

EXTRA SESSION

JOURNAL OF THE SENATE

Tuesday, June 22, 1965

The Senate was called to order by the President at 11:00 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 L. K. Edwards, Jr., of the Twentieth Senatorial District:

Our Father, this day on the day of our birth, we ask that you have mercy on us and that you forgive us for all our wrongdoings; that you lead, guide, direct and care for us, that you be with our country. We pray for peace on earth and good will towards men. We ask for all especially that you be with this Senate and you help us to do our duty and resolve by which way that we be ever mindful of thy teachings. Help us to do unto each other as we would have done unto us. Use us for thy honor and glory and use us for the benefit of our fellowman. We pray all these things in the name of Jesus Christ who died on the cross in order that our souls might be saved. Amen.

The reading of the Journal was dispensed with.

The President declared the Senate in informal recess for a period of fifteen minutes at 11:20 A. M. The Senate reconvened at 11:35 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 Williams moved that the rules be waived and the Senate proceed to the consideration of the Order of the Day.

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

SENATE BILL ON THIRD READING

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.

Was taken up.

Senator Williams moved that the rules be waived and CS for SB 10-X(65) be placed back on second reading for the purpose of further amendment.

On motion of Senator Cleveland, an amendment to the motion by Senator Williams was adopted that on final disposition of CS for SB 10-X(65), the Senate revert to the daily order of the Calendar.

The motion of Senator Williams, as amended, was agreed to by a two-thirds vote and it was so ordered.

Senator Davis offered the following amendment to CS for SB 10-X(65):

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.

Senators Askew and Ryan offered the following amendment to the amendment:

In Subsection (2), lines 14 and 15, page 2, after the word "Marion," strike "Citrus, Hernando, Sumter, Dixie, Levy, Gilchrist, and Pasco counties." and insert the following: Dixie, Levy and Gilchrist counties

Senator Ryan moved the adoption of the amendment to the amendment.

Pending consideration thereof, on motion of Senator Williams, the Senate stood in informal recess at 12:22 P. M. for a period of twenty minutes.

The Senate was called to order by the President at 12:42 P. M.

The President in the Chair.

The following Senators were recorded present:

Mr. President	Daniel	Johns	Priest
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 Johnson (19th) moved that pursuant to Rule 14 the Senate determine to hold an afternoon session from 3:00 P. M. until 5:00 P. M., this day. The vote was:

Yeas—30.

Mr. President	Daniel	Henderson	Ryan
Askew	Dressler	Hollahan	Spottswood
Barber	Edwards	Johnson (19th)	Stratton
Barron	Friday	McCarty	Thomas
Carlton	Gautier	Mapoles	Whitaker
Cleveland	Gibson	Mathews	Young
Covington	Griffin	Pope	
Cross	Haverfield	Priest	

Nays—14.

Bronson	Johns	Melton	Usher
Carraway	Johnson (6th)	Pearce	Williams
Clarke	McDonald	Roberts	
Davis	McLaughlin	Tapper	

The question recurred on the adoption of the amendment to the amendment offered by Senators Askew and Ryan. The vote was:

Yeas—26.

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

Nays—16.

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

Senators Askew and Ryan also offered the following amendment to the amendment which was adopted on motion of Senator Ryan:

In Subsection 2, lines 7 and 8, page 5, strike: "Fifty-first District—Marion, Citrus, Levy, Dixie, Pasco, Hernando, Gilchrist, and Sumter Counties." and insert the following: Fifty-first District—Pasco, Hernando, Citrus and Sumter Counties.

On motion of Senator Williams, Rule 48A was waived by two-thirds vote and the Committee on Legislative and Congressional Apportionment was granted additional time through 12:00 midnight, June 23, for the consideration of all bills and joint resolutions now referred to the Committee.

The hour of adjournment having arrived, a point of order was called and the Senate recessed at 1:00 P. M. until 3:00 P. M., this day.

AFTERNOON SESSION

The Senate reconvened at 3:00 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.

Senators Askew, Daniel, Gautier, Whitaker, Ryan, Mathews, Price, Hollahan, Barron, Young, Haverfield and Gibson offered the following substitute amendment for the original amendment as amended:

In Section 1(2), pages 1-32, strike: all of subsection (2) and insert in lieu thereof the following:

(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, Santa Rosa and Okaloosa 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, Santa Rosa, and Okaloosa Counties.

