

EXTRAORDINARY SESSION

JOURNAL OF THE SENATE

Friday, July 28, 1967

The Senate was called to order by the President Pro Tempore at 10:00 a. m. The following Senators were recorded present:

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

44. A quorum present.

Excused: Senators Boyd, Elrod, Sayler and Weissenborn.

Senator Bafalis for the afternoon session.

Prayer by Senator Ben Hill Griffin, Jr., of the 27th Senatorial District:

Heavenly Father, we thank thee for this day. We thank thee for the privilege of serving in this Florida Legislature. Father, we humbly ask thy guidance in our deliberations. Bless us, O Lord, and grant us wisdom for the benefit of all mankind. Amen.

The reading of the Journal was dispensed with.

The Journal of July 27 was corrected and approved as follows:

Page 22, counting from the bottom of column 2, line 33, before "47" insert HB

ENROLLING REPORTS

Your Enrolling Clerk to whom was referred—

SB 6-XX(67) SB 11-XX(67) SB 12-XX(67)
SCR 14-XX(67)

—reports same have been enrolled, signed by the required Constitutional officers and presented to the Governor on July 28, 1967.

EDWIN G. FRASER
Secretary of the Senate

ENGROSSING REPORT

Your Engrossing Clerk to whom was referred—

SB 15-XX(67) with 2 amendments
SCR 20-XX(67) with 1 amendment

—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.

Your Engrossing Clerk to whom was referred—

SB 22-XX(67) with 21 amendments

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

EDWIN G. FRASER
Secretary of the Senate

The bill was certified to the House.

INTRODUCTION

By the required Constitutional two-thirds vote of the Senate,

SB 31-XX(67) was admitted for introduction and consideration:

By Senator Askew—

SB 31-XX(67)—A bill to be entitled An act relating to the state attorneys in all judicial circuits; providing an appropriation; providing an effective date.

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

A motion by Senator Askew that the rules be waived and SB 31-XX(67) be withdrawn from the committee and placed on the Calendar failed.

By Senator Bell—

SB 32-XX(67)—A bill to be entitled An act relating to arrest; amending Section 901.15, Florida Statutes, to permit arrests for violations of Chapter 870, Florida Statutes (affrays; riots; routs; unlawful assemblies) and section 877.03, Florida Statutes (Breach of peace; disorderly conduct) without a warrant; providing an effective date.

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

A motion by Senator Bell that SB 32-XX(67) be withdrawn from the committee and placed on the Calendar failed.

By permission, SB 33-XX(67) was withdrawn by the introducer.

By Senator Bell—

SB 34-XX(67)—A bill to be entitled An act relating to looting; amending section 811.03, Florida Statutes, to prohibit looting, providing an effective date.

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

By Senator Bell—

SB 35-XX(67)—A bill to be entitled An act relating to homicide; amending section 782.04, Florida Statutes to include discharging firearms or explosives or incendiaries during a riot in the definition of murder in the first degree; providing an effective date.

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

By Senator Bell—

SB 36-XX(67)—A bill to be entitled An act relating to the discharge of firearms in a public place; amending Chapter 790, Florida Statutes, to add section 790.151 to prohibit discharging firearms or explosives during a riot; providing an effective date.

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

SB 37-XX(67) was proposed for introduction by Senator Weissenborn and failed to receive the required Constitutional two-thirds vote.

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

By Senators Weissenborn, Friday, Poston, Young, Elrod, Thomas, Askew, Boyd, McClain, Gibson, Horne, Gunter, Henderson, Stone, Gong, Pope, Spencer, Fincher, Shevin, Haverfield, Hollahan, Ott, Barrow, Fisher, Reuter, Bell, Slade, Barron, Lane, Stolzenburg, Johnson, Griffin, Knopke, Stockton, Edwards, Mathews, Cross, Deeb, de la Parte, Wilson, Broxson, Clayton, and Plante—

SCR 38-XX(67)—A concurrent resolution condemning the massive rioting in cities throughout the United States as de-

fiance of organized society by anti-social individuals and groups; urging the leaders of thought in this nation, both in and out of public office, to join in demanding immediate cessation of said massive rioting; and calling upon federal, state and local law enforcement agencies to investigate and prosecute all persons causing said rioting.

