

# JOURNAL OF THE SENATE

Monday, May 15, 1967

The Senate was called to order by the President at 9:30 a.m. The following Senators were recorded present:

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

47. A quorum present.

Excused: Senator Clayton.

Prayer by the Secretary of the Senate:

Father God, we thank thee for the privilege of offering prayer each day in this legislative endeavor. We humbly and sincerely pray, thru Jesus Christ our Redeemer, seeking counsel that will bear constructive and progressive fruit for our state and its people. Bless those in authority and let them guide our destiny, in company of the Holy Spirit, in such a way to further glorify thy name. We pray in the name of our master. Amen.

The pledge of allegiance to the flag of the United States of America pursuant to Senate Rule 7.2:

I pledge allegiance to the flag of the United States of America and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

The reading of the Journal was dispensed with.

The Journal of May 12 was corrected and approved.

On motion by Senator Mathews that a committee be appointed to escort the Right Reverend Monsignor J. Patrick Carroll-Abbing, Founder and President of the Boys' Towns of Italy to the rostrum, the President appointed Senators Fincher, Mathews and Deeb.

The Committee escorted Monsignor Carroll-Abbing to the rostrum where he received a standing ovation and addressed the Senate briefly.

## REPORTS OF COMMITTEES

The Committee on Rules and Calendar recommends:

House Bills 676 and 543 be referred to the Committee on Finance and Taxation.

HB 933 be referred to the Committee on Public Roads and Highways.

The Committee on Rules and Calendar recommends that the following bills be placed on the Local Calendar:

HB 1036                      HB 981                      SB 799

The Committee on Rules and Calendar recommends that HB 767 be referred to the Committee on Ethics and Privileged Businesses.

The Committee reports were adopted.

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

SB 277	SB 316
SB 302 with 2 amendments	SB 474 with 4 amendments
SB 304	SB 591

The Committee on Governmental Reorganization recommends the following pass:

SB 356 with 1 amendment      SB 357

The Committee on Finance and Taxation recommends the following pass:

SB 489 with 2 amendments  
SB 228  
SB 521  
CS for HB 63 with 6 amendments

The bills contained in the foregoing reports were placed on the Calendar.

The Committee on Judiciary "B" recommends a Committee Substitute for the following:

SB 471

The Committee on Governmental Reorganization recommends a Committee Substitute for the following:

SB 190

The Committee on Finance and Taxation recommends a Committee Substitute for the following:

SB 533

The Committee on Finance and Taxation recommends a Committee Substitute for the following:

SB 278

The bills with Committee Substitutes attached contained in the foregoing reports were placed on the Calendar.

The Committee on Judiciary "B" recommends the following not pass:

SB 266    SB 473

The bills were laid on the table.

The Committee on Rules and Calendar recommends the following pass:

HB 1111    SB 825

The bills were referred to the Committee on Agriculture and Livestock under the original reference.

The Committee on Rules and Calendar recommends the following pass:

SB 820

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

The Committee on Governmental Reorganization recommends the following pass:

SB 520

The bill was referred to the Committee on Water Conservation, Salt Water and Natural Resources under the original reference.

The Committee on Governmental Reorganization recommends the following pass:

SB 355 with 1 amendment      SB 353 with 1 amendment

The bills were referred to the Committee on Education—Public Schools and Junior Colleges.

The Committee on Finance and Taxation recommends the following pass:

SB 665

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

## ENGROSSING REPORT

Your Engrossing Clerk to whom was referred—

SB 27 with 3 amendments	SB 375 with 2 amendments
SB 53 with 3 amendments	SB 469 with 1 amendment
SB 186 with 3 amendments	SB 470 with 5 amendments

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

EDWIN G. FRASER  
Secretary of the Senate

The bills were certified to the House.

**ENROLLING REPORT**

Your Enrolling Clerk to whom was referred—

SB 66	SB 241	SB 303
SB 103	SB 242	SB 337
SB 189	SB 258	SB 522
SB 196		CS for SB 29

—reports same have been enrolled, signed by the required Constitutional officers and presented to the Governor on May 15, 1967.

EDWIN G. FRASER  
Secretary of the Senate

On motions by Senator Gunter, the House was requested to return Senate Bills 263, 269, 268 and 265.

Senator Horne presiding.

**INTRODUCTION**

By Senator Mathews—

SB 1000—A bill to be entitled An act relating to eminent domain actions; amending section 74.011, Florida Statutes; providing an effective date.

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

By Senator Barrow—

SB 1001—A bill to be entitled An act relating to the compensation of the prosecuting attorneys for the county judge's courts, elected or appointed by the governor under local or special law; and providing for such prosecutors presently holding office to continue holding office until the expiration of the term to which he was elected or appointed; providing effective date.

Was read the first time by title and referred to the Committees on Urban Affairs and Local Government; and Appropriations.

By Senator Weissenborn—

SB 1002—A bill to be entitled An act relating to credit cards; making theft and certain uses of credit cards a crime; providing penalties.

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

By Senator Boyd—

SB 1003—A bill to be entitled An act relating to education; amending section 230.0117(4), Florida Statutes, increasing the amount to be included for current expenses of junior colleges; providing an effective date.

Was read the first time by title and referred to the Committees on Education—Public Schools and Junior Colleges; and Appropriations.

By Senators Horne, Bafalis, Mathews and Friday—

SB 1004—A bill to be entitled An act relating to the assessment of a compensatory road tax upon motor bus carriers operating for compensation over the public highway of Florida; amending section 323.15(i), Florida Statutes, by decreasing said tax; repealing section 323.15(4)(b), Florida Statutes; providing effective date.

Was read the first time by title and referred to the Committees on Transportation and Safety; and Finance and Taxation.

By Senator Boyd—

SJR 1005—A joint resolution proposing an amendment to

Article IX of the Constitution of Florida by adding Section 5A establishing limits on annual county ad valorem taxes.

Was read the first time in full and referred to the Committees on Rules and Calendar; and Finance and Taxation.

By Senators Poston, Stone, Shevin, Spencer, Fincher, Hollahan and Lane—

SB 1006—A bill to be entitled An act relating to grand juries; amending section 905.01(1), Florida Statutes, changing size of grand jury; amending section 40.40(1), Florida Statutes, fixing length of service on grand jury.

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

By Senator Boyd—

SB 1007—A bill to be entitled An act relating to a Florida school construction systems project; providing for the development and use of school building systems; requiring cooperation with the college of architecture and fine arts of the University of Florida; providing an appropriation; providing an effective date.

Was read the first time by title and referred to the Committees on Education—Public Schools and Junior Colleges; and Appropriations.

By Senator Boyd—

SB 1008—A bill to be entitled An act relating to public schools, amending section 231.24, Florida Statutes, by making present section subsection (1) and adding subsection (2); providing that each county adopt an in-service education program for its instructional personnel; providing participation in such program may count toward extension of teaching certificate; providing effective date.

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

By Senator Boyd—

SB 1009—A bill to be entitled An act relating to education; amending section 236.07(8), Florida Statutes, reducing amounts required from county to participate in minimum foundation program; providing an effective date.

Was read the first time by title and referred to the Committees on Education—Public Schools and Junior Colleges; and Appropriations.

By Senator Boyd—

SB 1010—A bill to be entitled An act relating to education; amending section 236.07(5), Florida Statutes; increasing the amount to be apportioned each county for current expenses; providing an effective date.

Was read the first time by title and referred to the Committees on Education—Public Schools and Junior Colleges; and Appropriations.