Third District—Escambia, Santa Rosa, and Okaloosa Counties, provided, however, that the senator serving from the pres-

ent Thirty-Ninth District shall be the senator from the Third District until the general election of 1968.

Fourth District—Jackson, Calhoun, Washington, Holmes, and Walton Counties.

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

Sixth District—Polk County.

Seventh District—Polk County, 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 County.

Ninth District—Gadsden, Liberty, Wakulla, Gulf, and Franklin 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—That portion of Dade County comprising the Third Congressional District as it existed on June 1, 1965.

Thirteenth District—That portion of Dade and Monroe Counties, comprising the Fourth Congressional District as it existed on June 1, 1965, 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, Dixie, Levy, and Gilchrist 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 County, 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—Broward County.

Twenty-eighth District—Volusia and Brevard Counties.

Twenty-ninth District—Hardee, DeSoto, Okeechobee, Glades, Charlotte, and Highlands Counties.

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 County.

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—That portion of Dade County comprising the Third Congressional District as it existed on June 1, 1965.

Fortieth District—That portion of Dade and Monroe Counties, comprising the Fourth Congressional District, as it existed on June 1, 1965.

Forty-first District—That portion of Dade and Monroe Counties, comprising the Fourth Congressional District as it existed on June 1, 1965, 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—That portion of Dade and Monroe Counties, comprising the Fourth Congressional District as it existed on June 1, 1965, 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—That portion of Dade and Monroe Counties, comprising the Fourth Congressional District, as it existed on June 1, 1965.

Forty-fifth District—St. Lucie, Indian River, and Martin Counties.

Forty-sixth District—That portion of Dade County, comprising the Third Congressional District, as it existed on June 1, 1965.

Forty-seventh District—Pinellas County.

Forty-eighth District—Palm Beach County.

Forty-ninth District—That portion of Dade County, comprising the Third Congressional District, as it existed on June 1, 1965.

Fiftieth District—Palm Beach County.

Fifty-first District—Citrus, Pasco, Hernando, and Sumter Counties.

Fifty-second District—That portion of Dade County, comprising the Third Congressional District, as it existed on June 1, 1965.

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.

(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.

(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.

(5). Where the same two or more counties or portions thereof 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 Mathews offered the following amendment to the substitute amendment which was adopted on motion of Senator Askew:

Subsection 2, page 3, strike: "Twenty-fifty" and insert the following: twenty-fifth

On motion of Senator Askew the substitute amendment as amended was adopted. The vote was:

Yeas—30.

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

Nays—14.

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

Senator Askew offered the following amendment which was adopted:

On pages 32, 33 and 34, strike: Sections 2, 3, 4, 5, 6 and 7. and insert the following: Section 2. Section 10.02, F. S., is amended to read: 10.02—Term of office of Senators—All senators, except as provided for in Section 10.01, Florida Statutes, and except when vacancies are to be filled, are to be elected for four years.

Section 3. Any senator elected in 1964 and designated herein by a district bearing the letter "X" may run in 1966 for a four year senatorial office if there is a vacancy in the district of his residence, provided that prior to qualifying for the new four year term he resigns from the office to which he was elected in 1964.

Section 4. The provisions of this act are severable and if any word, sentence, paragraph, subsections or sections of the act shall for any reason be held void or unconstitutional by any court of competent jurisdiction, the decision of said court shall not affect or impair the validity of any of the remaining words, sentences, paragraphs, subsections or sections of this act.

Section 5. This act shall take affect immediately upon becoming a law.

The vote was:

Yeas—31.

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

Nays—13.

Mr. President		suoy Pearce	Williams
Bronson	Johnson (6th)	Roberts	
Clarke	McDonald	Tapper	
Edwards	Melton	Usher	

Senator Askew also offered the following amendment which was adopted:

In Section 1, lines 2 and 3, on page 1, after the number "10.01", strike the following:

"Division of state into senatorial areas and senatorial districts;"

Senator Askew also offered the following amendment which was adopted:

In Title, line 2, page 1, strike: Section 10.01 and insert the following: Sections 10.01 and 10.02

On motion of Senator Askew, the rules were waived and CS for SB 10-X(65), as amended, was placed on third reading. The vote was:

Yeas—31.

