

JOURNAL OF THE SENATE

Tuesday, April 11, 1967

The Senate was called to order by the President at 11:00 a. m. The following Senators were recorded present:

Mr. President	Edwards	Horne	Slade
Askew	Elrod	Johnson	Spencer
Bafalis	Fincher	Lane	Stockton
Barron	Fisher	McClain	Stolzenburg
Barrow	Friday	Mathews	Stone
Bell	Gibson	O'Grady	Thomas
Boyd	Gong	Ott	Weber
Chiles	Griffin	Plante	Weissenborn
Clayton	Gunter	Poston	Wilson
Cross	Haverfield	Reuter	Young
Deeb	Henderson	Sayler	
de la Parte	Hollahan	Shevin	

46. A quorum present.

Excused: Senators Knopke and Broxson.

Prayer by the Senate Chaplain, Reverend T. Newton Wise:

Let us pray. Eternal God, our Heavenly Father, give us grateful hearts as we begin our work today. We would join with the psalmist who said:

Bless the Lord O my soul and all that is within me, bless his holy name. Bless the Lord O my soul and forget not all his benefits: who forgiveth all thine iniquities, who healeth all thy diseases: who redeemeth thy life from destruction: who crowneth thee with loving kindness and tender mercies: who satisfieth thy soul with good things: so that thy soul is renewed like the eagles.

Give us not only grateful hearts but obedient wills to thy leadership even this day. Remind us that "except the Lord build the city, they labor in vain that build it: except the Lord keep the city, the watchman waketh in vain." Bless all those in authority in our state. Bless their loved ones back home. We would not forget to pray for the school children, their teachers, and the youth of our state. May we give them our best that they will be able to do their best. Be with the prisoners in our jails and those who guard them. For we pray in the name of the youth of Galilee. Amen.

The reading of the Journal was dispensed with.

The Journal of April 10 was corrected and approved as follows:

Page 34, counting from the bottom of column 2, line 26, strike "479.161" and insert 479.16

REPORTS OF COMMITTEES

The Committee on Rules and Calendar recommends that Senate Bills 107, 117 and 119 be referred to the Committee on Judiciary "B".

The Committee on Rules and Calendar recommends that Senate Bills 113 and 118 be referred to the Committee on Ethics and Privileged Businesses.

The Committee on Rules and Calendar recommends that Senate Bills 114 and 115 be referred to the Committee on Public Roads and Highways.

The Committee on Rules and Calendar recommends that Senate Bills 69, 105, 106, 108, 109, 110, 111, 112 and 116 be placed on the local calendar.

The committee reports were adopted.

The Committee on Transportation and Safety recommends the following pass:

SB 21 with one amendment

The bill with amendment was referred to the Committee on Finance and Taxation under the original reference.

The Committee on Transportation and Safety recommends the following pass:

SB 39

The bill was referred to the Committee on Judiciary "A" under the original reference.

The Committee on Transportation and Safety recommends the following pass:

SB 55

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

Senator Chiles, Chairman of the Committee on Ethics and Privileged Businesses, reported that the Committee had carefully considered the following Bill:

SB 22

—and recommends that the same not pass.

The Bill contained in the foregoing report was laid on the table.

The Committee on Governmental Reorganization recommends the following pass:

SB 70

The bill was referred to the Committee on Judiciary "A" under the original reference.

The Committee on Governmental Reorganization recommends the following pass:

SB 7

The bill was referred to the Committee on Anti-Crime under the original reference.

The Committee on Banking, Securities and Loans recommends the following pass:

SB 59

The bill was referred to the Committee on Judiciary "A" under the original reference.

*The Honorable Verle A. Pope
President of the Senate*

Sir:

Your Committee on Rules and Calendar begs leave to report and recommends that Rule 15, covering executive sessions, be stricken in its entirety, and the following be inserted in lieu thereof:

RULE FIFTEEN

EXECUTIVE SESSIONS

15.1—Pursuant to Article III, Section 13 of the Constitution of Florida, the Senate may resolve itself into Executive Session for the sole purpose of considering appointment, removal or suspension under the provisions of Article IV, Section 15, during which no one shall be in attendance except Senators and the Secretary of the Senate, who shall be sworn not to disclose any executive business without consent of the Senate.

15.2—Upon receipt by the Senate of appointments, removals or suspensions upon which the consent of the Senate is required, the President shall refer each to an appropriate select committee

whose charge it shall be to make inquiry or investigation and advise the President and the Senate as to its recommendation concerning the subject referred and as to the necessity for deliberating such subject in executive session. Reports and findings of select committees appointed pursuant hereto are advisory only and shall be made in executive session.

15.3—When the Senate agrees, by a majority of Senators present in executive session that specified appointments, removals or suspensions shall be considered in open session, such shall be accordingly calendared for formal consideration by the Senate.

15.4—All information and remarks including committee work product concerning the character and qualification together with the vote on each appointment, removal or suspension considered in executive session shall be kept a secret except so much thereof upon which the bans of secrecy shall have been specifically lifted by the Senate while in executive session.

15.5—A separate journal shall be kept of executive proceedings of the Senate and no information regarding same shall be made public except by order of the Senate or by order of a Court of competent jurisdiction.

15.6—Violation of the above rule as to the secrecy of the proceedings of executive sessions shall be considered by the Senate as sufficient grounds for the unseating of the offending Senator.

Respectfully submitted,
JOHN E. MATHEWS,
 Chairman
 Committee on Rules and Calendar

Senator Mathews moved the adoption of the foregoing report.

Senators Spencer, Haverfield, Cross, Young and Johnson offered the following amendment:

On page one, strike all after the words: "RULE FIFTEEN" and insert the following:

15.1—All sessions of the Florida Senate shall be open to the public.

15.2—Upon receipt by the Senate of appointments, removals or suspensions upon which the consent of the Senate is required, the President shall refer each to an appropriate select committee whose charge it shall be to make inquiry or investigation and advise the President and the Senate as to its recommendation concerning the subject referred.

15.3—Appointments, removals or suspensions shall be calendared for formal consideration by the Senate and be considered in open session.

Senators Gong and Stone offered the following amendment to the amendment which failed:

In Section 15.1, line 2, after the word "public" insert the following:

Which requirement may be waived only by a three-fourth's vote of the Senate.

The question recurred on the amendment offered by Senators Spencer, Haverfield, Cross, Young and Johnson. The vote was:

Yeas—20.

