

EXTRA SESSION

JOURNAL OF THE SENATE

Wednesday, June 30, 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 Doyle E. Carlton, Jr., of the Twenty-seventh Senatorial District:

Our dear heavenly Father, help us to be still and quiet that we might know thou art God and that we will be receptive to the presence of thy holy spirit to guide and direct us during this hour. We thank thee for the blessings of the past. We thank thee for thy care and thy goodness to us. We acknowledge our frailness and our weakness, knowing that the foolishness of God is wiser than men and knowing that the weakness of God is stronger, and we seek thy wisdom and thy strength in this hour that thou will guide and direct our deliberations to the end that Christ might have the glory for we pray in his name and for his sake. Amen.

The reading of the Journal was dispensed with.

The Journal of June 29 was corrected and approved as follows:

Page 11, column 2, counting from the bottom of the column between lines 4 and 5 in first column of roll call, insert Cleveland

Page 11, column 2, line 11, in first column of roll call, strike "Cleveland"

Page 14, column 2, line 26 counting from the bottom of the column, following "be" insert read

Page 16, in first column of three roll calls, strike "Gibson" and insert Carraway

ENGROSSING REPORT

Your Engrossing Clerk to whom was referred—

SB 8-XX (65) with 2 amendments

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

EDWIN G. FRASER
Secretary of the Senate

The bill was ordered enrolled.

The following Proclamation was read:

PROCLAMATION

State of Florida
Executive Department

Tallahassee

TO THE HONORABLE MEMBERS OF THE FLORIDA SENATE AND THE HOUSE OF REPRESENTATIVES:

WHEREAS, in the call for Extra Session of the Florida Legislature to consider the proper apportionment of that body,

dated the 24th day of June, 1965, it was my stated purpose to extend that call into Extra Session to include congressional redistricting of the State of Florida when apportionment legislation had been accomplished, and

WHEREAS, the Legislature has apportioned the House of Representatives and the Senate of the State of Florida;

NOW, THEREFORE, I, Haydon Burns, as Governor of Florida, by virtue of the power and authority vested in me by Article IV, Section 8, and Article III, Section 2, of the Constitution of the State of Florida, do hereby extend my call of the 24th day of June, A. D. 1965, convening the Florida Legislature in Extra Session to include congressional redistricting of the State of Florida and to further consider reapportionment of the Florida Legislature should such be necessary.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed at Tallahassee, the Capital, this 30th day of June, A. D. 1965.

HAYDON BURNS
Governor

(SEAL)

ATTEST:
TOM ADAMS
Secretary of State

INTRODUCTION

By Senator Edwards—(By Request)—

SB 11-XX(65)—A bill to be entitled An act relating to the Florida legislature; amending section 11.13, Florida Statutes, fixing the compensation of members of the legislature; providing an effective date.

Was read the first time by title and referred to the Committee of the Whole.

By Senator Edwards—(By Request)—

SB 12-XX(65)—A bill to be entitled An act relating to legislative apportionment; amending chapter 10, Florida Statutes; apportioning the membership of both houses of the legislature; providing for forty (40) senatorial districts and one hundred twenty (120) members in the house of representatives; providing an effective date.

Was read the first time by title and referred to the Committee of the Whole.

By Senator Edwards—(By Request)—

SJR 13-XX(65)—A joint resolution proposing an amendment to Section 4 of Article III of the Constitution of Florida, prescribing the qualifications and salaries of members of the legislature of the state of Florida subject to certain conditions.

Was read the first time in full and referred to the Committee of the Whole.

By Senators Gautier, Friday, Carlton and Griffin—

SB 14-XX(65)—A bill to be entitled An act relating to congressional districts; amending sections 8.01 and 8.04, Florida Statutes, to revise and provide for twelve (12) congressional districts; providing an effective date.

Was read the first time by title and referred to the Committee of the Whole.

By two-thirds vote of the Senate, Senate Bills 15-XX(65), 16-XX(65) and 17-XX(65) were admitted for introduction and consideration:

By Senator Ryan—

SB 15-XX(65)—A bill to be entitled An act relating to motor vehicle licenses; amending Section 5 of Chapter 65-446, Laws of Florida; providing that Chapter 65-446, Laws of Florida, shall become effective only if Senate Joint Resolution No. 751 is adopted by the legislature and approved by the electors of the state; providing an effective date.

