district,

Senators Askew, Whitaker, Griffin, Dressler, Johnson (19th), Hollahan, Price, Haverfield, Mathews, Henderson, Ryan, Cross, Barron, Gibson, Cleveland, Pope, Carlton, Daniel, Thomas, Young, Friday, McCarty and Gautier offered the following amendment:

In Section 1(2), on pages 1-33, strike: all of said subsection (2) and insert in lieu thereof the following:

Subsection 2. The representation in the Senate of the Florida Legislature shall consist of fifty-eight (58) members, each representing a district, which districts are created and numbered as follows:

First District—Escambia and Santa Rosa Counties, provided, however, the senator serving from the present first district shall be the senator from the First District until the general election of 1968.

Second District—Escambia and Santa Rosa Counties.

Third District—Okaloosa and Walton Counties, provided, however, that the senator serving from the present Third District shall be the senator from the Third District until the general election of 1968.

Fourth District—Dade and Monroe Counties.

Fifth District—Baker, Bradford, Clay, Putnam, and Flagler Counties.

Sixth District—Polk and Highlands Counties.

Seventh District—Polk and Highlands Counties, provided, however, that the senator serving from the present Seventh District shall be the senator from the Seventh District until the general election of 1968.

Eighth District—Leon, Wakulla, Liberty, and Franklin Counties.

Ninth District—Jackson, Gadsden, Calhoun, and Gulf Counties.

Tenth District—Jefferson, Madison, Taylor, Hamilton, Columbia, Suwannee, and Lafayette Counties.

Eleventh District—Pinellas County provided, however, that the senator serving from the present Eleventh District shall be the senator from the Eleventh District until the general election of 1968.

Twelfth District—St. Lucie and Indian River Counties.

Thirteenth District—Dade and Monroe Counties provided, however, that the senator serving from the present Thirteenth District shall be the senator from the Thirteenth District until the general election of 1968.

Fourteenth District—Pinellas County.

Fifteenth District—Marion, Citrus, Hernando, Sumter, Dixie, Levy, Gilchrist, and Pasco Counties.

Sixteenth District—Duval, Nassau, and St. Johns Counties.

Seventeenth District—Duval, Nassau, and St. Johns Counties.

Eighteenth District—Duval, Nassau, and St. Johns Counties.

Nineteenth District—Orange and Seminole Counties provided, however, that the senator serving from the present Nineteenth District shall be the senator from the Nineteenth District until the general election of 1968.

Twentieth District—Orange and Seminole Counties.

Twenty-first District—Orange and Seminole Counties.

Twenty-second District—Sarasota County.

Twenty-third District—Lake and Osceola Counties provided, however, that the senator serving from the present Twenty-third District shall be the senator from the Twenty-third District until the general election of 1968.

Twenty-fourth District—Lee, Hendry, and Collier Counties.

Twenty-fifth District—Bay, Washington, and Holmes Counties provided, however, that the senator serving from the present Twenty-fifth District shall be the senator from the Twenty-fifth District until the general election of 1968.

Twenty-sixth District—Pinellas County.

Twenty-seventh District—Hardee, DeSoto, Okeechobee, Glades, Charlotte, and Martin Counties provided, however, that the senator serving from the present Twenty-seventh District shall be the senator from the Twenty-seventh District until the general election of 1968.

Twenty-eighth District—Volusia and Brevard Counties.

Twenty-ninth District—Broward County.

Thirtieth District—Broward County.

Thirty-first District—Duval, Nassau, and St. Johns Counties provided, however, that the senator serving from the present Thirty-first District shall be the senator from the Thirty-first District until the general election of 1968.

Thirty-second District—Alachua and Union Counties.

Thirty-third District—Duval, Nassau, and St. Johns Counties.

Thirty-fourth District—Hillsborough County.

Thirty-fifth District—Palm Beach County provided, however, that the senator serving from the present Thirty-fifth District shall be the senator from the Thirty-fifth District until the general election of 1968.

Thirty-sixth District—Manatee County.

Thirty-seventh District—Volusia and Brevard Counties provided, however, that the senator serving from the present Thirty-seventh District shall be the senator from the Thirty-seventh District until the general election of 1968.

Thirty-eighth District—Volusia and Brevard Counties.

Thirty-ninth District—Palm Beach County.

Fortieth District—Polk and Highlands Counties.

Forty-first District—Dade and Monroe Counties provided, however, that the senator serving from the present Forty-first

District shall be the senator from the Forty-first District until the general election of 1968.

Forty-second District—Orange and Seminole Counties.

Forty-third District—Dade and Monroe Counties provided, however, that the senator serving from the present Forty-third District shall be the senator from the Forty-third District until the general election of 1968.

Forty-fourth District—Dade and Monroe Counties.

Forty-fifth District—Dade and Monroe Counties.

Forty-sixth District—Dade and Monroe Counties.

Forty-seventh District—Pinellas County.

Forty-eighth District—Dade and Monroe Counties.