Askew	Fincher	Johnson	Slade
Bafalis	Gong	Lane	Spencer
Bell	Gunter	Reuter	Stockton
Cross	Haverfield	Sayler	Stolzenburg
Elrod	Hollahan	Shevin	Stone
			Thomas
			Weissenborn

Nays—25.

Mr. President	de la Parte	Horne	Stockton
Barron	Edwards	McClain	Stolzenburg
Barrow	Fisher	Mathews	Weber
Boyd	Friday	O'Grady	Wilson
Chiles	Gibson	Ott	
Clayton	Griffin	Plante	
Deeb	Henderson	Poston	

PAIR

The following Pair was announced by the Secretary:

I am paired with Senator Broxson on the amendment by Senator Spencer and others to proposed Rule 15. If he were present he would vote "Nay" and I would vote "Yea".

Dated April 11, 1967

C. W. BILL YOUNG
 Senator, 19th District

The question recurred on the motion made by Senator Mathews. The vote was:

Yeas—45.

Mr. President	Edwards	Horne	Slade
Askew	Elrod	Johnson	Spencer
Bafalis	Fincher	Lane	Stockton
Barron	Fisher	McClain	Stolzenburg
Barrow	Friday	Mathews	Stone
Bell	Gibson	O'Grady	Thomas
Boyd	Gong	Ott	Weber
Chiles	Griffin	Plante	Weissenborn
Clayton	Gunter	Poston	Young
Cross	Haverfield	Reuter	
Deeb	Henderson	Sayler	
de la Parte	Hollahan	Shevin	

Nays—1.

Wilson

EXPLANATION OF VOTE

My vote against the amendment to permit executive sessions by a two-thirds vote only was based upon my convictions that this would have denied needed protections to the names and families of individual citizens of this state.

RALPH R. POSTON
 Senator, 46th District

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

SB 69—A bill to be entitled An act relating to city of Tampa, Hillsborough county, municipal elections; amending section 17 of chapter 15533, Laws of Florida, 1931, as amended by chapter 65-2302, Laws of Florida, providing new dates for municipal elections and assumption of offices by elected officials; amending section 34 of chapter 15533, Laws of Florida, 1931, to include the use of voting machines; amending section 11 of chapter 31315, Laws of Florida, 1955, by authorizing further campaign expenditures; providing an effective date.

On motions by Senator Ott, the rules were waived and SB 69 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—46. Nays—None.

Mr. President	Edwards	Horne	Slade
Askew	Elrod	Johnson	Spencer
Bafalis	Fincher	Lane	Stockton
Barron	Fisher	McClain	Stolzenburg
Barrow	Friday	Mathews	Stone
Bell	Gibson	O'Grady	Thomas
Boyd	Gong	Ott	Weber
Chiles	Griffin	Plante	Weissenborn
Clayton	Gunter	Poston	Wilson
Cross	Haverfield	Reuter	Young
Deeb	Henderson	Sayler	
de la Parte	Hollahan	Shevin	

The bill was certified to the House.

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

SB 105—A bill to be entitled An act relating to Hillsborough county; providing for the combination of county water and sewer systems into a single consolidated system; providing an effective date.

On motions by Senator Ott, the rules were waived and SB 105 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—46. Nays—None.

Mr. President	Bell	Deeb	Fisher
Askew	Boyd	de la Parte	Friday
Bafalis	Chiles	Edwards	Gibson
Barron	Clayton	Elrod	Gong
Barrow	Cross	Fincher	Griffin

Gunter	McClain	Saylor	Thomas
Haverfield	Mathews	Shevin	Weber
Henderson	O'Grady	Slade	Weissenborn
Hollahan	Ott	Spencer	Wilson
Horne	Plante	Stockton	Young
Johnson	Poston	Stolzenburg	
Lane	Reuter	Stone	

The bill was certified to the House.

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

SB 106—A bill to be entitled An act relating to the city of Tampa, Hillsborough county, appeals from the municipal court; amending section 10, chapter 61-2924, Laws of Florida, by providing for enforcement and forfeiture of supersedeas bonds in such appeals; providing for entry of judgment on supersedeas bonds; providing an effective date.

On motions by Senator Ott, the rules were waived and SB 106 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—46. Nays—None.

Mr. President	Edwards	Horne	Slade
Askew	Elrod	Johnson	Spencer
Bafalis	Fincher	Lane	Stockton
Barron	Fisher	McClain	Stolzenburg
Barrow	Friday	Mathews	Stone
Bell	Gibson	O'Grady	Thomas
Boyd	Gong	Ott	Weber
Chiles	Griffin	Plante	Weissenborn
Clayton	Gunter	Poston	Wilson
Cross	Haverfield	Reuter	Young
Deeb	Henderson	Saylor	
de la Parte	Hollahan	Shevin	

The bill was certified to the House.

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

SB 108—A bill to be entitled An act relating to the city of Temple Terrace; authorizing city to abate weeds, grass and underbrush as nuisances; providing for a lien for the cost to be placed on property involved; providing for written notice to the owner of property; providing for method of collection of liens.

On motions by Senator Ott, the rules were waived and SB 108 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—46. Nays—None.

Mr. President	Edwards	Horne	Slade
Askew	Elrod	Johnson	Spencer
Bafalis	Fincher	Lane	Stockton
Barron	Fisher	McClain	Stolzenburg
Barrow	Friday	Mathews	Stone
Bell	Gibson	O'Grady	Thomas
Boyd	Gong	Ott	Weber
Chiles	Griffin	Plante	Weissenborn
Clayton	Gunter	Poston	Wilson
Cross	Haverfield	Reuter	Young
Deeb	Henderson	Saylor	
de la Parte	Hollahan	Shevin	

The bill was certified to the House.

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

SB 109—A bill to be entitled An act relating to appropriation of certain funds from the compensation of the clerks of the circuit courts and courts of record in all counties of the state having a population of not less than three hundred ninety thousand (390,000) and not more than four hundred fifty thousand (450,000), according to the latest official decennial census; amending sections 1, 4, 5, 7 and 8 of chapter 63-1047, Laws of Florida; providing sum to be charged by the clerk to parties instituting suit in circuit court, authorizing the board of county commissioners to appropriate sum to legal aid bureau; authorizing use of legal aid funds for legal aid bureau partially supported by federal funds and for a legal aid program coordinated with that of a legal aid bureau supported by federal funds; providing an effective date.

On motions by Senator Ott, the rules were waived and SB 109 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—46. Nays—None.