Was read the first time by title. On motions of Senator Ryan, the rules were waived by two-thirds vote and SB 15-XX(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 immediately.

By Senator McLaughlin—

SB 16-XX(65)—A bill to be entitled An act relating to certain certificates of indebtedness of Okaloosa county airport and industrial authority of Okaloosa county, Florida; ratifying, confirming, validating and legalizing Okaloosa county airport and industrial authority certificates of indebtedness, dated October 1, 1963, certificates of indebtedness, series of 1964, dated January 1, 1964, and refunding and improvement certificates of indebtedness, dated December 1, 1964, together with all acts and proceedings taken, had, done and performed by the duly constituted officials of said authority in connection therewith; 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 16-XX(65).

On motions of Senator McLaughlin, the rules were waived by two-thirds vote and SB 16-XX(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 immediately.

By Senator McLaughlin—

SB 17-XX(65)—A bill to be entitled An act to provide for the rehabilitation, clearance, and redevelopment of slums and blighted areas in the city of Fort Walton Beach in accordance with urban renewal plans approved by the city council; to define the duties, liabilities, exemptions and powers of said city in undertaking such activities, including the power to acquire property through the exercise of the power of eminent domain or otherwise, to dispose of property subject to any restrictions deemed necessary to prevent the development or spread of future slums or blighted areas, to issue bonds and other obligations and give security therefor, to levy taxes and assessments and to enter into agreements to secure federal aid and comply with conditions imposed in connection therewith; to provide for an urban renewal agency to exercise powers hereunder if said city determines it to be in the public interest; to authorize said city to furnish funds, services, facilities and property in aid of urban renewal projects hereunder and to obtain funds therefor by the issuance of obligations, by taxation or otherwise; and to provide that securities issued, and properties while held, by a public agency hereunder shall be exempt from taxation; providing for a referendum.

Was read the first time by title. On motions of Senator McLaughlin, the rules were waived by two-thirds vote and SB 17-XX(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 immediately.

By Senators Williams and Cross—

SB 18-XX(65)—A bill to be entitled An act relating to congressional districts; amending sections 8.01 and 8.04, Florida Statutes, to redefine the boundaries thereof and to provide effective dates.

Was read the first time by title and referred to the Committee of the Whole.

On motion of Senator Mathews, the Senate resolved itself into a Committee of the Whole.

On motion of Senator Pope, Senator Connor was designated as Chairman of the Committee of the Whole.

Senator Connor, Chairman, presiding.

Senator Mathews moved that two subcommittees be appointed: one consisting of ten members to consider bills and joint resolutions which have been introduced or which any one might want to propose relating to congressional redistricting, the other consisting of nine members to consider bills and joint resolutions which have been introduced relating to legislative apportionment; upon the appointment of these committees that the Committee of the Whole stand in recess until 2:30 P. M. this afternoon when the subcommittees shall report to the Committee of the Whole. Which was agreed to.

The Chairman announced the appointment of the following subcommittee to consider bills and joint resolutions relating to legislative apportionment: Senators Mathews, Spottswood, Johnson (19th), Askew, Haverfield, Johnson (6th), Tapper, Pearce and Covington.

The Chairman announced the appointment of the following subcommittee to consider bills and joint resolutions relating to congressional redistricting: Senators Friday, Cleveland, Thomas, Cross, Hollahan, Williams, McLaughlin, Daniel, Griffin and Barber.

On motion of Senator Mathews, the Committee of the Whole stood in informal recess at 11:36 A. M. until 2:30 P.M.

The Committee of the Whole reconvened at 2:30 P. M. with Senator Connor, Chairman, presiding. The following Senators were recorded present:

Mr. Chairman	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 subcommittee report was submitted:

To: Chairman, Committee of the Whole of the Florida State Senate, 1965

Your subcommittee on congressional districts reports that the committee has been in meeting and considering various plans and matters concerning the responsibility assigned it.