Forty-ninth District—Dade and Monroe Counties.

Fiftieth District—Palm Beach County.

Fifty-first District—Marion, Citrus, Levy, Dixie, Pasco, Hernando, Gilchrist, and Sumter Counties.

Fifty-second District—Dade and Monroe Counties.

Fifty-third District—Broward County.

Fifty-fourth District—Broward County.

Fifty-fifth District—Hillsborough County.

Fifty-sixth District—Hillsborough County.

Fifty-seventh District—Hillsborough County.

Fifty-eighth District—Duval, Nassau, and St. Johns Counties.

**Subsection 3.** If by this reapportionment the district of a member of the Senate, as constituted in 1965, who is not otherwise assigned a district hereinabove and whose term of office expires with the general election of November 1968, shall be abolished or the number of his district relocated outside of his present district, then such member shall continue as a senator for the county of his residence during the remainder of his term and shall have an equal vote with any other senator and the number of his senatorial district shall be indicated by adding the letter "X" after the number of the district to which he was elected, even though it increases the maximum number of members herein provided for.

**Subsection 4.** The even numbered senatorial districts shall be filled in the general election of November 1966 and shall be for four-year terms. The odd numbered senatorial districts, except as to those senators for which specific provision has been made herein for representation of a district until the general election of 1968, shall be filled in the general election of November 1966 initially for a two-year term. Thereafter, all odd numbered senatorial districts shall be filled for four-year terms.

**Subsection 5.** Where the same two or more counties are assigned more than one senatorial district, no two senators representing any district comprised of said counties shall reside in the same county until each county in said district has a senator residing in said county who is a qualified elector of that county. The Secretary of State shall establish the groups for election purposes to accomplish this purpose.

Senator Askew moved the adoption of the amendment.

Senator Johnson (6th) moved as a substitute motion that the Senate stand in informal recess. Pending consideration thereof Senator Johnson (6th) withdrew the motion.

On substitute motion of Senator Mathews, it was agreed that the Senate resume consideration of the pending amendment upon reconvening.

The President declared the Senate in informal recess at 9:45 A. M. until 10:45 A. M.

The Senate reconvened at 10:45 A. M.

The President in the Chair.

The following Senators were recorded present:

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

44. A quorum present.

Senator Johns offered the following amendment to the amendment which failed of adoption:

In Subsection 2, line 15, page 1, strike: the words "and Flagler Counties." and insert the following: Flagler and Union Counties.

The vote was:

Yeas—19

Mr. President	Covington	McLaughlin	Spottswood
Barber	Edwards	Mapoles	Tapper
Bronson	Johns	Melton	Usher
Carraway	Johnson (6th)	Pearce	Williams
Clarke	McDonald	Roberts	

Nays—25

Askew	Dressler	Hollahan	Stratton
Barron	Friday	Johnson (19th)	Thomas
Carlton	Gautier	McCarty	Whitaker
Cleveland	Gibson	Mathews	Young
Cross	Griffin	Pope	
Daniel	Haverfield	Price	
Davis	Henderson	Ryan	

Senator Covington offered the following amendment to the amendment which failed of adoption:

In Sub-section 2, line 14, on page 2, strike: Marion, Dixie, Levy, Gilchrist

The vote was:

Yeas—19

Mr. President	Covington	McLaughlin	Spottswood
Barber	Edwards	Mapoles	Tapper
Bronson	Johns	Melton	Usher
Carraway	Johnson (6th)	Pearce	Williams
Clarke	McDonald	Roberts	

Nays—25

Askew	Dressler	Hollahan	Stratton
Barron	Friday	Johnson (19th)	Thomas
Carlton	Gautier	McCarty	Whitaker
Cleveland	Gibson	Mathews	Young
Cross	Griffin	Pope	
Daniel	Haverfield	Price	
Davis	Henderson	Ryan	

Senator Tapper presiding.

Senator Spottswood offered the following amendment to the amendment which failed of adoption:

In Subsection 5, strike all of subsection 5 and insert the following:

Subsection 5. Where the same two or more counties are assigned more than one senatorial district, no two senators representing any district comprised of said counties shall reside in the same county until each county in said district has a senator residing in said county who is a qualified elector and resident of that county, and shall have been such qualified elector and resident of that county for a period of not less than two years prior to qualifying to be a candidate for such office. The Secretary of State shall establish the groups for election purposes to accomplish this purpose.

The vote was:

Yeas—19

Mr. President	Barber	Bronson	Carraway
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Clarke	Johnson (6th)	Melton	Tapper
Covington	McDonald	Pearce	Usher
Edwards	McLaughlin	Roberts	Williams
Johns	Mapoles	Spottswood	

Nays—25

Askew	Dressler	Hollahan	Stratton
Barron	Friday	Johnson (19th)	Thomas
Carlton	Gautier	McCarty	Whitaker
Cleveland	Gibson	Mathews	Young
Cross	Griffin	Pope	
Daniel	Haverfield	Price	
Davis	Henderson	Ryan	

The President presiding.