Mr. President	Edwards	Horne	Slade
Askew	Elrod	Johnson	Spencer
Bafalis	Fincher	Lane	Stockton
Barron	Fisher	McClain	Stolzenburg
Barrow	Friday	Mathews	Stone
Bell	Gibson	O'Grady	Thomas
Boyd	Gong	Ott	Weber
Chiles	Griffin	Plante	Weissenborn
Clayton	Gunter	Poston	Wilson
Cross	Haverfield	Reuter	Young
Deeb	Henderson	Saylor	
de la Parte	Hollahan	Shevin	

The bill was certified to the House.

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

SB 110—A bill to be entitled An act relating to Hillsborough county hospital and welfare board; amending section 9, chapter 63-1402, Laws of Florida, to provide that a member of the board of county commissioners of Hillsborough county other than the chairman may serve as a member of the hospital and welfare board of said county; providing an effective date.

On motions by Senator Ott, the rules were waived and SB 110 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—46. Nays—None.

Mr. President	Edwards	Horne	Slade
Askew	Elrod	Johnson	Spencer
Bafalis	Fincher	Lane	Stockton
Barron	Fisher	McClain	Stolzenburg
Barrow	Friday	Mathews	Stone
Bell	Gibson	O'Grady	Thomas
Boyd	Gong	Ott	Weber
Chiles	Griffin	Plante	Weissenborn
Clayton	Gunter	Poston	Wilson
Cross	Haverfield	Reuter	Young
Deeb	Henderson	Saylor	
de la Parte	Hollahan	Shevin	

The bill was certified to the House.

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

SB 111—A bill to be entitled An act relating to the city of Tampa, firemen and policemen pension fund; providing in certain instances that some members of said fund having served in the offices of the state attorney or county solicitor for Hillsborough county may have such period included in their creditable service determination for purposes of retirement benefits; providing effective date.

On motions by Senator Ott, the rules were waived and SB 111 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—46. Nays—None.

Mr. President	Edwards	Horne	Slade
Askew	Elrod	Johnson	Spencer
Bafalis	Fincher	Lane	Stockton
Barron	Fisher	McClain	Stolzenburg
Barrow	Friday	Mathews	Stone
Bell	Gibson	O'Grady	Thomas
Boyd	Gong	Ott	Weber
Chiles	Griffin	Plante	Weissenborn
Clayton	Gunter	Poston	Wilson
Cross	Haverfield	Reuter	Young
Deeb	Henderson	Saylor	
de la Parte	Hollahan	Shevin	

The bill was certified to the House.

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

SB 112—A bill to be entitled An act relating to the city of Tampa, Hillsborough county, pension; amending section 1 of chapter 26253, Laws of Florida, 1949, by increasing the amount of pension paid by said city to Dave King; repealing chapters 57-1892 and 63-1974, Laws of Florida; providing an effective date.

On motions by Senator Ott, the rules were waived and SB 112 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—46. Nays—None.

Mr. President	Edwards	Horne	Slade
Askew	Elrod	Johnson	Spencer
Bafalis	Fincher	Lane	Stockton
Barron	Fisher	McClain	Stolzenburg
Barrow	Friday	Mathews	Stone
Bell	Gibson	O'Grady	Thomas
Boyd	Gong	Ott	Weber
Chiles	Griffin	Plante	Weissenborn
Clayton	Gunter	Poston	Wilson
Cross	Haverfield	Reuter	Young
Deeb	Henderson	Sayler	
de la Parte	Hollahan	Shevin	

The bill was certified to the House.

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

SB 116—A bill to be entitled An act relating to Hillsborough county; repealing section 6, chapter 24592, Laws of Florida, 1947, which provides for a county zoning commission; providing effective date.

On motions by Senator Ott, the rules were waived and SB 116 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—46. Nays—None.

Mr. President	Edwards	Horne	Slade
Askew	Elrod	Johnson	Spencer
Bafalis	Fincher	Lane	Stockton
Barron	Fisher	McClain	Stolzenburg
Barrow	Friday	Mathews	Stone
Bell	Gibson	O'Grady	Thomas
Boyd	Gong	Ott	Weber
Chiles	Griffin	Plante	Weissenborn
Clayton	Gunter	Poston	Wilson
Cross	Haverfield	Reuter	Young
Deeb	Henderson	Sayler	
de la Parte	Hollahan	Shevin	

The bill was certified to the House.

On motion by Senator Deeb, by two-thirds vote, SB 11 was withdrawn from the Committee on Banking, Securities and Loans.

By permission, Senator Deeb withdrew SB 11 from the Senate.

INTRODUCTION

By Senators Pope, Mathews, Stockton, Fisher, Johnson and Stone—

SB 120—A bill to be entitled An act to provide that the Florida School for the Deaf and the Blind may expend funds outside the State for the education of deaf-blind children, for which there are no facilities in Florida; to provide the procedure connected therewith; to repeal conflicting laws; and for other purposes.

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

By Senators Thomas, Bafalis, Friday, Poston, Spencer, de la Parte, Shevin, Fincher, Gibson, Askew, Stone, Horne, Ott, Pope, Gong, McClain, Sayler, Fisher, Barrow, Edwards, Knopke, Griffin, Henderson, Broxson, Barron, Weber, Stolzenburg, Bell, Cross, Lane, Deeb, Weissenborn, Hollahan, Haverfield, Slade, Chiles and Wilson—

SB 121—A bill to be entitled An act relating to district court of appeal; amending section 35.05, Florida Statutes, to provide for the location of the headquarters of the fourth appellate district; providing for the acquisition of court's quarters by board of commissioners of state institutions; providing that nothing herein shall affect court's jurisdiction; providing an effective date.

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

By Senators Shevin, Fincher, Stone, Hollahan, Haverfield, Weissenborn and Poston—

SB 122—A bill to be entitled An act relating to narcotics, exceptions; amending section 398.09(1)(a) and (3)(a), Florida

Statutes; providing for elimination of certain medicinal preparations as exceptions; providing an effective date.

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

By Senator Haverfield—

SB 123—A bill to be entitled An act relating to motor vehicle dealers; amending paragraph (d) of subsection (1) of section 320.27, Florida statutes, defining "motor vehicle dealer"; providing an effective date.

Was read the first time by title and referred to the Committees on Transportation and Safety; and Judiciary "B".

By Senator Haverfield—

SB 124—A bill to be entitled An act relating to motor vehicle dealers; amending section 320.27, Florida statutes, by adding subsection (11) providing injunctive power; providing an effective date.

Was read the first time by title and referred to the Committees on Transportation and Safety; and Judiciary "B".