The subcommittee finds there is a need for certain basic information—basic to any plan presented to date. This information will be available later this date, and the subcommittee will be in meeting tomorrow, Thursday, July 1, 1965. The subcommittee anticipates a further report immediately following said meeting.

ELMER O. FRIDAY, JR.
Chairman, subcommittee

Senator Mathews reported that the subcommittee on Legislative Apportionment had met and considered each of the bills and joint resolutions which had been introduced and referred to the Committee of the Whole; the subcommittee recommended Committee Substitutes for SJR 1-XX(65) and SJR 5-XX(65); recommended that SB 9-XX(65) be reported unfavorably; SB 11-XX(65), SB 12-XX(65) and SJR 13-XX(65) had been retained by the subcommittee awaiting action by the Governor and the Court as to HB 19-XX on which action was completed by the legislature, June 29, 1965.

SJR 5-XX(65) was considered and a committee substitute was proposed therefor.

Senator Pearce offered an amendment to the proposed committee substitute which failed. The vote was:

Yeas—17.

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

Nays—26.

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

On motion of Senator Mathews, the Committee of the Whole adopted the committee substitute for SJR 5-XX(65).

Senator Mathews moved that the committee substitute for SJR 5-XX(65) be reported favorably. Which was agreed to, with Senator Pearce voting "nay".

SJR 1-XX(65) was considered and a committee substitute was proposed therefor.

On motion of Senator Mathews the Committee of the Whole adopted the committee substitute for SJR 1-XX(65).

Senator Mathews moved that the committee substitute for SJR 1-XX(65) be reported favorably. The vote was:

Yeas—35.

Mr. Chairman	Daniel	Johns	Pearce
Askew	Davis	Johnson (19th)	Pope
Barber	Dressler	Johnson (6th)	Roberts
Barron	Edwards	McCarty	Spottswood
Bronson	Friday	McDonald	Stratton
Carlton	Gautier	McLaughlin	Tapper
Carraway	Gibson	Mapoles	Usher
Cleveland	Griffin	Mathews	Williams
Covington	Henderson	Melton	

Nays—8.

Cross	Hollahan	Ryan	Whitaker
Haverfield	Price	Thomas	Young

Senator Friday moved that the Committee of the Whole take up and consider SB 9-XX(65), the report of the subcommittee to the contrary notwithstanding. The vote was:

Yeas—19.

Mr. Chairman	Daniel	Johnson (6th)	Roberts
Bronson	Davis	McDonald	Tapper
Carraway	Edwards	McLaughlin	Usher
Covington	Friday	Melton	Williams
Cross	Johns	Pearce	

Nays—24.

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

Senator Pearce submitted two bills for consideration.

The bills submitted by Senator Pearce were adopted as committee bills on motions of Senator Pearce.

On motion of Senator Pearce, the Chairman was instructed to report to the Senate that the committee bills were reported favorably for introduction in the Senate; that the Committee of the Whole recommends that the bills be appropriately numbered, introduced and referred directly to the Calendar.

Senator Cross moved that the Committee of the Whole rise. Which was agreed to.

The Senate resumed its session at 3:37 P. M. The President in the Chair. The following Senators were recorded present:

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

43. A quorum present.

Excused: Senator Clarke.

The following Reports were received and read:

REPORTS OF COMMITTEE

The Committee of the Whole recommends committee substitutes for the following:

SJR 5-XX(65)

SJR 1-XX(65)

JAMES E. CONNOR
Chairman, Committee of the Whole

The joint resolutions, were placed on the Calendar as a Special and Continuing Order of business pursuant to Rule 59.

The Committee of the Whole recommends the following not pass:

SB 9-XX(65)

JAMES E. CONNOR
Chairman, Committee of the Whole

The bill was laid on the table.

SJR 5-XX(65) was taken up, together with:

By the Committee of the Whole—

CS for SJR 5-XX(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 a senate and a house of representatives; requiring submission of any apportionment or reapportionment plan to the supreme court of the state of Florida; providing for legislative apportionment; providing for census.

—which was read the first time in full.

On motion of Senator Mathews, CS for SJR 5-XX(65) was substituted for SJR 5-XX(65), and SJR 5-XX(65) was laid on the table.