By Senator Boyd—

SB 1011—A bill to be entitled An act relating to education; amending section 228.041(11), Florida Statutes, defining instructional personnel; amending section 229.0102(3), Florida Statutes, providing for in-service training and staff development; amending section 230.23(5)(b), Florida Statutes, prescribing procedure for appointing non-instructional personnel; amending section 230.23(6), Florida Statutes, removing requirement for school census; amending section 230.33(7)(b), Florida Statutes, providing for recommendation of non-instructional personnel; amending section 230.33(8), Florida Statutes, removing requirement for school census; amending introductory paragraph of section 231.36, Florida Statutes, providing that a written offer and written acceptance shall constitute a contract; removing an examination score as a prerequisite for a continuing contract and defining the effective date of a continuing contract; amending subsections (1) and (3) of section 231.57, Florida Statutes, removing reference to Florida state teachers association; increasing representation of Florida education association on professional practices commission to four (4); amending section 233.14, Florida Statutes; requiring advertising on or before May 15 (fifteen) of a year in which a textbook adoption is to be initiated and requiring specimen copy of book; amending section 236.04(5), Florida Statutes, providing instruction units for vocational education;

amending section 236.071(1), Florida Statutes; including junior college instruction units in determining state supervisory service fund; amending section 239.67(4), Florida Statutes; adding books and housing to college expenses for authorized loans and increasing amount of such loans; providing an effective date.

Was read the first time by title and referred to the Committees on Education—Public Schools and Junior Colleges; and Appropriations.

By Senators Chiles and Spencer—

SB 1012—A bill to be entitled An act relating to higher education, tuition rates; limiting tuition rates; providing an appropriation; providing an effective date.

Was read the first time by title and referred to the Committees on Education—Higher Learning and Appropriations.

By Senator Chiles—

SB 1013—A bill to be entitled An act relating to insurance code, attorney fees; amending section 627.0127, Florida Statutes, providing attorney fees for services in appellate courts; providing an effective date.

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

By Senators Bell, Stolzenburg and Weber—

SB 1014—A bill to be entitled An act relating to Port Everglades district; amending part I, article I, section 7 and part IV of chapter 59-1157, Laws of Florida; defining new territorial boundaries; providing new election districts; providing for port commissioners and setting qualifications; providing for elections in 1968 and 1970; providing for a referendum.

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

By Senators Shevin, Haverfield, Hollahan, Stone and Friday—

SB 1015—A bill to be entitled An act relating to divorce, grounds; amending section 65.04, Florida Statutes, by adding subsection (10); providing incurable insanity as grounds for divorce; providing for procedure for proof of such insanity; providing an effective date.

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

By Senators Spencer, Fincher, Shevin, Hollahan and Stone—

SB 1016—A bill to be entitled An act creating and providing for the operation of a state veterans home to be administered by the state veterans department; providing for the method of establishing the location of such home; eligibility for admission; and providing an appropriation to defray expenses of a study to determine design and cost; providing effective date.

Was read the first time by title and referred to the Committees on Congressional Liaison, Intergovernmental and Veterans Affairs and Communications; and Appropriations.

By Senators Stockton and Friday—

SM 1017—A memorial to the Congress of the United States to propose an amendment to the Constitution of the United States to determine electoral votes by congressional district electors and by the electors of the state.

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

By Senators McClain and Mathews—

SB 1018—A bill to be entitled An act relating to eligibility for parole; amending section 947.16(1), Florida Statutes, to provide that persons be eligible for parole after serving one third (1/3) of term or fifteen (15) years of terms exceeding forty-five (45) years; providing an effective date.

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

By Senator McClain—

SB 1019—A bill to be entitled An act relating to jury

lists; amending chapter 40, Florida Statutes, by adding section 40.101 authorizing the use of mailed questionnaires; providing an effective date.

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

By Senator Friday—

SB 1020—A bill to be entitled An act relating to marketable record titles; amending sections 712.02 and 712.05 (1), Florida Statutes, by making minor language changes; adding section 712.05(3), Florida Statutes, providing for the effect of filing notice; amending section 712.06(2) and (5), Florida Statutes, by making minor language changes.

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

By Senator Cross—

SB 1021—A bill to be entitled An act relating to the regulation of traffic on highways; amending section 317.01011, Florida Statutes, relating to the exemption of disabled persons from parking fees.

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

By Senator Cross—

SB 1022—A bill to be entitled An act relating to the physically handicapped; amending section 255.21, Florida Statutes, to make it mandatory that all plans for public buildings shall provide facilities and features for the physically handicapped; providing an effective date.

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

By Senator Cross—

SB 1023—A bill to be entitled An act creating and establishing the Florida commission on physical and mental impairment; providing for its membership, powers and duties; providing for the employment of a director and other personnel; providing for the payment of expenses of members of the commission and of the director; providing for an appropriation; providing an effective date.

Was read the first time by title and referred to the Committees on Health and Welfare; and Appropriations.

By Senator Cross—

SB 1024—A bill to be entitled An act authorizing the state attorney of the eighth judicial circuit to employ a stenographer in addition to those now authorized by law for said state attorney; prescribing the salary of such stenographer and providing for the payment thereof from state funds; and providing an effective date.

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

By Senator Cross—

SB 1025—A bill to be entitled An act relating to the state attorney and assistant state attorneys of the eighth judicial circuit; providing for one (1) additional assistant state attorney in said circuit and prescribing his duties, powers, etc.; prescribing the salary of such assistant state attorney and providing for its payment from state funds; and providing an effective date.

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

By Senator Thomas—

SB 1026—A bill to be entitled An act relating to elections, candidates oath; amending section 99.021(1), Florida Statutes, deleting the provision relating to the requirement that a candidate swear under oath that he was not a registered member of any other political party during the two (2) years immediately preceding the date of execution of his oath or affirmation; deleting the provision relating to the loyalty oath; providing an effective date.

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

By Senators Thomas and Reuter—

SB 1027—A bill to be entitled An act relating to the regulation of boats, marine toilets and disposal of sewage; amending chapter 371, Florida Statutes, by creating part II thereof consisting of sections 371.0109, 371.0110, 371.0111, 371.0112, 371.0113, 371.0114 and 371.0115, providing for certain restrictions on the operation of marine toilets; regulating such marine toilets in accordance with rules and regulations of the state board of health; providing for enforcement; providing for certain qualifications before issuance of certificates of registration; providing for certain exemptions; providing penalties for violations; providing an effective date.

Was read the first time by title and referred to the Committees on Health and Welfare; and Water Conservation, Salt Water and Natural Resources.

By Senator Horne—

SB 1028—A bill to be entitled An act relating to fingerprinting and palm printing of certain persons; amending section 30.31(1), Florida Statutes, providing for obtaining prints of persons charged or convicted of crime.

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

By Senator Lane—

SB 1029—A bill to be entitled An act relating to the physical therapy practice act, amending section 486.021 to redefine physical therapy and to define licensed physical therapy assistant; amending section 486.031 to lower the age limit to twenty (20) years, to remove the requirement for United States citizenship and to eliminate the prerequisite of high school graduation for those persons who have graduated from a school giving a course in physical therapy; amending section 486.051 to require examinations in the subjects of anatomy and physiology and further amending this section as it relates to the employment of physical therapists by the board of medical examiners and relocating the provisions for annual fees from this section to a new section; amending section 486.061 to eliminate automatic registration to those persons who have passed the American registry of physical therapists examination; amending sections 486.061, 486.081 and 486.101 to eliminate the phrase physical therapy technician and the letters PTT; amending section 486.071 to make it unlawful to practice physical therapy without a license; amending section 486.091 (5) relating to grounds for revocation, adding new sections to establish the qualifications of licensed physical therapy assistants and relating to the application for registration, examination and annual fees of licensed physical therapy assistants; amending section 486.141 to delete the reference to physical therapist; repealing section 486.111 and providing for an effective date.