By Senators Henderson, Friday, McClain, Deeb, Boyd, Bafalis, Sayler, Knopke, Ott, Thomas, Young, de la Parte, Wilson and Mathews—

SB 125—A bill to be entitled An act designating the Venice Avenue Bridge as the "Colonel George Kumpe Bridge"; providing for suitable plaques to be erected thereon by the State Road Department.

Was read the first time by title and referred to the Committee on Public Roads and Highways.

By Senator Clayton—

SB 126—A bill to be entitled An act relating to punishment for capital crimes; amending section 782.04, Florida Statutes, relating to the crime of murder; amending section 794.01, Florida Statutes, relating to the crime of rape; amending section 919.23, Florida Statutes, relating to recommendations of mercy in criminal cases; and amending chapter 919, Florida Statutes, by adding section 919.24, requiring a recommendation by a jury or a finding by a judge who adjudicates guilt of a capital crime without a jury, as a prerequisite to imposing the death penalty.

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

By Senators Poston, Stone, Thomas, Pope, Hollahan, Fincher, Spencer, Shevin, Bafalis, de la Parte, Friday and Weissenborn—

SCR 127—A concurrent resolution proposing a joint meeting of the Florida Congressional Delegation, members of the Florida Legislature; and three persons chosen by the Governor for the purpose of planning Florida's legislative needs; providing for appointment of fourteen (14) state legislators to the meeting.

Was read the first time in full and referred to the Committees on Congressional Liaison, Intergovernmental and Veterans Affairs and Communications; and Apportionment, Resolutions and Memorials.

By Senator Weissenborn—

SB 128—A bill to be entitled An act authorizing cities and towns to impose, levy and collect a municipal resort tax not to exceed two per cent (2%) on certain rentals, food and beverages; providing exemptions and limitations; providing for the collection of such tax; authorizing penalties; providing an effective date.

Was read the first time by title and referred to the Committees on Ethics and Privileged Businesses; Urban Affairs and Local Government; and Finance and Taxation.

By Senators Sayler, Young, Deeb, Wilson and Henderson—

SB 129—A bill to be entitled An act relating to expressway authority laws; repealing part I of chapter 348, Florida Statutes, the St. Petersburg expressway authority; providing an effective date.

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

By Senators Sayler, Young, Deeb and Wilson—

SB 130—A bill to be entitled An act relating to eminent domain proceedings; amending section 74.051, Florida Statutes, providing an additional exception from the requirement that deposits of funds shall not be less than double the amount of the petitioner's estimate of value; providing an effective date.

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

By Senators Spencer, Poston, Fincher, Stone, Weissenborn, Shevin, Hollahan and Haverfield—

SB 131—A bill to be entitled An act relating to drivers' licenses, age requirements; amending sections 322.05(1) and (2), 322.09(1), 322.111 and 322.16(2), all Florida Statutes; increasing age requirements for issuance of operators' and chauffeurs' licenses; providing restricted operators' licenses for minors under certain conditions; increasing age requirements for licensed drivers accompanying minors; providing an effective date.

Was read the first time by title and referred to the Committees on Transportation and Safety; and Judiciary "B".

By Senators de la Parte, Knopke, Ott and McClain—

SB 132—A bill to be entitled An act providing for and relating to investigators for circuit courts of counties having a population of not less than three hundred ninety thousand (390,000) nor more than four hundred fifty thousand (450,000) according to the latest official decennial census; providing for employment, qualifications, and compensation of investigators; declaring the same to be a county purpose; providing an effective date.

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

By Senator Gunter—

SB 133—A bill to be entitled An act relating to elections; amending section 98.082, Florida Statutes, providing that electors who request removal of their names from the registration books shall not register in a different party until after the next general election; providing an effective date.

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

By Senators Barron, Young, Poston, Hollahan, Mathews, Sayler, Bafalis, Gunter and Broxson—

SB 134—A bill to be entitled An act relating to the insurance code, part I, chapter 627, Florida Statutes, rates and rating organizations, amending sections 627.031, 627.041, 627.091, 627.101, 627.141, 627.151, 627.171, 627.181, 627.191, 627.211, 627.281, 627.291, 627.301, 627.321, 627.331, 627.371, 627.391, Florida Statutes; adding sections 627.062, 627.072, 627.314, 627.318 to part I, chapter 627, Florida Statutes; repealing sections 627.051, 627.061, 627.081, 627.121, 627.131, 627.161, 627.201, 627.341, 627.361, Florida Statutes, to provide a comprehensive rating law as to property, casualty, and surety insurances, authorizing and regulating the making, use, and examination of premium rates, requiring that such rates shall not be excessive, inadequate or unfairly discriminatory, and providing administrative procedures, penalties, and an effective date.

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

By Senator Barron—

SB 135—A bill to be entitled An act amending part X of chapter 627, Florida Statutes, by adding section 627.0852, Florida Statutes, prescribing cancellation procedures on policies of automobile liability insurance, providing definitions and exemptions in regard to such procedures, prescribing procedures for notification and disclosure of reasons for cancellation and hearings thereon, prescribing time periods for notice and disclosure of reasons regarding cancellation, providing procedure to contest cancellation and imposing financial penalty against unsuccessful contestants, exempting commissioner's employees and insurers from legal liability as a result of such proceedings; and providing an effective date.

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

By Senators Barron and Weissenborn—

SB 136—A bill to be entitled An act relating to the insurance code, amending subsection (1) of section 624.0229, Florida Statutes, requiring a hearing when a company withdraws or discontinues writing certain classes of insurance; adding a new subsection (2), requiring an insurer to surrender its certificate of authority when it withdraws or discontinues the writing of all classes of insurance; renumbering present subsection (2) as subsection (3); and providing an effective date.

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

VETOED BILL 1966 EXTRA SESSION

The following message from the Honorable Tom Adams, Secretary of State, was read:

Honorable Verle A. Pope
President of the Senate
The Capitol

April 10, 1967

Dear Senator Pope:

In compliance with the provisions of Article III, Section 28, of the State Constitution, I am transmitting to you for consideration of the Senate the following vetoed bill, with the Governor's objections attached thereto:

SB 7-X(66)—An act relating to the city of Madison, Madison county, amending chapter 23390, Laws of Florida, 1945, by adding section 129B to provide for second municipal elections in the event no candidate for an office receives a majority of the votes or two or more candidates receive an equal number of votes; providing an effective date.