WHEREAS, the good people of the United States, including that great vast majority of Negro citizens who seek to improve their lot, politically and economically, by democratic and lawful means, have been shocked to witness:

Outbursts of murder, arson and pillage in many cities accompanied by armed resistance to officers of the law striving to protect the lives and property of the people;

Encouragement of such vandalism by self-appointed mob leaders who indulge in public and private utterances and in overt actions calculated to incite and precipitate further lawlessness;

Complacent acceptance of such acts of lawlessness by many who appear to regard them merely as demonstrations of protests against unsatisfactory living conditions; and partisan disputes between national leaders as to which of the two political parties is allegedly responsible for the rioting, or for the failure to end said rioting, at a time when the leaders of the nation representing both of the great national parties should be working in complete harmony to terminate the strife, NOW THEREFORE, Be It Resolved by the State of Florida, the House of Representatives concurring:

Section 1. In the name of the people of the State of Florida we condemn the massive rioting in many cities of this nation for what it is: The defiance of organized society by anti-social individuals and groups who would take and destroy the property of others by force and violence in open insurrection against the Constitution and law of this nation, as well as the Constitution and laws of the several states, and who would maim or kill those who oppose these open acts of lawlessness.

Section 2. We urge all leaders of thought in America, both in and out of public office, to join in demanding the immediate cessation of these barbaric outbursts and the taking of all necessary steps to suppress them.

Section 3. We urge our political leaders to work in complete bipartisan harmony to accomplish this end. In particular, we urge that all public and private funds devoted to the alleviation of distress be so administered as to avoid any possibility that participants in these riots can feel or claim that their acts of violence can result in economic benefit to them at the expense of other needy citizens who conduct themselves in a law-abiding manner.

Section 4. We invite all Americans to reflect seriously upon the threat to our institutions and to the advances made by this nation in the protection of human rights.

Section 5. We pledge a continuing fight to protect the persons and property of our society from those who would destroy them, while preserving the inherent rights of free men to seek and to effectuate, by orderly and lawful means, such reforms as they deem desirable.

BE IT FURTHER RESOLVED that a copy of this Senate Concurrent Resolution be sent to the President of the United States of America, the United States Congress, the Supreme Court of the United States, the Governor of the several states, and to the press media of this state.

Was read the first time in full. On motion by Senator Thomas, the rules were waived and the Concurrent Resolution was placed on the Calendar.

Unanimous consent was granted Senator Thomas to take up SCR 38-XX(67) out of order.

On motions by Senator Thomas, the rules were waived and SCR 38-XX(67) was read the second time by title, adopted, and certified to the House.

By Senator Johnson—

SB 39-XX(67)—A bill to be entitled An act to amend chapter 59-1187, laws of Florida, special acts of 1959, as amended, being the charter of the city of Cocoa Beach, in the following respects; To enact a new subsection (53) under Section 4 providing for authority of the city of Cocoa Beach to levy and collect a municipal resort tax; and providing for a referendum.

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

Unanimous consent was granted Senator Johnson to take up SB 39-XX(67) out of order.

On motions by Senator Johnson, the rules were waived and SB 39-XX(67) was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—37

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

Nays—7

Barron	Fisher	Gunter	Wilson
Clayton	Friday	Plante	

The bill was certified to the House.

By Senator Poston—

SB 40-XX(67)—A bill to be entitled An act relating to grand juries in all counties of the state having a population of more than four hundred thousand (400,000), according to the latest official decennial census; authorizing the circuit court judge to impanel two (2) grand juries when necessary; providing an effective date.

Was read the first time by title. On motion by Senator Poston, the rules were waived and the bill was placed on the Local Calendar.

Unanimous consent was granted Senator Poston to take up SB 40-XX(67) out of order.

On motions by Senator Poston, the rules were waived and SB 40-XX(67) was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44 Nays—None

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

The bill was certified to the House.