Was read the first time by title and referred to the Committees on Health and Welfare; and Finance and Taxation.

**MOTIONS RELATING TO COMMITTEE REFERENCE**

On motions by Senator Spencer, by two-thirds vote, SB 959 was withdrawn from the Committee on Ethics and Privileged Businesses and from the Senate.

On motion by Senator Boyd, by two-thirds vote, SB 931 was also referred to the Committee on Education—Public Schools and Junior Colleges.

On motion by Senator Askew, the Committee on Appropriations was granted an additional 15 days for the consideration of all Bills now in the Committee. The vote was:

Yeas—30

Mr. President	de la Parte	Hollahan	Shevin
Askew	Edwards	Horne	Spencer
Barron	Fincher	Knopke	Stockton
Barrow	Friday	McClain	Stone
Bell	Gibson	Mathews	Thomas
Boyd	Gong	O'Grady	Weissenborn
Chiles	Griffin	Ott	
Cross	Gunter	Poston	

Nays—15

Bafalis	Henderson	Reuter	Weber
Deeb	Johnson	Sayler	Wilson
Elrod	Lane	Slade	Young
Fisher	Plante	Stolzenburg	

**PAIR**

The following Pair was announced by the Secretary in accordance with Senate Rule 8.4:

I am paired with Senator Clayton on the motion to extend 15 days on all bills in Appropriations Committee. If he were present he would vote "Nay" and I would vote "Yea."

JOHN R. BROXSON  
Senator, 1st District

Dated May 15, 1967

On motion by Senator Hollahan, the Committee on Governmental Reorganization was granted an additional 10 days for the consideration of SB 354.

On motion by Senator Thomas, the Committee on Agriculture and Livestock was granted an additional 5 days for the consideration of SB 618.

On motion by Senator Chiles, the Committee on Ethics and Privileged Businesses was granted an additional 7 days for the consideration of Senate Bills 551, 656, 660, 697, 698 and 700.

On motion by Senator Griffin, the Committee on Finance and Taxation was granted an additional 8 days for the consideration of SB 540 and an additional 5 days for the consideration of Senate Bills 668, 670 and 755.

On motion by Senator Slade, the Committee on Retirement and Claims was granted an additional 7 days for the consideration of all Bills now in the Committee.

**MESSAGES FROM THE HOUSE OF REPRESENTATIVES**

The following messages were read:

*The Honorable Verle A. Pope* May 15, 1967  
*President of the Senate*

Sir:

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

SB 21

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

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

*The Honorable Verle A. Pope* May 12, 1967  
*President of the Senate*

Sir:

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

SB 257

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

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

*The Honorable Verle A. Pope* May 15, 1967  
*President of the Senate*

Sir:

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

HB 77

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

May 12, 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 as amended—

By the Committee on Insurance & Workmen's Compensation—

CS for HB 261—A bill to be entitled An act amending part X of chapter 627, Florida Statutes, by adding section 627.0852, Florida Statutes, prescribing grounds and procedures for cancellation of certain automobile liability insurance policies, providing for review of cancellations, requiring explanation for nonrenewal of such policies, providing exemption from legal liability relative to such grounds and disclosures, and providing definitions, exemptions, fees, penalties, and an effective date.

—and requests the concurrence of the Senate therein.

CS for HB 261, contained in the above message, was read the first time by title. On motion by Senator Barron, the rules were waived and the bill was placed on the Calendar.

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

May 12, 1967

Sir:

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

By Representative Chappell—

HB 948—A bill to be entitled An act relating to sale of securities; amending section 517.06(11), Florida Statutes, to provide for debt as well as equity securities, and to include sales made under subsection (10) of section 517.06, Florida Statutes; providing an effective date.

By Representative Chappell—

HB 942—A bill to be entitled An act relating to Florida securities commission; amending section 517.02(3) to provide that circulation of prospectus shall not be deemed a "sale," provided that an application to register securities is pending before the commission; providing effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

House Bills 948 and 942, contained in the above message, were read the first time by title. On motions by Senator Thomas, the rules were waived and the bills were placed on the Calendar.

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

May 11, 1967

Sir:

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

By Representative Reeves—

HB 579—A bill to be entitled An act, requiring municipalities and counties, subject to certain conditions, upon demand, to convey by quit claim deed to donors of lands previously donated without consideration by such parties for specific purposes, which said lands are not used for such purposes for sixty (60) consecutive months.

By Representative D'Alemberte and others—

HB 350—A bill to be entitled An act to amend Section 193.201, Florida Statutes, creating county agricultural zoning boards; providing that boards of county commissioners, tax assessors and agricultural agents shall be members thereof; providing boards to zone all agricultural lands in county on an annual basis; providing for a return of agricultural lands; providing for reclassification of lands zoned agricultural and standards therefor; providing definitions of agricultural lands; providing factors to be used in assessing agricultural lands.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 579, contained in the above message, was read the first time by title and referred to the Committees on Urban Affairs and Local Government; and Judiciary "A".

HB 350, contained in the above message, was read the

first time by title. On motion by Senator Thomas, the rules were waived and the bill was placed on the Calendar.

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

May 12, 1967

Sir:

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

By the Committee on Insurance & Workmen's Compensation—

CS for HB 225—A bill to be entitled An act relating to workmen's compensation; amending subsections (1) and (2) of section 440.13, Florida Statutes; providing for selection of practitioners and procedure for securing a change in medical attendance; providing an effective date.

By Representative Craig and others—

HB 910—A bill to be entitled An act relating to the practice of nursing and nursing education; amending sections 464.071(3), 464.121(1) and (3), 464.151(1)(a), (b) and (d), Florida Statutes, providing for license fee increase for applicants; providing annual renewal of licenses; providing for relicensing fee increase for licensee who allows license to lapse; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

CS for HB 225, contained in the above message, was read the first time by title and referred to the Committee on Labor and Industry.

HB 910, contained in the above message, was read the first time by title and referred to the Committee on Finance and Taxation.

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

May 12, 1967

Sir:

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

By Representative Turlington and others—

HB 936—A bill to be entitled An act relating to animal disease diagnostic laboratories; amending 585.61, Florida Statutes; by adding subsection (2) relating to disease diagnostic laboratory in Marion County.

By Representative Williams—

HB 1162—A bill to be entitled An act to name a state park in Gulf county for T. H. Stone; providing an effective date.

By Representative Williams—

HB 591—A bill to be entitled An act relating to unemployment compensation; amending section 443.04(2)(a),(c), Florida Statutes, providing for the maximum weekly benefit; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 936, contained in the above message, was read the first time by title and referred to the Committee on Appropriations.

HB 1162, contained in the above message, was read the first time by title and referred to the Committee on Public Roads and Highways.

HB 591, contained in the above message, was read the first time by title and referred to the Committees on Labor and Industry; and Insurance.

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

May 12, 1967

Sir:

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

By Representative Mann—

HB 617—A bill to be entitled An act relating to public education, school lunches; amending section 236.75(2), Florida Statutes; determining the amount and procedure for expending state funds for school lunches; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 617, contained in the above message, was read the first time by title and referred to the Committee on Education—Public Schools and Junior Colleges.