On motion of Senator Mathews, the rules were waived by two-thirds vote and CS for SJR 5-XX(65) was read the second time in full.

Senator Mathews moved that the rules be further waived and CS for SJR 5-XX(65) be read the third time in full and put on final passage.

Senator Daniel offered the following amendment which was adopted:

In Section 5, line 19, strike: "change," and ", or amend"

On motion of Senator Mathews, the rules were waived by two-thirds vote and CS for SJR 5-XX(65) as amended was read the third time in full, as follows:

CS for SJR 5-XX(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 a senate and a house of representatives; requiring submission of any apportionment or reapportionment plan to the supreme court of the state of Florida; providing for legislative apportionment; providing for census.

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

That article VII of the constitution of Florida be amended as set forth below 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 ($\frac{3}{4}$'s) of the members of the legislature does determine that an emergency exists requiring an early decision by the electors of this state:

Section 1. Composition of the Legislature. The legislature of the state of Florida shall consist of a senate and a house of representatives. Members of the senate shall be elected for a term of four (4) years and members of the house of representatives shall be elected for a term of two (2) years. Terms of members of the legislature shall expire on the first Tuesday after the first Monday in November of the applicable general election year. Members of the senate and the house of representatives shall be elected as provided by law. Upon the adoption of this amendment by the electors of the state, the terms of all senators elected in the general election of 1962 and representatives presently serving in the Florida legislature shall terminate on the first Tuesday after the first Monday in November of the year 1966, but the legislature may provide for those senators presently serving in the Florida legislature elected in 1964 to serve out the balance of their terms either as senators for newly created senatorial districts or as additional senators designated by the letter "X." In the general election of 1966, senators representing the even-numbered districts as provided by law shall be elected for four (4) year terms and the senators representing odd-numbered districts where an election is necessary shall be elected for a term of two (2) years. Thereafter, all senators shall be elected for a term of four (4) years. Members of the house of representatives shall be elected at said general election for a period of two (2) years and thereafter at each general election for terms of two (2) years.

Section 2. Senate. The legislature shall provide for a senate of not less than fifty (50) members and not to exceed a maximum of sixty (60) members, provided that, after any apportionment or reapportionment required as a result of a federal decennial census, the number may be increased so as to allow any senators whose terms have not expired at the time of said reapportionment to serve out the balance of the term for which they were elected. The legislature may divide the state into geographical areas to be known as senatorial districts with one (1) senator representing each district or may provide for a lesser number of districts with more than one (1) senator representing a district.

Section 3. House of Representatives. The legislature shall provide for a house of representatives consisting of not more than one hundred and twenty representatives (120). The legislature may provide for representative districts in such manner as it may prescribe by law and may provide for more than one (1) representative from a representative district so long as the requirements of the constitution of the United States are met as to fair representation and so long as the total number of representatives does not exceed one hundred and twenty (120). The legislature may prescribe for correlation between representative and senatorial districts and may use congressional districts as a basis for determining senatorial or representative districts as it may prescribe by law.

Section 4. Legislative apportionment. Should this article be ratified in the general election of 1965, the legislature shall be apportioned according to an apportionment bill passed at the extraordinary session convened in June, 1965, commencing with

the general election in November, 1966. The legislature shall reapportion its representation in accordance with this article in each general legislative session following the federal decennial census. Such reapportionment shall be based upon the preceding latest decennial census.

In the event the legislature shall fail to reapportion the representation as required by this article, the governor shall, within thirty (30) days after the adjournment of any regular session, call the legislature together in extraordinary session to consider the question of reapportionment and such extraordinary session shall mandatorily be required to reapportion its membership before adjournment and said extraordinary session, so called, shall not expire until reapportionment is effected and shall consider no business other than reapportionment.

Section 5. Judicial Review. Upon the adoption by the legislature of any apportionment or reapportionment plan, as provided herein, the same shall be transmitted to the attorney general of the state of Florida, who shall present said apportionment or reapportionment plan to the supreme court of the state of Florida within a period of fifteen (15) days after the adoption thereof. The supreme court of the state of Florida shall, thereupon, consider the said apportionment or reapportionment plan and enter its opinion and judgment as to whether said plan meets the requirements of the constitution of the state of Florida and of the constitution of the United States. If the supreme court of the state of Florida determines that said plan does meet all the constitutional requirements, it shall so indicate in its opinion and judgment and said opinion and judgment shall be final as to the apportionment or reapportionment of the legislature of the state of Florida, subject only to review by the supreme court of the United States as to any question arising under the constitution of the United States.