Sincerely yours,
TOM ADAMS
Secretary of State

SB 7-X (1966 Extra Session), was taken up and read by title, together with the following objections thereto of the Honorable Haydon Burns, Governor of Florida:

The Honorable Tom Adams
Secretary of State
The Capitol
Tallahassee, Florida

March 22, 1966

Dear Sir:

Pursuant to the authority vested in me as Governor of Florida under the provisions of Article III, Section 28, of the Constitution of this State, I hereby transmit to you with my objections, Senate Bill No. 7-X, enacted by the Legislature in Extra Session, 1966, and entitled:

"AN ACT RELATING TO THE CITY OF MADISON, MADISON COUNTY, AMENDING CHAPTER 23390, LAWS OF FLORIDA, 1945, BY ADDING SECTION 129B TO PROVIDE FOR SECOND MUNICIPAL ELECTIONS IN THE EVENT NO CANDIDATE FOR AN OFFICE RECEIVES A MAJORITY OF THE VOTES OR TWO OR MORE CANDIDATES RECEIVE AN EQUAL NUMBER OF VOTES; PROVIDING AN EFFECTIVE DATE."

This extra session of the Legislature was called for the sole and exclusive purpose of Reapportionment. The above is a local bill, the subject of which could very well have been acted upon at the past regular session, or await action by the 1967 regular session of the Legislature.

I consider the above bill to be outside the purview of my call and for this reason I am withholding my approval from Senate Bill No. 7-X, Extra Session of the Legislature, 1966, and do hereby veto the same.

Respectfully,
HAYDON BURNS
Governor

The President put the question: "Shall the bill pass the Governor's objections to the contrary notwithstanding?"

SB 7-X (1966 Extra Session) passed by the required Constitutional two-thirds vote of all members present. The vote was: Yeas—44. Nays—None.

Mr. President	de la Parte	Horne	Shevin
Askew	Edwards	Johnson	Slade
Bafalis	Elrod	Lane	Spencer
Barron	Fisher	McClain	Stockton
Barrow	Friday	Mathews	Stolzenburg
Bell	Gibson	O'Grady	Stone
Boyd	Gong	Ott	Thomas
Chiles	Griffin	Plante	Weber
Clayton	Gunter	Poston	Weissenborn
Cross	Haverfield	Reuter	Wilson
Deeb	Henderson	Sayler	Young

The bill was certified to the House.

VETOED BILLS 1965 REGULAR SESSION

The following message from the Honorable Tom Adams, Secretary of State, was read:

*Honorable Verle A. Pope
President of the Senate
The Capitol*

April 10, 1967

Dear Senator Pope:

In compliance with the provisions of Article III, Section 28, of the State Constitution, I am transmitting to you for consideration of the Senate the following vetoed bills, with the Governor's objections attached thereto:

SB 218 (1965 Regular Session)—An act relating to structural pest control; amending section 482.132, Florida Statutes, providing for the qualification for certificate; providing an effective date.

SB 427 (1965 Regular Session)—An act relating to the trustees of the internal improvement fund; amending section 253.02, Florida Statutes, to increase the trustees to seven (7); amending section 253.02, Florida Statutes, to require that at least five (5) of the trustees must vote to transfer or sell lands title to which is vested in the trustees; amending section 253.02, Florida Statutes, to require inspection of submerged lands and filing of report thereon by the board of conservation to the trustees concerning the effect of development of submerged lands on established conservation practices prior to sale or transfer of such lands; amending chapter 253, Florida Statutes, by adding section 253.431 to provide that the trustees of the internal improvement fund may authorize agents or employees to execute deeds in their behalf; providing an effective date.

SB 1177 (1965 Regular Session)—An act relating to Taylor County, Florida, granting to municipal corporations, and to persons, firms and corporations operating manufacturing or industrial plants in said county the right and power to discharge and deposit sewage, industrial and chemical wastes and effluents, or any of them, into the waters of Spring Creek and Rocky Creek in the following described property in said county: Section six (6) of township five (5) south, range seven (7) east; sections eight (8), the west one half (W½) of section nine (9), the west one half (W½) of section sixteen (16), sections seventeen (17), twenty (20), twenty-eight (28), twenty-nine (29), thirty (30), thirty-one (31), thirty-two (32), the northwest quarter (NW¼) of section thirty-three (33), and the west one half (W½) of section twenty-seven (27) of township four (4) south, range seven (7) east; and thence into the waters of the Fenholloway River and the waters of the Gulf of Mexico, into which said river flows.

SB 1457 (1965 Regular Session)—An act relating to pest control, licenses, in any county having a population of not less than seventeen thousand (17,000) nor more than nineteen thousand (19,000), according to the latest official decennial census; providing for examination of certain applicants for certification as licensed pest control operators; providing an effective date.

SB 1491 (1965 Regular Session)—An act pertaining to the city of Jacksonville; directing the city commission to assume and maintain full, complete and direct responsibility for control, operation and maintenance of the municipal baseball parks known as Sam Wolfson baseball park and Durkee field, the municipal stadium known as the Gator Bowl stadium, and the off street parking areas used in conjunction with activities conducted at said facilities and with the municipal coliseum; prohibiting the city commission from delegating any authority or responsibility for the operation, control or maintenance of said baseball parks, stadium and off street parking areas to

any other branch, department or board of the city; restricting the recreation board and recreation department of the city of Jacksonville to operation, control and maintenance of recreational activities and programs only; providing for an appropriation of an amount necessary to operate and maintain the said facilities; providing an effective date.

Sincerely yours,
TOM ADAMS
Secretary of State

On motion by Senator Cross, consideration of SB 218 (1965 Regular Session) was temporarily deferred.

SB 427 (1965 Regular Session) was taken up and read by title, together with the following objections thereto of the Honorable Haydon Burns, Governor of Florida:

*The Honorable Tom Adams
Secretary of State
The Capitol
Tallahassee, Florida*

June 24, 1965

Dear Sir:

Pursuant to the authority vested in me as Governor of Florida under the provisions of Article III, Section 28, of the Constitution of this State, I hereby transmit to you, with my objections, Senate Bill No. 427, enacted by the Legislature of 1965, and entitled:

"AN ACT RELATING TO THE TRUSTEES OF THE INTERNAL IMPROVEMENT FUND; AMENDING SECTION 253.02, FLORIDA STATUTES, TO INCREASE THE TRUSTEES TO SEVEN (7); AMENDING SECTION 253.02, FLORIDA STATUTES, TO REQUIRE THAT AT LEAST FIVE (5) OF THE TRUSTEES MUST VOTE TO TRANSFER OR SELL LANDS TITLE TO WHICH IS VESTED IN THE TRUSTEES; AMENDING SECTION 253.02, FLORIDA STATUTES, TO REQUIRE INSPECTION OF SUBMERGED LANDS AND FILING OF REPORT THEREON BY THE BOARD OF CONSERVATION TO THE TRUSTEES CONCERNING THE EFFECT OF DEVELOPMENT OF SUBMERGED LANDS ON ESTABLISHED CONSERVATION PRACTICES PRIOR TO SALE OR TRANSFER OF SUCH LANDS; AMENDING CHAPTER 253, FLORIDA STATUTES, BY ADDING SECTION 253.431 TO PROVIDE THAT THE TRUSTEES OF THE INTERNAL IMPROVEMENT FUND MAY AUTHORIZE AGENTS OR EMPLOYEES TO EXECUTE DEEDS IN THEIR BEHALF; PROVIDING AN EFFECTIVE DATE."