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

May 11, 1967

Sir:

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

By the Committee on Mental Health—

CS for HBs 27, 499, 664—A bill to be entitled An act relating to mentally disordered sex offenders; amending section 917.12 Florida Statutes; redefining the term; providing for commitment of persons determined to be such offenders to division of corrections; providing for right to demand and proceed to trial on criminal charges; providing for director of division to perform duties presently delegated to superintendent of institution of commitment; providing for the availability and confidentiality of records; providing for compensation of psychiatrists; providing for payment of such compensation and other costs by the county where trial is held; providing for payment by state of costs for care of defendant while in state institution; providing for recovery of costs from property of defendant; providing for transfer from corrections division to division of mental health of persons determined to be insane; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

CS for House Bills 27, 499 and 664, contained in the above message, was read the first time by title and referred to the Committees on Mental Health, Retardation and State Institutions; and Judiciary "A".

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

May 12, 1967

Sir:

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

By Representatives Ashler and Yarborough—

HB 414—A bill to be entitled An act relating to the trustees of the internal improvement fund; amending section 253.02, Florida Statutes, relating to membership; providing for an increase in membership to seven persons; amending section 253.03, Florida Statutes, adding a new subsection vesting authority in the trustees of the internal improvement fund over all state owned lands excluding lands held for road and canal rights-of-way; providing for the transfer of title of all land presently held by the state or any of its agencies to the trustees of the internal improvement fund; providing additional duties and powers; repealing section 253.50, Florida Statutes, relating to conveyances between state agencies; providing for an effective date.

By Representative Firestone and others—

HB 958—A bill to be entitled An act relating to private investigative agencies; amending chapter 493, Florida Statutes, by adding a new part to be known as part II; to provide for the licensing and regulation of qualified examiners and intern examiners for the purpose of detecting truth or deception (lie detector examinations); providing for a penalty; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 414, contained in the above message, was read the first time by title and referred to the Committee on Water Conservation, Salt Water and Natural Resources.

HB 958, contained in the above message, was read the first time by title. On motion by Senator Hollahan, the rules were waived and the bill was placed on the Calendar.

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

May 12, 1967

Sir:

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

By Representative Wolfson and others—

HB 464—A bill to be entitled An act relating to the legislative auditing committee; amending chapter 11, Florida Statutes by adding section 11.181 creating such committee, providing for the appointment of its members; expenses of the committee and providing the budget commission shall have no power to release or withhold funds appropriated to the committee or to the state auditor; amending section 21.021, Florida Statutes, to place the state auditor under the supervision and control of such committee; amending section 21.031, Florida Statutes, to provide for the employment of a state auditor by such committee; amending section 21.041, Florida Statutes, to provide for the termination of employment of the state auditor; amending section 21.071, Florida Statutes, to provide for the state auditor to submit a quarterly report of expenditures to such committee; amending section 21.101 Florida Statutes to provide for post-audits and performance audits annually or more frequently as provided by law or the legislative auditing committee; authorizing statutory revision department to make name changes to conform to this act; repealing sections 21.13, 21.14, 21.15, 21.16 and 21.17, Florida Statutes; and providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 464, contained in the above message, was read the first time by title and referred to the Committee on Appropriations.

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

May 12, 1967

Sir:

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

By Representative Chappell—

HB 940—A bill to be entitled An act relating to securities commission; amending section 517.11(2), Florida Statutes, to provide that the violation of commission rules will be grounds for revocation; providing an effective date.

By Representative Chappell—

HB 941—A bill to be entitled An act relating to Florida securities commission, registration by qualification of securities; amending section 517.09(3)(d), Florida Statutes, to extend date for balance sheet required by registration by qualification; providing effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

House Bills 940 and 941, contained in the above message, were read the first time by title. On motions by Senator Thomas, the rules were waived and the bills were placed on the Calendar.

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

May 12, 1967

*Sir:*

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

By Representative Chappell—

HB 949—A bill to be entitled An act relating to sale of exempt securities; amending section 517.05 (5), Florida Statutes, by adding a requirement for submission of a written report on feasibility; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 949, contained in the above message, was read the first time by title. On motion by Senator Thomas, the rules were waived and the bill was placed on the Calendar.

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

May 11, 1967

*Sir:*

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

By Representative Baker and others—

HB 23—A bill to be entitled An act relating to the child molester act; amending and revising chapter 801, Florida Statutes, defining certain general terms; authorizing establishment of the Florida research and treatment center; providing for transfers thereto; redefining offense under said chapter to include therein all listed acts committed in the presence of persons fourteen (14) years of age or under; requiring presentence examination by court appointed psychiatrists of person convicted of an offense punishable under this chapter; prescribing the powers and duties of trial judge after conviction and examination; providing term of maximum sentence; authorizing and providing for voluntary commitment; prescribing the powers and duties of the division of corrections and the board of commissioners of state institutions in carrying out the provisions of the chapter; providing for advisory and reviewing boards and their powers and duties; providing for return of committed persons to the court and the powers and duties of the trial court in respect thereto; providing for suspension of judgment and probation; authorizing psychiatric examination of persons charged and of complaining witness upon petition by defendant; providing for costs and the assessment and recovery thereof; making it unlawful to publish the name of unmarried persons under sixteen (16) years of age connected with sex offenses; limiting the attendance at court when any person under sixteen (16) years of age is testifying concerning a sex offense; and providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 23, contained in the above message, was read the first time by title and referred to the Committees on Judiciary "A" and Appropriations.

**The President presiding.**

Pursuant to the motion made by Senator Mathews on May 9 the Senate took up for consideration as a—

#### SPECIAL AND CONTINUING ORDER OF BUSINESS

SB 900—A bill to be entitled An act making appropriations; providing moneys for the annual periods beginning July 1, 1967, and July 1, 1968, to pay salaries, and other expenses, capital outlay—buildings and improvements, and for other specified purposes of the various agencies of state government; providing an effective date.

On motion by Senator Mathews, it was agreed by two-thirds vote that technical advisors to the Chairman of the Committee on Appropriations be allowed to remain in the Senate Chamber during consideration of SB 900.

On motion by Senator Askew, the rules were waived and SB 900 was read the second time by title.

On motion by Senator Barron, the following remarks by Senator Reubin O'D. Askew, Chairman of the Committee on Appropriations, were spread upon the Journal:

The Senate Appropriations Committee today is submitting to the Senate the 1967-69 State budget.

This is not a plan of fancy or fiction, nor is it a fiscal wishing well. This bill clamps the deep freeze on the establishment of new programs. The pattern used to prepare a lean, balanced budget was severe. The dollar rollbacks we have made bring all agency accounts into strict conformance with existing statutory authority for spending.

Each reduction of funds was made through elimination of an authentic item in the budget. We eliminated specific, new job positions and clear-cut, proposed projects. There was no subtraction of imaginary totals grasped from thin air.

In offering this businesslike document, the committee wants to acknowledge that this budget does not fully satisfy the needs of the state. Nor does it answer completely the demands of citizens for governmental services. The Cabinet and the Governor, sitting as the State Budget Commission, presented to us a budget which came close to meeting all major needs, but, however, was approximately \$32 million beyond estimated available funds.

The budget the Senate is receiving today does fit the available fiscal cloth and does provide property tax protection at the local level which was not offered by the administration.

It is a "hold the line" budget on hiring of new employees and on the launching of major new state projects. Salary requests of top state officials have been whittled. However, we have provided additional funds for nearly all units of government—above their spending totals of the past biennium—to assure that their efforts will not be stifled.