Should the supreme court of the state of Florida determine that said plan does not meet the constitutional requirements of either the constitution of the state of Florida or the constitution of the United States, it shall so indicate in its opinion and judgment and the governor shall, within a period of fifteen (15) days from the rendition of such judgment and opinion, reconvene the legislature in extraordinary session to continue consideration of the question of reapportionment and said extraordinary session shall mandatorily be required to reapportion its membership before adjournment and to stay in session until reapportionment is effected and a reapportionment plan is approved by the supreme court of Florida and shall consider no business other than reapportionment. During such extraordinary session of the legislature convened after disapproval by the supreme court of Florida of any apportionment or reapportionment plan on constitutional grounds, the legislature may recess during the consideration of the supreme court of Florida of any plan submitted by the legislature through the attorney general to said court. The legislature called under this provision, after rejection by the supreme court of Florida of a reapportionment plan on constitutional grounds, may adjourn only after the supreme court of Florida has approved a plan. Should three (3) apportionment or reapportionment plans proposed by the same legislature be rejected by the supreme court of the state of Florida as unconstitutional, then the supreme court of the state of Florida shall proceed to modify the last plan proposed by the legislature and submitted to the said court to conform with constitutional requirements, and said plan as amended, changed, or modified by the supreme court of the State of Florida shall be the apportionment or reapportionment plan of the legislature the same as if it had been adopted by the legislature until the next time for reapportionment as required hereunder.

Section 6. The legislature shall no longer be required to provide for an enumeration of the inhabitants of the state. The last preceding decennial federal census, beginning with the federal census of 1960, shall also be the state census and become effective on July 1, of the year following the year in which such census was taken unless otherwise specifically provided by acts of the legislature.

—and passed, as amended, by the required Constitutional three-fourths vote of all members elected to the Senate. The vote was:

Yeas—33.

Mr. President	Barber	Bronson	Carraway
Askev	Barron	Carlton	Cleveland

Covington	Gibson	Mapoles	Stratton
Cross	Griffin	Mathews	Tapper
Daniel	Henderson	Melton	Thomas
Davis	Hollahan	Pope	Young
Dressler	Johnson (19th)	Price	
Friday	McCarty	Ryan	
Gautier	McLaughlin	Spottswood	

Nays—10.

Edwards	Johnson (6th)	Roberts	Williams
Haverfield	McDonald	Usher	
Johns	Pearce	Whitaker	

CS for SJR 5-XX(65) was ordered engrossed and immediately certified to the House.

SJR 1-XX(65) was taken up, together with:

By the Committee of the Whole—

CS for SJR 1-XX(65)—A joint resolution proposing an amendment to article VII of the Florida constitution by adding a section providing, under certain circumstances, for apportionment of representation in the senate based upon other factors in addition to population; prescribing criteria therefor; declaring an emergency for the purpose of calling a special election.

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

That the following amendment to Article VII of the constitution of Florida by adding the section set forth below is agreed to and shall be submitted to the electors of this state for ratification or rejection at a special called election as provided by section 3 of article XVII of the constitution of Florida:

Article VII

Section —. Apportionment of representation in the senate using factors in addition to population.—Whenever, within the limitations of the United States Constitution, it shall become possible for any state having a bicameral legislature to use other factors in addition to population to apportion the membership of at least one (1) house of its legislature, the legislature shall, in its regular legislative session of 1971 or its next regular session following ratification of any amendment to the United States Constitution permitting any state to apportion the membership of at least one (1) House of its legislature upon factors other than population, whichever legislative session convenes last, reapportion by law the senate of Florida into districts based upon factors other than and in addition to population, including but not limited to economic affinity and geographic location. Such reapportionment shall be based upon the preceding latest federal decennial census. The legislature shall, thereafter, reapportion the senate accordingly in its regular session following each new federal decennial census and such reapportionment shall be based upon said latest census.