The purpose of this bill is to increase the number of trustees of the Internal Improvement Fund from five (5) to seven (7). It further provides that at least five (5) of the trustees must vote in order to transfer or sell lands, the title to which is vested in the trustees. In addition hereto, the bill also sets forth other procedural and administrative operations of said agency.

Having been informed of several major defects in this bill, I took occasion to request from the Attorney General an informal opinion with reference to the same. In reaching a decision on this matter, I have weighed very carefully many points presented by the Attorney General's observations, some of which are as follows:

(1). The title is defective in that it purports to change the disposition of submerged lands by amending Section 253.02, Florida Statutes, which relates *only* to swamp and overflow lands and Internal Improvement land referred to in Section 253.01, Florida Statutes.

(2). The proposed amendment to Section 253.02 is ambiguous in that the words "any such lands" might refer only to swamp and overflow lands and Trustee lands controlled by Section 253.02, or these words may also include submerged land, and it might take a court construction to determine if five of the seven Trustees must agree to the sale of only submerged lands, or only swamp and overflow and Trustee lands.

(3). The title is defective in that it does not give notice that the intended effect of amending Section 253.02 also would apply to Section 253.12, Florida Statutes, which is the statutory authority for the Trustees to sell or convey submerged lands.

(4). Senate Bill No. 427 is in conflict with subsection (8) of Section 253.031, Florida Statutes, in that this subsection re-

quires the deeds and conveyances by the Trustees for any state lands to be signed by "the officers or Trustees making the same." Section 253.031 is a new section which became effective November 7, 1964, upon approval by the Florida voters of a constitutional amendment amending Section 6, Article IV of the Constitution of Florida. Senate Bill 427, on the other hand, would authorize an employee-agent of the Trustees to sign and execute such deeds to state lands.

(5). There is a question whether the attempt by Senate Bill 427 to authorize deeds and other conveyances for state lands to be signed and executed by an employee-agent of the Trustees may be in conflict with Section 253.031, which would require at least one manually subscribed signature to a deed of conveyance by an "authorized officer." (Section 116.34, Florida Statutes.)

In light of these apparent defects in the construction and meaning of this bill, I must withhold my approval from Senate Bill No. 427, Regular Session of the Legislature, 1965, and do hereby veto the same.

Respectfully,
HAYDON BURNS
Governor

The President put the question: "Shall the bill pass the Governor's objections to the contrary notwithstanding?"

SB 427 (1965 Regular Session) passed by the required Constitutional two-thirds vote of all members present. The vote was: Yeas—45. Nays—None.

Mr. President	Edwards	Johnson	Spencer
Askew	Elrod	Lane	Stockton
Bafalis	Fisher	McClain	Stolzenburg
Barron	Friday	Mathews	Stone
Barrow	Gibson	O'Grady	Thomas
Bell	Gong	Ott	Weber
Boyd	Griffin	Plante	Weissenborn
Chiles	Gunter	Poston	Wilson
Clayton	Haverfield	Reuter	Young
Cross	Henderson	Sayler	
Deeb	Hollahan	Shevin	
de la Parte	Horne	Slade	

The bill was certified to the House.

SB 1177 (1965 Regular Session) was taken up and read by title, together with the following objections thereto of the Honorable Haydon Burns, Governor of Florida:

The Honorable Tom Adams June 24, 1965
Secretary of State
The Capitol
Tallahassee, Florida

Dear Sir:

Pursuant to the authority vested in me as Governor of Florida under the provisions of Article III, Section 28, of the Constitution of this State, I hereby transmit to you, with my objections, Senate Bill No. 1177, enacted by the Legislature of 1965, and entitled:

"AN ACT RELATING TO TAYLOR COUNTY, FLORIDA, GRANTING TO MUNICIPAL CORPORATIONS, AND TO PERSONS, FIRMS AND CORPORATIONS OPERATING MANUFACTURING OR INDUSTRIAL PLANTS IN SAID COUNTY THE RIGHT AND POWER TO DISCHARGE AND DEPOSIT SEWAGE, INDUSTRIAL AND CHEMICAL WASTES AND EFFLUENTS, OR ANY OF THEM, INTO THE WATERS OF SPRING CREEK AND ROCKY CREEK IN THE FOLLOWING DESCRIBED PROPERTY IN SAID COUNTY: SECTION SIX (6) OF TOWNSHIP FIVE (5) SOUTH, RANGE SEVEN (7) EAST; SECTIONS EIGHT (8), THE WEST ONE HALF (W½) OF SECTION NINE (9), THE WEST ONE HALF (W½) OF SECTION SIXTEEN (16), SECTIONS SEVENTEEN (17), TWENTY (20), TWENTY-EIGHT (28), TWENTY-NINE (29), THIRTY (30), THIRTY-ONE (31), THIRTY-TWO (32), THE NORTH-WEST QUARTER (NW¼) OF SECTION THIRTY-THREE (33), AND THE WEST ONE HALF (W½) OF SECTION TWENTY-SEVEN (27) OF TOWNSHIP FOUR (4) SOUTH, RANGE SEVEN (7) EAST; AND THENCE INTO THE WATERS OF THE FENHOLLOWAY RIVER AND THE WATERS OF THE GULF OF MEXICO, INTO WHICH SAID RIVER FLOWS."

This bill seeks to allow the discharge and deposit of sewage, industrial and chemical wastes, and effluents into the waters of Spring Creek and Rocky Creek in Taylor County, Florida. Whereas this might be an apparent aid to certain potential industries considering the area, it would represent a very definite and critical problem to the waters, contiguous lands, and inhabitants who are so affected thereby.