Provisions are made for expansion of work in the critical institutional areas. We have provided significant pay increases for those grossly underpaid workers in mental institutions, hospitals and other state institutions.

We have given five-day work weeks for the first time to the law enforcement officers of the State Conservation Department so that their efforts in criminal detection can be sharpened.

Special care has been exercised by the committee to prevent the shifting of state taxes on the property taxpayer at the local level. The committee recognized that the ad valorem property tax situation in counties of Florida is at the critical stage.

It further recognized that a number of the administration proposals in the spending and taxing field called merely for a transposition of state taxes to the already overburdened local property taxpayer.

These attempts to shift the tax load further upon the local taxpayer were consistently resisted by the committee.

Following the recommendations of legislative study groups, the committee prepared its appropriations bill to encompass for the first time a uniform state employee job classification system. This is to assure equality of pay rates for comparable job performance for all employees at all levels of government.

Several major money programs intentionally are omitted from this appropriations bill.

Included in this category are:

1. Capital outlay programs,
2. Salary increases for public school teachers,
3. Funding for the Title XIX (Medicaid) program.

The Senate will be asked to pass judgment on these and other spending proposals as they are introduced individually, allowing separate attention to be paid to financing methods for each proposal.

Listed here are some of the major areas of change which are recommended by your Senate Appropriations Committee for the 1967-69 budget.

No funds are appropriated for the Commission on Aging. The administration recommended abolition of this commission, with transfer of its functions to the State Welfare Department, but with no plan for transfer of operating money and no bill being offered to make this change.

In nearly all instances, the committee eliminated all requests of Cabinet and other state agencies for new employee positions. Specific exceptions were made in the fields of law enforcement and revenue producing departments.

The committee erased most new job requests of the Department of Agriculture to make substantial decreases in the budget of that Cabinet agency. However, there was \$750,000 added to fund a once-and-for-all statewide fire ant eradication program.

The administration suggested a negative reduction of the agriculture department budget by proposing to increase fees by \$3 million. The committee rejected this idea of adding another \$3 million burden on the consuming public because of its direct effect of forcing a further cost of living increase on the local taxpayer.

Elimination of 19 new positions and other cuts resulted in a \$362,000 reduction of the Attorney General's Office budget. The administration suggested a lump sum cut of \$300,000, with no specific proposal for any reduction.

The committee cut 15 new positions suggested for the Budget Commission, to reduce that budget by \$382,000. The administration recommendation was for a cut of but \$200,000.

The administration recommended elimination of the \$73,000 budget of the Aviation Division of the Board of Commissioners of State Institutions and transfer of the work to the Development Commission. However, there was no provision made to add these expenses to the Development Commission budget. The committee budgeted \$73,000 for this division with the stipulation that if these duties were transferred by statute, the appropriation would not follow the transfer.

Twenty-six new positions and other expenses were cut from the Comptroller's office budget, for a \$385,000 reduction recommendation by the committee. The administration recommendation was for a cut of but \$150,000.

No reduction was recommended by the committee in the Board of Conservation's land acquisition program. The elimination of \$3.5 million in those funds recommended by the administration would halt all work on the Florida Barge Canal project. Although the administration made reference to an alternate plan of financing, no such plan has come forth. The state has an iron-clad commitment to provide right-of-way for this project. Total 100 per cent of the construction costs of more than \$120,000,000 are federal funds. The canal is not worth a dime to Florida until it is completed. It would be false economy—penny-wise and pound-foolish—to have followed the administration recommendation on this program.

Neither was a reduction made by the committee in the Soil Conservation Board budget. The \$156,000 cut recommended by the administration would eliminate planning on 21 small watershed and flood control projects.

There is a \$736,000 cut recommended by the committee in the Development Commission budget. This includes 9 new jobs and \$550,000 from the huge advertising account. The administration had recommended reduction of \$50,000.

It was the feeling of many members of the committee that a complete reorganization of the Development Commission is in order with emphasis on this department specializing in out-of-state promotion of tourism and industrial development only. Greater utilization of free space in newspaper and magazine travel sections should be developed at a savings to the purchased advertising program. It was also noted that there were certain out-of-state activities in connection with the New York World's Fair and the Florida Showcase operation in New York during the past biennium for which the Development Commission will no longer be responsible.

The committee cut the Department of Education general office amount by \$191,000 with elimination of 43 new positions. The administration suggested a blanket cut of \$250,000, without specifying any areas of reduction.

The committee rejected as unrealistic the administration plan to transfer \$200,000 in Everglades Fire Control expenses to

the taxpayers in 13 South Florida counties, which would add still more to the property tax burden.

The committee similarly rejected the administration plan to impose an additional tax burden of \$3.2 million on the county taxpayers throughout Florida. This juggling of the Board of Forestry budget would result in increased payments by county taxpayers of 300 per cent. The administration proposal would have nullified fire control agreements with at least 22 counties and it is doubtful if the county commissions in those 22 counties would ever enter into an agreement with the state for fire control again.

The committee agreed with the administration's recommendation for a \$20,000 trimming of the sizeable increase in the Governor's Office budget. This budget does not include the increasing number of Florida Highway Patrol Troopers used by the Governor.

The committee cut the Motor Vehicle Department budget \$727,000. On the recommendation of the State Auditor, the committee has strived to improve the service of the Motor Vehicle Department in aiding law enforcement agencies and to promote traffic safety and a crack-down on organized crime through the appropriation of \$1,171,000 for a computerized teletype system for the Motor Vehicle Department and the Department of Public Safety. This system will provide instant relay of information to sheriffs' offices and local police agencies on auto tag numbers, auto titles, stolen automobiles, suspected law violators, driver license information, etc. This sum was viewed by the committee as a supplement to other efforts to eliminate organized crime in Florida.

The committee eliminated all new positions sought by the Secretary of State, cutting that budget a total of \$131,000. The administration suggested a \$103,000 reduction.

The committee cut the Treasurer's Office budget \$451,000. Those cuts were for 35 new positions, plus accompanying expenses. The administration suggested a flat \$300,000 reduction, with no suggestions on how the reduction should be accomplished.

We recommend abolishing the Central Tuberculosis Board office with a saving of \$77,000, by merging it with existing hospital office space.

In the Conservation Department budget, the committee placed all law enforcement employees on a five-day week, and still cut the budget by \$71,000. The administration offered no proposed budget reduction.

The administration recommended shifting the \$6,000,000 cost burden for purchase and deposit of textbooks, and recommended the use of paperback books. The committee rejected this approach because of the high cost of administration of a deposit program. In addition, the committee took note of the limited availability of paperback textbooks and high replacement costs of such textbooks recommended by the administration. Students must now pay for damaged or lost books.

Again—on the subject of the administration's suggestion of a \$6,000,000 cutback in the school textbook program—searching inquiry by the committee reveals a direction toward false economy.

An authenticated survey from the State of Texas on the use of paperback books indicates a net loss for the state in shifting from hard-back books to paperbacks.

The survey reveals that hard-back books last 3½ to 5 years and that the average life of paperback books was 7 months.

The committee likewise rejected the administration's idea to shift an additional cost load of more than \$3,500,000 to the local level taxpayer in the school lunchroom salary money, by cutting the one cent lunch contribution by the state. The committee felt that these workers still are underpaid at the existing level, and could not afford to risk a pay reduction which would occur when overburdened local taxing units would be unable to pick up the \$3,000,000 tab handed them by the state. It would require legislation to make this reduction and the administration has offered no bill.