BE IT FURTHER RESOLVED that three fourths (¾) of all members elected to each house of the legislature do determine that an emergency requiring an early decision by the electors of the state does exist with reference to this amendment of article VII of the state constitution.

—which was read the first time in full.

On motion of Senator Mathews, CS for SJR 1-XX(65) was substituted for SJR 1-XX(65), and SJR 1-XX(65) was laid on the table.

On motions of Senator Mathews, the rules were waived by two-thirds vote and CS for SJR 1-XX(65) was read the second time in full, the third time in full and passed by the required constitutional three-fourths vote of all members elected to the Senate. The vote was:

Yeas—36.

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

Nays—7.

Haverfield	Johnson (19th)	Thomas	Young
Hollahan	Ryan	Whitaker	

CS for SJR 1-XX(65) was certified to the House immediately.

On motion of Senator Pearce, the Senate reverted to the introduction of bills.

INTRODUCTION

By two-thirds vote of the Senate the following bill was admitted for introduction and consideration:

By Senator Spottswood—

SB 19-XX(65)—A bill to be entitled An act prohibiting zoning classification changes under certain circumstances, in any city having a population in excess of twenty-five thousand (25,000), according to the latest official decennial census, located in any county of the state having a population of not less than forty-five thousand (45,000) and not more than fifty-one thousand (51,000), according to the latest official decennial census; 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 19-XX(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.

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

The bill was certified to the House immediately.

By Senators Thomas, Young, Hollahan and Ryan—

SB 20-XX(65)—A bill to be entitled An act relating to congressional districts; amending sections 8.01 and 8.04, Florida Statutes, to re-define such districts; and providing effective dates.

Was read the first time by title and referred to the Committee of the Whole.

By Senator Whitaker—

SB 21-XX(65)—A bill to be entitled An act relating to establishment of congressional districts; amending section 8.01, Florida Statutes; providing for the division of the state into congressional districts; providing an effective date.

Was read the first time by title and referred to the Committee of the Whole.

The following Report was received and read:

REPORT OF THE COMMITTEE OF THE WHOLE

The Committee of the Whole reports favorably as Committee bills, bills to be designated as Senate Bill 22-XX(65) and Senate Bill 23-XX(65); and recommends that the bills by the Committee of the Whole be introduced, read the first time in full and referred directly to the Calendar for consideration as a special and continuing order pursuant to Senate Rule 59.

JAMES E. CONNOR
Chairman, Committee of the Whole

On motion of Senator Pearce the foregoing Report was adopted.

By the Committee of the Whole—

SB 22-XX(65)—A bill to be entitled An act relating to the state revenue commission, amending section 212.14(7), Florida Statutes, authorizing the director and certain persons designated by him to sign tax warrants and certain other documents; providing an effective date.

Was read the first time in full and referred directly to the Calendar for consideration as a Special and Continuing Order pursuant to Senate Rule 59.

By the Committee of the Whole—

SB 23-XX(65)—A bill to be entitled An act validating and confirming tax assessments made pursuant to chapter 212, Florida Statutes, prior to July 1, 1965, when signed by certain persons other than the state comptroller or state revenue commission; providing an effective date.

Was read the first time in full and referred directly to the Calendar for consideration as a Special and Continuing Order pursuant to Senate Rule 59.

SPECIAL AND CONTINUING ORDER

SB 22-XX(65)—A bill to be entitled An act relating to the state revenue commission, amending section 212.14(7), Florida Statutes, authorizing the director and certain persons designated by him to sign tax warrants and certain other documents; providing an effective date.

Was taken up. On motions of Senator Pearce, the rules were waived by two-thirds vote and SB 22-XX(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.

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

The bill was certified to the House immediately.

SB 23-XX(65)—A bill to be entitled An act validating and confirming tax assessments made pursuant to chapter 212, Florida Statutes, prior to July 1, 1965, when signed by certain persons other than the state comptroller or state revenue commission; providing an effective date.

Was taken up. On motions of Senator Pearce, the rules were waived by two-thirds vote and SB 23-XX(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.