Senator Spottswood also offered the following amendment to the amendment which failed of adoption:

Add Subsection 6: Provided that any county or counties who are entitled to representation in the senate of ten (10) senators or more may be divided into subdistricts for the purpose of electing the senators to which they are entitled provided such subdistricting is approved by a referendum of the people of the county or counties such senators represent.

The vote was:

Yeas—19

Mr. President	Covington	McLaughlin	Spottswood
Barber	Edwards	Mapoles	Tapper
Bronson	Johns	Melton	Usher
Carraway	Johnson (6th)	Pearce	Williams
Clarke	McDonald	Roberts	

Nays—25

Askew	Dressler	Hollahan	Stratton
Barron	Friday	Johnson (19th)	Thomas
Carlton	Gautier	McCarty	Whitaker
Cleveland	Gibson	Mathews	Young
Cross	Griffin	Pope	
Daniel	Haverfield	Price	
Davis	Henderson	Ryan	

Senator Usher offered the following amendment to the amendment which failed of adoption:

In Section 1, Subsection 2, page 3, line 12 strike: "Hardee" and insert the following: Highlands

The vote was:

Yeas—18

Mr. President	Edwards	Mapoles	Tapper
Bronson	Johns	Melton	Usher
Carraway	Johnson (6th)	Pearce	Williams
Clarke	McDonald	Roberts	
Covington	McLaughlin	Spottswood	

Nays—26

Askew	Davis	Henderson	Ryan
Barber	Dressler	Hollahan	Stratton
Barron	Friday	Johnson (19th)	Thomas
Carlton	Gautier	McCarty	Whitaker
Cleveland	Gibson	Mathews	Young
Cross	Griffin	Pope	
Daniel	Haverfield	Price	

The motion of Senator Mathews that the hour of adjournment be extended until completion of final action on CS for SB 10-X(65) failed. The vote was:

Yeas—25

Askew	Dressler	Hollahan	Stratton
Barron	Friday	Johnson (19th)	Thomas
Carlton	Gautier	McCarty	Whitaker
Cleveland	Gibson	Mathews	Young
Cross	Griffin	Pope	
Daniel	Haverfield	Price	
Davis	Henderson	Ryan	

Nays—19

Mr. President	Bronson	Clarke	Edwards
Barber	Carraway	Covington	Johns

Johnson (6th)	Mapoles	Roberts	Usher
McDonald	Melton	Spottswood	Williams
McLaughlin	Pearce	Tapper	

Senator Mathews moved that the Senate hold an afternoon session this day.

Determination of the necessary vote on the motion made by Senator Mathews was referred to a Special Parliamentary Committee pursuant to Senate Rule 78.

The President declared the Senate in informal recess at 12:20 P. M. The Senate reconvened at 12:50 P. M.

**The President in the Chair.**

The following Senators were recorded present:

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

**44. A quorum present.**

The following report of the Special Parliamentary Committee pursuant to Senate Rule 78 was read:

*Honorable James E. Conner*  
*President of the Senate*

June 18, 1965

*Sir:*

Your Special Parliamentary Committee has researched the question directed as to the necessary vote to hold an afternoon session under Rule 14 and Rule 79, and your committee advises you as follows:

Rule 14 provides that the Senate shall convene in a morning session daily from 11:00 A. M. to 1:00 P. M. The Rule further provides if there is an afternoon session that the hours shall

be from 3:00 P. M. to 5:00 P. M. but that Rule does not authorize an automatic session. Therefore, it calls for a waiver of the rules and a determination by the membership as to whether an afternoon session shall convene and this requires a two-thirds vote under Rule 79.

Respectfully,  
Dewey M. Johnson  
Chairman, Committee on Rules and Calendar

Edwin G. Fraser  
Secretary of the Senate

Charles Tom Henderson  
Assistant Attorney General

Pursuant to the report of the Special Parliamentary Committee, the President announced that to convene in afternoon session required a waiver of the Rule.

The motion of Senator Mathews that the rules be waived by two-thirds vote and the Senate hold an afternoon session this day failed. The vote was:

Yeas—25

Askew	Dressler	Hollahan	Stratton
Barron	Friday	Johnson (19th)	Thomas
Carlton	Gautier	McCarty	Whitaker
Cleveland	Gibson	Mathews	Young
Cross	Griffin	Pope	
Daniel	Haverfield	Price	
Davis	Henderson	Ryan	

Nays—19

Mr. President	Covington	McLaughlin	Spottswood
Barber	Edwards	Mapoles	Tapper
Bronson	Johns	Melton	Usher
Carraway	Johnson (6th)	Pearce	Williams
Clarke	McDonald	Roberts	

CS for SB 10-X (65) was ordered engrossed.

The hour of adjournment having arrived, a point of order was called and the Senate stood adjourned at 1:00 P. M. until 11:00 A. M. June 19, 1965.