The administration recommended freezing the kindergarten program at 135 units. This was not a new proposal as the 1965 Legislature had already frozen the program at that point and the Legislature has traditionally frozen these units.

The Senate Committee also continued the freeze on library units as recommended by the administration and which has been imposed by previous sessions of the Legislature.

These two freezes amount to a reduction in the Budget Commission's recommendations of \$11,900,000.

The committee accepted the Budget Commission's recommendation for funds for the exceptional child program to eliminate the need for counties to pay these teachers from county tax funds, and to catch up on the backlog built up as a result of freezing of units in past years. The administration recommended a cutback in the amount of units that the counties otherwise would have qualified for under law and thus require these needs to be met through local tax funds.

The committee recommended cutting \$8,000,000 from university student fees as proposed by the administration which would have totaled \$18,000,000. The committee felt the suggested \$150 fee each quarter for Florida resident students was excessive and reduced it to \$125 which will raise an estimated \$10,000,000, including the \$200 for out-of-state students.

The committee expanded the state support for medical students at the University of Miami from 75 to 90 students during the 1967-69 biennium.

Strong committee opposition rejected an administration proposal to chop \$4,000,000, from university salaries, research work and denting the planned progress of the internationally recognized Florida State University Science Center. As Florida is seeking to further enhance its growing brainpower with such renowned professors as the Nobel Prize winning Dr. Robert S. Mulliken, we cannot afford to take a step backward in this field.

This would be inconsistent with the Governor's "Mind-a-Month" plan.

Summarizing, the Committee's appropriations bill calls for expenditures during the 1967-69 biennium of \$1.335 billion which is slightly less than the anticipated available funds. The administration's recommended budget not only overspends all anticipated funds but is out of balance for all practical purposes with a deficit of \$35 million.

In order to grant some property tax relief, present a balanced budget without new taxes and still maintain all vital governmental services at minimum costs, the Committee made no provision for teacher pay increases.

This contrasts sharply with the administration's proposed \$85 million for increased teacher salaries—which in this case is like script money with nothing to back it up—except the brutal fact that the property owners are going to pick up the check.

The \$35 million deficit, or fictitious economies, in the administration budget, plus another \$49 million diverted from public education and for which the counties would have had to pick up the tab, approximately cover the \$85 million proposed for teacher pay increases.

Of \$14.5 million reduction recommended by the administration in non-educational spending, \$3 million would be financed by increased fees for general consumer services and \$7 million would actually be tacked onto the property owner's tax bill at the local level. It is significant, too, that while there is not substantial evidence of help for higher education in its fiscal dream, the administration further enraptures its visions of available plums by proposing an \$18 million increase in university student fees, and which the administration did not plan to put back into higher education.

Whereas the Senate Committee's recommendations realistically approach the state's needs on a priority basis within the limitations of anticipated income, the administration fails to comprehend the total picture. The taxpayer, especially the property owner, wants his American dream free of a fiscal nightmare.

The administration's unbalanced budget does this to the taxpayer.

The \$18 million in increased student fees and the \$3 million in additional fees for consumer services means an increase of \$21 million in the cost of living.

The \$49 million in public school costs shifted to the counties plus the \$7 million for non-educational spending would re-

sult in the property owner picking up an increase of \$56 million in taxes at the county level. This sum could result in an "average" two mill increase in property tax levies in every county in the state. Here are some examples of the possible tax increase impact on individual counties:

Dade, \$11 million; Duval, \$3.6 million; Hillsborough, \$1.3 million; Broward, \$5.7 million; Palm Beach, \$5 million; Brevard, \$1,510,000; Pinellas, \$3 million; Manatee \$600,000; Okaloosa, \$500,000; Sumter, \$102,000; Lake, \$775,000; Volusia, \$1.3 million; Columbia \$145,000; Collier, \$420,000; Orange, \$2.4 million; Indian River, \$528,000; Sarasota, \$1,170,000; Escambia, \$1.4 million; and Leon, \$700,000.

Unlike the administration's proposed budget, the Senate bill treats the property owner much better.

Almost all committee recommendations are tailored to fit existing statutory restrictions, and each recommendation for a reduction in the Senate bill is specific.

State employee totals were frozen at the current level with certain exceptions. While the Committee cut requested pay boosts for top officials, it gave substantial pay increases to low salaried workers in institutions throughout the state, including mental hospital employees and other personnel whose salary scales have not been adjusted consistently with other state employees.

The Senate bill proposes a budget Florida can live with—and one we can finance without new taxes. This proposed budget is in balance.

At the same time, the Committee realizes there are several areas of needs which have not been resolved. I mean specifically teachers' pay raises, capital outlay, and Medicaid. These can be handled separately by legislation, provided, however, sufficient revenue is provided.

I recommend its approval.

Senators Saylor, Stockton and Stolzenburg offered an amendment to SB 900, which constituted an entirely new bill and pursuant to Senate Rule 10.6 was not spread upon the Journal. The Senate proceeded to the consideration thereof.

Senator Young presiding.

The President presiding.

On motion by Senator Mathews, it was agreed by two-thirds vote that when the Senate adjourns it adjourn to reconvene at 2:15 p. m.

On motion by Senator Saylor, it was agreed by two-thirds vote that technical advisors be permitted on the Senate floor to assist him in the presentation of the amendment offered by Senators Saylor, Stockton and Stolzenburg to SB 900.

The hour of adjournment having arrived, a point of order was called and the Senate recessed at 1:00 p. m. to reconvene at 2:15 p. m.

#### AFTERNOON SESSION

The Senate was called to order by the President Pro Tempore at 2:15 p. m.

The following Senators were recorded present:

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

47. A quorum present.

The Senate resumed consideration of the amendment to SB 900 offered by Senators Saylor, Stockton and Stolzenburg.

Senator Saylor moved the adoption of the amendment. The vote was:

Yeas—19

Bafalis	Henderson	Plante	Stolzenburg
Bell	Johnson	Reuter	Weber
Deeb	Lane	Saylor	Wilson
Elrod	McClain	Slade	Young
Fisher	O'Grady	Stockton	

Nays—27

Mr. President	de la Parte	Gunter	Poston
Askew	Edwards	Haverfield	Shevin
Barron	Fincher	Hollahan	Spencer
Barrow	Friday	Horne	Stone
Boyd	Gibson	Knopke	Thomas
Chiles	Gong	Mathews	Weissenborn
Cross	Griffin	Ott	

PAIR

The following Pair was announced by the Secretary in accordance with Senate Rule 8.4:

I am paired with Senator Clayton on the amendment by Senators Saylor, Stockton and Stolzenburg. If he were present he would vote "Yea" and I would vote "Nay."

JOHN R. BROXSON  
Senator, 1st District

Dated May 15, 1967

Senator Askew offered the following amendment which was adopted:

In Section 1, Item 453a, page 27, strike: "Based on a teacher-student ratio of 1 to 20" and insert the following: (Provided that the basic units shall be based on one unit for each 16 students in ADA at a junior college for the first 420 students and one unit for each 20 students in ADA for all over 420 students)

Senator Weissenborn offered the following amendment:

In Item 452a, page 27, strike: Item 452a in its entirety and insert the following:

Item	1967-68	1968-69
	\$	\$
Minimum Foundation Program K-12		
452a. Lump Sum		
From General Revenue Fund	213,782,870	221,338,298
From Interest on State School Trust Fund		1,300,000

(Provided that no moneys shall be paid from this appropriation on the basis of any units in excess of the following numbers in the designated areas of instruction: Kindergartens, 549 units in 1967-68 and 796 units in 1968-69; library services units, 67 units in 1967-68 and 67 units in 1968-1969; exceptional child units at the same rate of increase as the rate of expected increase in total students in ADA in 1967-68 and 1968-69; first grade units on the same pupil-unit ratio as was used in computing for first grade pupils in 1965-66.)