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

Nays—13.

Mr. President	Johns	Pearce	Williams
Bronson	Johnson (6th)	Roberts	
Clarke	McDonald	Tapper	
Edwards	Melton	Usher	

On motion of Senator Askew, the rules were waived and CS for SB 10-X(65) as amended was read the third time in full and passed. The vote was:

Yeas—30.

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

Nays—14.

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

On motion of Senator Askew, the bill was immediately certified to the House after being engrossed.

The Senate reverted to the daily order of business.

Senator Mathews filed the following motion:

MOTION TO CORRECT

THE JOURNAL OF THE SENATE

The undersigned senators move that the Journal of the Senate be corrected as follows:

1. Journal of June 18, 1965

(a) On page 17, strike the following:

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

(b) On page 19, strike the following:

"The President declared the Senate in informal recess at 12:20 p.m. The Senate reconvened at 12:50 p.m."

and insert the following:

"The President declared the Senate in informal recess for a period of ten minutes at 12:20 p.m. The Senate reconvened at 12:50 p.m."

(c) On page 19, strike the following:

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

2. Journal of June 19, 1965. On page 20, strike:

"The Journal of June 18 was corrected and approved."

ENGROSSING REPORT

Your Engrossing Clerk to whom was referred—

CS for SB 10-X(65) with 10 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 placed on the Calendar of Bills on Third Reading."

3. Journal of June 21, 1965

(a) On page 23, strike the following:

"The Journal of June 18 was corrected and approved as follows:

Page 16, column 1, line 22, strike "24" and insert 74

Page 16, column 1, line 23, strike "80," and insert 80, 80A"

(b) On page 23, strike the following:

"The President ruled that the motion was out of order."

(c) On page 24, strike the following:

"The President ruled that the motion was out of order."

JOHN E. MATHEWS, JR.
MACK N. CLEVELAND, JR.
TOM WHITAKER, JR.
E. W. GAUTIER
ELMER FRIDAY
A. J. RYAN, JR.

The President ruled that the motion was out of order.

The Journal of June 21 was corrected and approved.

INTRODUCTION

By Senator Thomas—

SB 29-X(65)—A bill to be entitled An act providing for the apportionment of the membership of the legislature of the state of Florida, providing for one house of not more than 100 members apportioned among the counties according to population; repealing sections 10.01, 10.02, 10.03, and 10.04, Florida Statutes; providing transitory and implementing provision and effective date.

Was read the first time by title and referred to the Committee on Legislative and Congressional Apportionment.

By Senator Thomas—

SJR 30-X(65)—A joint resolution proposing an amendment to Article VII of the Constitution of Florida by amending the same to provide for the legislature of the state of Florida to consist of one house apportioned according to population; providing for legislative apportionment; providing for census.

Was read the first time in full and referred to the Committee on Legislative and Congressional Apportionment.

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

By Senators Hollahan and Haverfield—

SB 31-X(65)—A bill to be entitled An act relating to members of the legislature, additional compensation, in any county of the state having a population of not less than three hundred thousand (300,000) nor more than three hundred fifty thousand (350,000), and in any county of the state having a population of over nine hundred thousand (900,000), according to the latest official decennial census; authorizing and directing the board of county commissioners in any such county to pay to each legislator of such county the sum of twenty-five dollars (\$25.00) per day for expenses incurred during any special, extra or extraordinary session of the state legislature; providing that no accounting be required; providing for retro-active payment of said funds; providing an effective date.

Was read the first time by title. On motion of Senator Hollahan, the rules were waived by two-thirds vote and SB 31-X(65) was read the second time by title.

Senator Hollahan offered the following amendment which was adopted:

In Section 1, lines 2 and 3, page 1, strike: "three hundred thousand (300,000) nor more than three hundred fifty thousand (350,000)," and insert the following: eighty thousand (80,000) nor more than one hundred twenty thousand (120,000),

Senator Hollahan also offered the following amendment which was adopted:

In title, lines 4 and 5, page 1, strike: "three hundred thousand (300,000) nor more than three hundred fifty thousand (350,000)," and insert the following: eighty thousand (80,000) nor more than one hundred twenty thousand (120,000),

On motion of Senator Hollahan, the rules were waived by two-thirds vote and SB 31-X(65), as amended, was read the third time in full and passed. 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 ordered engrossed.