Florida welcomes industry; however, that industry should be willing to install adequate facilities for the proper treatment and disposal of its wastes. The endorsement of legislation which would permit the dumping of untreated sewage, chemical and industrial wastes into the waters of Florida would be a step backward, and would serve to focus the eyes of the nation on Florida as a state of polluted waters rather than one of progress, beauty and culture.

A recent study by the Board of Conservation indicates that there is inadequate ground water in the specific area affected by this bill to supply both present needs and proposed future needs if a large user is located in the area in addition to the one there now. This means that a fresh water supply must be developed elsewhere and imported to the site for any industry locating in Taylor County using water in substantial quantities. Discharge of this imported supply after use and contamination would increase the flow of contaminated water in Rocky and Spring Creeks and the lower Fenholloway River and introduce the threat of contamination of the local ground water supply.

Additional pollution of any kind will extend the damages that this stream and its contiguous coastal areas have already suffered. The pollution of streams tributary to the Fenholloway River will increase the pollution, not only of that stream, but of nearby coastal areas of the Gulf of Mexico as well. Accordingly, the fertile and productive areas of the coast will be further diminished. Both sports and commercial fishing will suffer irreparable damage.

For these reasons, I am withholding my approval from Senate Bill No. 1177, Regular Session of the Legislature, 1965, and do hereby veto same.

Respectfully,
HAYDON BURNS
Governor

The President put the question: "Shall the bill pass the Governor's objections to the contrary notwithstanding?"

SB 1177 (1965 Regular Session) failed to pass. The vote was: Yeas—None. Nays—45.

Mr. President	Edwards	Johnson	Spencer
Askew	Elrod	Lane	Stockton
Bafalis	Fisher	McClain	Stolzenburg
Barron	Friday	Mathews	Stone
Barrow	Gibson	O'Grady	Thomas
Bell	Gong	Ott	Weber
Boyd	Griffin	Plante	Weissenborn
Chiles	Gunter	Poston	Wilson
Clayton	Haverfield	Reuter	Young
Cross	Henderson	Sayler	
Deeb	Hollahan	Shevin	
de la Parte	Horne	Slade	

SB 1457 (1965 Regular Session), was taken up and read by title, together with the following objections thereto of the Honorable Haydon Burns, Governor of Florida:

The Honorable Tom Adams June 24, 1965
Secretary of State
The Capitol
Tallahassee, Florida

Dear Sir:

Pursuant to the authority vested in me as Governor of Florida under the provisions of Article III, Section 28, of the Constitution of this State, I hereby transmit to you with my objections, Senate Bill No. 1457, enacted by the Legislature of 1965, and entitled:

"AN ACT RELATING TO PEST CONTROL, LICENSES, IN ANY COUNTY HAVING A POPULATION OF NOT LESS THAN SEVENTEEN THOUSAND (17,000) NOR MORE THAN NINETEEN THOUSAND (19,000), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; PROVIDING FOR EXAMINATION OF CER-

TAIN APPLICANTS FOR CERTIFICATION AS LICENSED PEST CONTROL OPERATORS; PROVIDING AN EFFECTIVE DATE."

The purpose of this bill is to exempt in the form of a population act Nassau County from being considered under subsection (1) of section 482.132, Florida Statutes, which relates to the examining and licensing of pest control operators.

Section 482.132, Florida Statutes, provides that a person must be a graduate from a recognized university, with advanced training in Entomology, or must have three (3) years experience as a service employee in structural pest control work, before he is eligible to be examined for certification. The reasons for these requirements is to insure that only trained persons are allowed to use the various toxic chemicals associated with pest control work.

Senate Bill No. 1457 would remove the above mentioned experience requirements for those persons living in Nassau County and any or all counties having a population of less than 17,000 nor more than 19,000. The effect of such a law would be three-fold. First, it would allow persons outside the State of Florida to come into the state and reside in Nassau County for six (6) months and be eligible to take the pest control examination. Secondly, it would allow persons without any experience or knowledge of the dangers to public safety, involved in pest control work, to take the examination and if by some chance they were to pass, it would allow them to handle various toxic chemicals without any practical knowledge as to their use.

Thirdly, this act would deprive the remainder of the state of its equal protection of the law, in that all Floridians desirous of becoming pest control operators must either have the necessary college training or the required three (3) years practical experience in the industry. Furthermore, it would deprive the public from having qualified pest control operators using the various toxic chemicals in homes, businesses and other public places.

I, therefore, feel that in the best interest of the people of Nassau County and any other county having a population of less than 17,000 nor more than 19,000, I must withhold my approval from Senate Bill No. 1457, Regular Session of the Legislature, 1965, and do hereby veto the same.

Respectfully,
HAYDON BURNS
Governor

The President put the question: "Shall the bill pass the Governor's objections to the contrary notwithstanding?"

SB 1457 (1965 Regular Session) failed to pass. The vote was: Yeas—None. Nays—44.

Mr. President	de la Parte	Horne	Shevin
Askew	Edwards	Johnson	Slade
Bafalis	Elrod	Lane	Spencer
Barron	Fisher	McClain	Stockton
Barrow	Friday	Mathews	Stolzenburg
Bell	Gibson	O'Grady	Stone
Boyd	Gong	Ott	Thomas
Chiles	Gunter	Plante	Weber
Clayton	Haverfield	Poston	Weissenborn
Cross	Henderson	Reuter	Wilson
Deeb	Hollahan	Sayler	Young

SB 1491 (1965 Regular Session) was taken up and read by title, together with the following objections thereto of the Honorable Haydon Burns, Governor of Florida:

The Honorable Tom Adams
Secretary of State
The Capitol
Tallahassee, Florida

June 24, 1965

Dear Sir:

Pursuant to the authority vested in me as Governor of Florida under the provisions of Article III, Section 28, of the Constitution of this State, I hereby transmit to you, with my objections, Senate Bill No. 1491, enacted by the Legislature of 1965, and entitled:

"AN ACT PERTAINING TO THE CITY OF JACKSONVILLE; DIRECTING THE CITY COMMISSION TO ASSUME AND MAINTAIN FULL, COMPLETE AND DI-

RECT RESPONSIBILITY FOR CONTROL, OPERATION AND MAINTENANCE OF THE MUNICIPAL BASEBALL PARKS KNOWN AS SAM WOLFSON BASEBALL PARK AND DURKEE FIELD, THE MUNICIPAL STADIUM KNOWN AS THE GATOR BOWL STADIUM, AND THE OFF STREET PARKING AREAS USED IN CONJUNCTION WITH ACTIVITIES CONDUCTED AT SAID FACILITIES AND WITH THE MUNICIPAL COLISEUM; PROHIBITING THE CITY COMMISSION FROM DELEGATING ANY AUTHORITY OR RESPONSIBILITY FOR THE OPERATION, CONTROL OR MAINTENANCE OF SAID BASEBALL PARKS, STADIUM AND OFF STREET PARKING AREAS TO ANY OTHER BRANCH, DEPARTMENT OR BOARD OF THE CITY; RESTRICTING THE RECREATION BOARD AND RECREATION DEPARTMENT OF THE CITY OF JACKSONVILLE TO OPERATIONAL ACTIVITIES AND PROGRAMS ONLY; PROVIDING FOR AN APPROPRIATION OF AN AMOUNT NECESSARY TO OPERATE AND MAINTAIN THE SAID FACILITIES; PROVIDING AN EFFECTIVE DATE."