Senator Stolzenburg moved that the Senate adjourn. The vote was:

Yeas—19

Bafalis	Henderson	Reuter	Thomas
Deeb	Johnson	Saylor	Weber
Elrod	Lane	Slade	Wilson
Fincher	McClain	Stockton	Young
Fisher	O'Grady	Stolzenburg	

Nays—26

Mr. President	Bell	Cross	Gibson
Askew	Boyd	de la Parte	Gong
Barron	Broxson	Edwards	Griffin
Barrow	Chiles	Friday	Gunter

Haverfield	Knopke	Shevin	Weissenborn
Hollahan	Mathews	Spencer	
Horne	Poston	Stone	

On motion by Senator Mathews, it was agreed by two-thirds vote that when the Senate adjourns it adjourn to reconvene at 9:30 a.m., May 16, 1967.

Senator Spencer offered the following substitute amendment for the amendment offered by Senator Weissenborn:

Line 10, on page 27, in Item 452a, strike: "1968-69;" and insert the following: 1968-69, unless otherwise provided by law;

On motion by Senator Spencer, the substitute amendment was adopted. The vote was:

Yeas—27

Mr. President	Cross	Griffin	O'Grady
Askew	de la Parte	Hollahan	Ott
Barron	Edwards	Horne	Spencer
Bell	Fincher	Knopke	Stone
Boyd	Friday	Lane	Thomas
Broxson	Gibson	McClain	Weber
Chiles	Gong	Mathews	

Nays—17

Bafalis	Johnson	Shevin	Wilson
Deeb	Plante	Slade	Young
Fisher	Poston	Stockton	
Haverfield	Reuter	Stolzenburg	
Henderson	Saylor	Weissenborn	

PAIR

The following Pair was announced by the Secretary in accordance with Senate Rule 8.4:

I am paired with Senator Barrow on Amendment to the Amendment to the Appropriations Bill by Senator Spencer. If he were present he would vote "Nay" and I would vote "Yea".

ROBERT H. ELROD

Senator, 17th District

Dated May 15, 1967

Senator Elrod offered the following amendment which failed:

In Section 1, Item 135, page 10, strike entire item and insert the following 135. Delete

The vote was:

Yeas—19

Bafalis	Gunter	Reuter	Weber
Bell	Henderson	Saylor	Weissenborn
Deeb	Johnson	Slade	Wilson
Elrod	Lane	Stockton	Young
Fisher	Plante	Stolzenburg	

Nays—26

Mr. President	de la Parte	Haverfield	Ott
Askew	Edwards	Hollahan	Poston
Barron	Fincher	Horne	Spencer
Barrow	Friday	Knopke	Stone
Broxson	Gibson	McClain	Thomas
Chiles	Gong	Mathews	
Cross	Griffin	O'Grady	

Senator Fisher offered the following amendment which failed:

In Section 1, Item 428, page 25, strike: entire Item 428 and insert the following: 428. Purchase of Textbooks 5,578,493 5,654,521

The vote was:

Yeas—17

Bafalis	Henderson	Reuter	Weber
Bell	Lane	Saylor	Wilson
Deeb	McClain	Slade	
Elrod	O'Grady	Stockton	
Fisher	Plante	Stolzenburg	

Nays—29

Mr. President	Barrow	Cross	Fincher
Askew	Boyd	de la Parte	Friday
Barron	Chiles	Edwards	Gibson

Gong  
Griffin  
Gunter  
Haverfield  
Hollahan

Horne  
Johnson  
Knopke  
Mathews  
Ott

Poston  
Shevin  
Spencer  
Stone  
Thomas

Weissenborn  
Young

Friday  
Gibson  
Gong  
Griffin  
Gunter  
Haverfield  
Henderson  
Hollahan

Horne  
Johnson  
Knopke  
Lane  
McClain  
Mathews  
O'Grady  
Ott

Plante  
Poston  
Reuter  
Saylor  
Shevin  
Slade  
Spencer  
Stockton

Stolzenburg  
Stone  
Thomas  
Weber  
Weissenborn  
Wilson  
Young

**PAIR**

The following Pair was announced by the Secretary in accordance with Senate Rule 8.4:

I am paired with Senator Clayton on the amendment by Senator Fisher.

If he were present he would vote "Yea" and I would vote "Nay".

JOHN R. BROXSON  
Senator, 1st District

Dated May 15, 1967

On motion by Senator Mathews the rules were waived and further consideration of SB 900 as amended was deferred, the bill retaining its place on the Calendar.

**The President presiding.**

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

HB 876—A bill to be entitled An act to abolish the existing municipality of the Town of Eatonville and simultaneously to create a municipality to be known as the Town of Eatonville, Orange County, Florida; to provide for and determine its territorial boundaries; to establish its form of government; and to define its jurisdiction, powers, duties and privileges, providing for a referendum.

On motion by Senator Plante, the rules were waived and HB 876 was read the second time by title.

Senator Elrod offered the following amendment which was adopted:

In Section 70, line 3, page 27, strike: "thirty (30)" and insert the following: ninety (90)

On motion by Senator Plante, the rules were waived and HB 876 as amended was read the third time in full and passed. The vote was: Yeas—47 Nays—None

Mr. President	Barrow	Chiles	Edwards
Askew	Bell	Cross	Elrod
Bafalis	Boyd	Deeb	Fincher
Barron	Broxson	de la Parte	Fisher

The bill as amended was certified to the House.

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

HB 1079—A bill to be entitled An act relating to the county superintendent of public instruction of each county within the state of Florida having a population of not less than 230,000 or more than 300,000 according to the latest decennial census; repealing chapter 61-1397, Laws of Florida, providing for compensation of the county superintendent of public instruction of each county within the state of Florida of not less than 230,000 nor more than 300,000, according to the latest decennial census; providing for an effective date thereof.

On motions by Senator Plante, the rules were waived and HB 1079 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—47 Nays—None

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

The bill was certified to the House.

**CO-INTRODUCERS**

By permission, Senator Shevin was recorded as a co-introducer of SB 881.

The hour of adjournment having arrived, a point of order was called and the Senate adjourned at 5:03 p.m. to reconvene at 9:30 a.m., May 16, 1967.