By Senator Dressler—

SB 32-X(65)—A bill to be entitled An act relating to county employees, work uniforms, 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; authorizing the board of county commissioners of any such county to expend such funds as are necessary to furnish work uniforms and to pay the costs of cleaning and repairing said uniforms; authorizing the board of county commissioners to designate the persons to receive the uniforms; authorizing the board of county commissioners to request bids for the furnishing of said uniforms and cleaning service; providing an effective date.

Was read the first time by title. On motions of Senator Dressler, the rules were waived by two-thirds vote and SB 32-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 Haverfield—

SB 33-X(65)—A bill to be entitled An act repealing chapter 65-841, Laws of Florida, 1965, a local or special act relating to the relief of Aaron Stern; providing an effective date.

Was read the first time by title. On motions of Senator Haverfield, the rules were waived by two-thirds vote and SB 33-X(65) was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—39.

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

Nays—5.

Friday	Mathews	Price	Ryan
Hollahan			

The bill was certified to the House.

By Senator Connor—

SB 34-X(65)—A bill to be entitled An act relating to Citrus county, creating a port authority; providing for a governing board and membership thereof; prescribing the rights, duties, authority, and method of financing; providing an effective date.

Was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 34-X(65).

On motions of Senator Johnson (6th), on behalf of Senator Connor who was presiding, the rules were waived by two-thirds vote and SB 34-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 Ryan—

SB 35-X(65)—A bill to be entitled An act relating to the City of Cooper City, Broward County, Florida, amending Chapter 59-1195, Laws of Florida, by amending Section 46 thereof to provide that the Vice-Mayor, in the absence or disability of the Mayor, may sign warrants or checks on funds in the City treasury; amending Section 20 thereof to provide that municipal elections shall be held on the second Tuesday in February, 1967, and every two years thereafter; amending Section 19 thereof providing for separate election of Mayor-Commissioner and procedure for electing Commissioner; amending Section 7 thereof providing for separate election of Mayor-Commissioner beginning in 1967, providing for a four year term for Mayor-Commissioner; providing for election of two commissioners in 1967 for four year terms; providing for election of two Commissioners in 1969 for four year terms; providing for election of two Commissioners in 1967 for two year terms; providing for the selection of the Vice-Mayor-Commissioner and Clerk-Commissioner; providing for repeal of all laws in conflict therewith; providing a severability clause; 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 35-X(65).

On motions of Senator Ryan, the rules were waived by two-thirds vote and SB 35-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 Cleveland—

SB 36-X(65)—A bill to be entitled An act relating to the city of Sanford, Seminole county, policemen's relief and pension fund; amending the introductory paragraph of section 14 of chapter 61-2793, Laws of Florida, as amended by chapter 63-1876, Laws of Florida; deleting certain family relatives from coverage under said fund; providing for severability of chapter 61-2793, Laws of Florida, and chapter 63-1876, Laws of Florida, and this act; providing an effective date.

Was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 36-X(65).

On motions of Senator Cleveland, the rules were waived by two-thirds vote and SB 36-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	Carlton	Cross	Friday
Askew	Carraway	Daniel	Gautier
Barber	Clarke	Davis	Gibson
Barron	Cleveland	Dressler	Griffin
Bronson	Covington	Edwards	Haverfield

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

The bill was certified to the House.

By Senator Cleveland—

SB 37-X(65)—A bill to be entitled An act relating to the city of Sanford, Seminole county, fireman's relief and pension fund; amending sections 4(2) and (4), 11, 12, 13 and 15(2) of chapter 61-2792, Laws of Florida; increasing contributions to the fireman's relief and pension fund by firemen and the city of Sanford; providing a change in retirement age and in benefits received under said fund; providing that firemen withdrawing or separated from the pension plan are entitled to a refund of contributions made to said fund; providing a change in widows' benefits; providing for severability of chapter 61-2792, Laws of Florida, and this act; providing an effective date.

Was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 37-X(65).

On motions of Senator Cleveland, the rules were waived by two-thirds vote and SB 37-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.

On motion of Senator Price, the Senate stood adjourned at 4:45 P. M. until 11:00 A. M., June 23, 1965.