The purpose of this bill is to place the Gator Bowl, Wolfson Park, and Durkee Field under the control of the City Commission of Jacksonville.

It has been brought to my attention by the introducer of this bill that the companion bill in the House of Representatives being an exact duplicate of this bill, has already become law by my signature. Under these circumstances the introducer of Senate Bill No. 1491 requests that I withhold my approval as a matter of proper procedure.

For this reason, I am withholding my approval from Senate Bill No. 1491, Regular Session of the Legislature, 1965, and do hereby veto the same.

Respectfully,
HAYDON BURNS
Governor

The President put the question: "Shall the bill pass the Governor's objections to the contrary notwithstanding?"

SB 1491 (1965 Regular Session) failed to pass. The vote was: Yeas—None. Nays—45.

Mr. President	Edwards	Johnson	Spencer
Askew	Elrod	Lane	Stockton
Bafalis	Fisher	McClain	Stolzenburg
Barron	Friday	Mathews	Stone
Barrow	Gibson	O'Grady	Thomas
Bell	Gong	Ott	Weber
Boyd	Griffin	Plante	Weissenborn
Chiles	Gunter	Poston	Wilson
Clayton	Haverfield	Reuter	Young
Cross	Henderson	Sayler	
Deeb	Hollahan	Shevin	
de la Parte	Horne	Slade	

The President presiding.

On motion by Senator Askew, by two-thirds vote, SB 18 was also referred to the Committee on Appropriations.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following messages were read:

April 10, 1967

The Honorable Verle A. Pope
President of the Senate

Sir:

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

By Representative McDonald—

HB 100—A bill to be entitled An act relating to small claims courts; amending sections 1 and 7 of chapter 27151, Laws of Florida, 1951, as amended by chapter 61-1233, Laws of Florida, creating a small claims court in any county of the state having a population of not less than three thousand four hundred (3,400) and not more than four thousand five hundred (4,500) according to the latest official decennial census, by increasing

the jurisdiction of the court and the filing fees; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
 Clerk, House of Representatives

On motion by Senator Cross, consideration of HB 100 was indefinitely postponed.

The Honorable Verle A. Pope
 President of the Senate

April 11, 1967

Sir:

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

By Representative Craig and others—

HB 122—A bill to be entitled An act to authorize and empower the City of St. Augustine, Florida, to issue certificates of indebtedness for the purpose of raising the funds necessary to repair, reconstruct, renew, improve, alter, rebuild, and maintain municipal streets, sidewalks, sewers and drains, for repaving and resurfacing such streets and sidewalks, and also for any and all permanent public improvements; said certificates of indebtedness to be paid from the utility tax levied and collected by the City of St. Augustine, Florida; repealing all laws or parts of laws in conflict herewith and providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
 Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to HB 122.

HB 122, contained in the above message, was read the first time by title. On motions by Senator Mathews, the rules were waived and HB 122 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—46. Nays—None.

Mr. President	Edwards	Horne	Slade
Askew	Elrod	Johnson	Spencer
Bafalis	Fincher	Lane	Stockton
Barron	Fisher	McClain	Stolzenburg
Barrow	Friday	Mathews	Stone
Bell	Gibson	O'Grady	Thomas
Boyd	Gong	Ott	Weber
Chiles	Griffin	Plante	Weissenborn
Clayton	Gunter	Poston	Wilson
Cross	Haverfield	Reuter	Young
Deeb	Henderson	Sayler	
de la Parte	Hollahan	Shevin	

The bill was certified to the House.

The Honorable Verle A. Pope
 President of the Senate

April 11, 1967

Sir:

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

By Representative Craig and others—

HB 120—A bill to be entitled An act providing that the primary and general elections for the election of city commissioners of the City of St. Augustine, Florida, shall be held every two years commencing with the primary election and general election to be held in May 1969; providing dates of primary elections and general elections; providing that candidates for the city commission shall run in three groups designated as Group One, Group Two and Group Three and that the successful candidate in Group One and Group Two shall be elected for a term of four years and that the successful candidate in Group Three shall be elected for a term of two years; providing procedure for successful candidates in primary elections to be placed on general election ballots; providing form and manner of printing of ballots for primary elections and general elections; providing procedure for nomination of candidates; providing procedure when primary election is not required; providing composition, qualifications, terms of office and manner of election of members of city commission of the City of St. Augustine, Florida; providing that this act shall not in any manner effect the term of office of any of the present city commissioners; repealing all laws or parts of laws in conflict herewith and providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
 Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to HB 120.

HB 120, contained in the above message, was read the first time by title. On motions by Senator Mathews, the rules were waived and HB 120 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—46. Nays—None.

Mr. President	Edwards	Horne	Slade
Askew	Elrod	Johnson	Spencer
Bafalis	Fincher	Lane	Stockton
Barron	Fisher	McClain	Stolzenburg
Barrow	Friday	Mathews	Stone
Bell	Gibson	O'Grady	Thomas
Boyd	Gong	Ott	Weber
Chiles	Griffin	Plante	Weissenborn
Clayton	Gunter	Poston	Wilson
Cross	Haverfield	Reuter	Young
Deeb	Henderson	Sayler	
de la Parte	Hollahan	Shevin	

The bill was certified to the House.

CO-INTRODUCERS

By permission, Senator de la Parte was recorded as a co-introducer of SB 9.

By permission, Senator Sayler was recorded as a co-introducer of SB 45.

By permission, Senator Barrow was recorded as a co-introducer of Senate Bills 4 and 18.

On motion by Senator Mathews, the Senate adjourned at 12:54 p. m. to reconvene at 11:00 a. m. April 12, 1967.