REGISTRATIONS UNDER SENATE RULE TWELVE  
FROM MAY 8 THROUGH MAY 12

Name and Address	Entity Represented and Address	Duration of Representation	Particular Legislation Involved	Direct Business Association or Partnership with Legislator
Bartelt, Lyle W. 171 Bluebell Tarpon Springs	Pasco Waterworks Assn. Tarpon Springs	Session	SB 695	None
Bessenger, F. Leslie 509 E. So. View Ave. Dade City	Fla. Citrus Mutual Box 89 Lakeland	Session	Citrus	None
Bull, George 321 Atlantic Blvd. Atlantic Beach	Self	Session	Relating to Taxation	None
Cavanaugh, R. Gene Fla. Development Comm. Tallahassee	Fla. Development Comm. Tallahassee	Session	Education & Development Comm. Bills	None
Clay, Everett A. 5518 SW Eighth St. Coral Gables	MMM Company St. Paul, Minn.	Session	Five-year safety auto tag	None
Courtney, T. M. 409 Plantation Road Perry	Buckeye Cellulose Corp. Perry	Session	Buckeye Corp.	None
Diffenderfer, Mrs. Florence Rm. 502, Olympia Bldg. Miami	American Civil Liberties Union of Fla., same address	Session	General civil liberties issues	None
Dunn, Wallace 202 Legal Center Ocala	Town of Crystal River Crystal River	Session	Charter legislation	None
England, Clayton C. 5320 SW 2nd St. Miami	Fla. State Employees Assn. same address	Session	State employees	None
Ferlita, Sam P. 1408 Louise Tampa	Fla. Surety Agents same address	Session	SB 426 & SB 722	None
Frye, O. E. Game & Fresh Water Fish Commission Tallahassee	Game & Fresh Water Fish Commission same address	Permanent	All legislation pertaining to management of fish & game	None
Goodrich, Warren Box 1669 Bradenton	Bd. of County Commissioners of Manatee County Bradenton	Session	All matters affecting Co. of Manatee	None
Hall, J. Lewis Tallahassee	Buckeye Cellulose Corp. Perry	Session	The manufacture of pulp products & related matters	None
Hawes, Mark 310 Jefferson St. Tampa	Joe B. Giglio (Yellow Cab) Tampa	Session	Pertaining to local legislation affecting taxi cabs	None
Helliwell, Paul L. E. 600 Brooklyn Ave. Miami	Seadade Industries, Inc. New York	Session	General	None
Holley, Charles R. 2401 9th St., South St. Petersburg	American Bankers Insurance Co. of Florida, Miami	Session	Insurance	None
Holmes, Warren D. 5210 West Flagler St. Miami	American Bankers Life Assurance Co. of Florida, Miami	Session	Insurance	None
Leib, Karl J., Jr. 7335 SW 69th Court Miami	Custo Food Products, Inc. Tampa	Permanent	Any legislation affecting food	None
Leib, Karl J., Jr. 7335 SW 69th Court Miami	Fla. Polygraph Assn. same address	Session	HB 958 SB 657	None
Leib, Karl J., Jr. 7335 SW 69th Court Miami	Southeast Assn. of Independent Schools Miami	Session	Private schools, kindergarten & nurseries	None

**REGISTRATIONS UNDER SENATE RULE TWELVE  
FROM MAY 8 THROUGH MAY 12— (Continued)**

<i>Name and Address</i>	<i>Entity Represented and Address</i>	<i>Duration of Representation</i>	<i>Particular Legislation Involved</i>	<i>Direct Business Association or Partnership with Legislator</i>
Lucido, Drew 5240 97th Terrace North Pinellas Park	Pinellas Beauty College 4950 Park Blvd. Pinellas Park	Session	Cosmetology cosmetology education	None
Malchon, Jean 2400 Pinellas Point Dr. St. Petersburg	Fla. TB & Respiratory Disease Assn. 1417 San Marco Blvd. Jacksonville	Session	Air pollution & water pollution	None
McCaddin, Henry 30 Rockefeller Plaza New York	RCA 3900 Monet Rd. Palm Beach Gardens	Session	Inventory tax exemption legislation	None
McCall, Ronald Box 1438 Tampa	RCA 3900 Monet Rd. Palm Beach Gardens	Session	Inventory tax exemption legislation	None
McDonald, Edward 4121 Susan Ave. Tallahassee	Fla. Cosmetology Assn. Orlando	Session	Cosmetology	None
McMullen, Dan 505 Fla. Ave. Clearwater	Dairy Farmers of Fla. same address	Session	Dairy farming	None
Miller, G. J. 1907 Warfield Dr. Ocala	S. A. Calder Ft. Lauderdale	Session	Summer racing	None
Moore, Rose B., R. M. 2600 SW First St. Miami	Self	Session	Pertaining to masseuses, etc.	None
Morrow, Sylvester J. 9707 NE 5th Ave. Road Miami Shores	Fla. Institute of Certified Public Accountants Gainesville	Session	HB 992	None
Obst, Mrs. Harold 7512 W. Lake Dr. Lake Park Shores Palm Beach County	Fla. TB & Respiratory Disease Assn. 1417 San Marco Blvd. Jacksonville	Session	Air and water pollution	None
O'Farrell, Joseph Box 583 Ocala	Fla. Thoroughbred Breeders Assn. Same address	Session	Summer racing bill, SB 700 & HB 1206	None
Pils, Lorraine 3622 Emerson Ave., So. St. Petersburg	Coiffure Designers 2146 9th Ave., North St. Petersburg	Session	Cosmetology law	None
Roady, Elston E. 1916 W. Indianhead Tallahassee	Fla. Center for Education in Politics, FSU Tallahassee	Session	Election code	None
Roberts, Loveda 12939 Gulf Blvd. St. Petersburg	Self	Session	Cosmetology	None
Segal, Mike 3000 Biscayne Blvd. Miami	Signal Associates same address	Session	Any legislation concerning Signal Assoc.	None
Semon, R. H. 2100 Longwood Rd. West Palm Beach	Fla. State Bldg. Trades Council Box 2465, West Palm Beach	Session	Labor	None
Shoemaker, J. F. 1510 Mitchell Ave. Tallahassee	Fla. Nurserymen & Growers Assn. Tampa	Session	Nurserymen's liens	None
Stanley, J. Mark, Jr. 234 Biscayne Blvd. Miami 33132	Keyes City Insurance Agency, Inc. same address Miami Housing Authority same address	Session	SB 708	None
Stephens, Alice V. 6406 Sandpiper Way South St. Petersburg	Self	Session	Cosmetology	None
Thomas, Elizabeth G. 3272 University Blvd. North Jacksonville	League of Women Voters of Fla. St. Petersburg	Thru May 10, 1967	Constitutional Revision, water con- servation, public education, finance & taxation, appropri- ations, merit system elections, welfare & governmental organization	None

REGISTRATIONS UNDER SENATE RULE TWELVE  
FROM MAY 8 THROUGH MAY 12—(Continued)

<i>Name and Address</i>	<i>Entity Represented and Address</i>	<i>Duration of Representation</i>	<i>Particular Legislation Involved</i>	<i>Direct Business Association or Partnership with Legislator</i>
Thomas, N. Earl 402 Louverne Ave. Panama City	State Assn. of Bail Bonding same address	Session	SB 426	None
Troxel, Dick 2496 Andros Lane Ft. Lauderdale	Fla. Electronic Servicemen's Assn. 2001 NW 7th St. Miami	Session	Regulatory bill pertaining to industry	None
Trumbower, J. S. 1611 Briarcliff Orlando	Signal Associates 3000 Biscayne Blvd. Miami	Session	Any legislation affecting Signal Associates	None
Watson, Eric 214 North Freeway New Smyrna Beach	Fla. Institute of Certified Public Accountants Gainesville	Session	HB 992	None
Williams, G. T. 3221 Sharer Rd. Tallahassee	Fla. Wildlife Federation same address	Session	Wildlife & fish & outdoor recreation	None
Wooten, Walter B., Jr. Interstate Fire Insur. Co. Chattanooga, Tenn.	Southern Pine Inspection Bureau, New Orleans, La.	Session	Agriculture	None
Young, E. C. 561 NE 79th St. Miami	Interstate Fire Insurance Co. same address	Session	Industrial fire legislation	None
	Coiffure Designers Mr. Young's Beauty Salon same address	Session	Cosmetology laws	None