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

The bill was certified to the House immediately.

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

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following messages were read:

The Honorable James E. Connor June 30, 1965
President of the Senate

Sir:

I am directed to inform the Senate that the House of Representatives has admitted for consideration by the required Constitutional two-thirds vote and passed—

SB 10-XX(65)

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

The bill, contained in the above message, was ordered enrolled.

The Honorable James E. Connor
President of the Senate

June 30, 1965

Sir:

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

HB 19-XX

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

The following message was read, and by two-thirds vote of the Senate the bills contained therein were admitted for introduction and consideration:

The Honorable James E. Connor
President of the Senate

June 30, 1965

Sir:

I am directed to inform the Senate that the House of Representatives has admitted for introduction and consideration by the required Constitutional two-thirds vote and passed—

By Representative Mitchell of Leon—

HB 30-XX—A bill to be entitled An act relating to the board of public instruction, purchase of school supplies, in any county of the state having a population of not less than seventy-four thousand two hundred (74,200) nor more than seventy-six thousand (76,000), according to the latest official decennial census; authorizing the board of public instruction in any such county to purchase school materials and supplies; prescribing a method of purchasing by said board; providing an effective date.

By Representative Ware of Pinellas and others—

HB 31-XX—A bill to be entitled An act relating to the clerk of small claims court, compensation, in any county of the state having a population of not less than three hundred fifty thousand (350,000) nor more than three hundred eighty-five thousand (385,000), according to the latest official decennial census; providing compensation for said clerk; prescribing the filing fees for filing cases in such court; providing an effective date.

By Representative Mattox of Polk and others—

HB 32-XX—A bill to be entitled An act relating to the tax collector in any county of the state having a population of not less than one hundred seventy-five thousand (175,000) nor more than two hundred thousand (200,000), according to the latest official decennial census; authorizing the tax collector of any such county to appoint any veterans' organization of such county to act as agent in the sale and distribution of certificates of registration and identification numbers for boats; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

HB 30-XX, 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 30-XX 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	Davis	Johnson (19th)	Roberts
Askew	Dressler	Johnson (6th)	Ryan
Barber	Edwards	McCarty	Spottswood
Barron	Friday	McDonald	Stratton
Bronson	Gautier	McLaughlin	Tapper
Carlton	Gibson	Mapoles	Thomas
Carraway	Griffin	Mathews	Usher
Cleveland	Haverfield	Melton	Whitaker
Covington	Henderson	Pearce	Williams
Cross	Hollahan	Pope	Young
Daniel	Johns	Price	

The bill was certified to the House immediately.

HB 31-XX, contained in the above message, was read the first time by title. On motions of Senator Young, the rules were waived by two-thirds vote and HB 31-XX 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	Davis	Johnson (19th)	Roberts
Askew	Dressler	Johnson (6th)	Ryan
Barber	Edwards	McCarty	Spottswood
Barron	Friday	McDonald	Stratton
Bronson	Gautier	McLaughlin	Tapper
Carlton	Gibson	Maploes	Thomas
Carraway	Griffin	Mathews	Usher
Cleveland	Haverfield	Melton	Whitaker
Covington	Henderson	Pearce	Williams
Cross	Hollahan	Pope	Young
Daniel	Johns	Price	

The bill was certified to the House immediately.

HB 32-XX, 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 32-XX 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	Davis	Johnson (19th)	Roberts
Askew	Dressler	Johnson (6th)	Ryan
Barber	Edwards	McCarty	Spottswood
Barron	Friday	McDonald	Stratton
Bronson	Gautier	McLaughlin	Tapper
Carlton	Gibson	Mapoles	Thomas
Carraway	Griffin	Mathews	Usher
Cleveland	Haverfield	Melton	Whitaker
Covington	Henderson	Pearce	Williams
Cross	Hollahan	Pope	Young
Daniel	Johns	Price	

The bill was certified to the House immediately.

On motion of Senator Mathews, it was agreed that when the Senate adjourns today it adjourn to reconvene at 11:00 A. M., July 1, 1965.

On motion of Senator Mathews, the Senate stood adjourned at 4:09 P. M. until 11:00 A. M., July 1, 1965.