By Senators Plante, Gunter, Askew, Poston, Thomas, Bafalis, Edwards, Wilson, Fisher, Reuter, Gong, Stone, Bell, de la Parte, Hollahan, Weissenborn, Friday, McClain, Clayton, Boyd, Spencer, Fincher, Saylor, Henderson, Barrow, Barron, Gibson, Broxson, Slade, Cross, Johnson, Stolzenburg, Weber, Griffin, Ott, O'Grady, Knopke, Shevin, Pope, Haverfield, Mathews, Stockton, Horne and Young—

SB 41-XX(67)—A bill to be entitled An act relating to whoever publicly mutilates, defaces or tramples upon any flag, standard, colors, or ensign of the United States or of the State of Florida shall be subject to punishment, thereby amending Chapter 779 of the Florida Statutes by adding Section 779.21; providing an effective date.

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

Unanimous consent was granted Senator Plante to take up SB 41-XX(67) out of order.

On motion by Senator Plante, the rules were waived and SB 41-XX(67) was read the second time by title.

Senator Stone offered the following amendment which was adopted:

In Section 1, line 16, page 1, insert the following after "upon": or burns with intent to insult

Senator Stone also offered the following amendment which was adopted:

In title, line 3, insert the following after "tramples upon": or burns with intent to insult

On motion by Senator Plante, the rules were waived and SB 41-XX(67) as amended was read the third time in full and passed. The vote was: Yeas—44 Nays—None

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

The bill was ordered engrossed.

By Senators Thomas and de la Parte—

SB 42-XX(67)—A bill to be entitled An act relating to beverage law, enforcement; amending section 562.13, Florida Statutes, by extending exceptions to include high school graduates and lowering minimum age of employment by certain vendors; providing an effective date.

Was read the first time by title and referred to the Committee on Ethics and Privileged Businesses.

On motion by Senator Thomas, by two-thirds vote, SB 42-XX(67) was withdrawn from the Committee and placed on the Calendar.

Unanimous consent was granted Senator Thomas to take up SB 42-XX(67) out of order.

On motions by Senator Thomas, the rules were waived and SB 42-XX(67) was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—42

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

Nays—2

Cross Young

The bill was certified to the House.

By Senators Young and Askew—

SCR 43-XX(67)—A concurrent resolution concerning adjournment sine die.

Was read the first time in full and referred to the Committee on Rules and Calendar.

The President presiding.

On motion by Senator de la Parte, by two-thirds vote, SCR 8-XX(67) was withdrawn from the Committee on Rules and Calendar and placed on the Calendar.

Unanimous consent was granted Senator de la Parte to take up out of order—

SCR 8-XX(67)—A concurrent resolution advising the State Planning and Budget Commission and the Board of Commis-

sioners of State Institutions of the intent of the 1967 Legislature that the remaining thirteen (13) wooden road prisons be phased out of operation or replaced with masonry structures as soon as practical and that the entire road prison operation be eventually converted to minimum security facilities.

WHEREAS, a disastrous fire at the Jay Road Prison on July 16, 1967, resulted in the death of thirty-eight (38) inmates, and

WHEREAS, there are thirteen (13) of thirty-two (32) remaining road prisons throughout the state which are of similar wooden construction and constitute fire hazards even under the best preventive measures due to the confinement requirements of a penal institution, and

WHEREAS, the Division of Corrections and State Road Department have jointly closed three (3) similar wooden road prisons during the past year, and

WHEREAS, the Division of Corrections should be encouraged and assisted in continuing its policy of phasing out the remaining wooden road prisons as soon as feasible, and

WHEREAS, the Division of Corrections is criticized for continuation of the use of inmates on public roads which is inconsistent with forward and progressive correctional philosophy and does not provide a good image for the millions of tourists visiting our state annually, and

WHEREAS, the State Road Department favors eventual phasing out of the road prison operation since that agency feels it will be better able to fulfill its functions and services through utilization of other resources, and

WHEREAS, construction will be completed in October, 1967, of masonry dormitories capable of housing an additional two hundred eighty-eight (288) inmates at Sumter Correctional Institution, and

WHEREAS, the activation of these Sumter Correctional Institution dormitories will permit closing six (6) wooden road prisons, and

WHEREAS, the Division of Corrections requested positions and funds of the 1967 Legislature to utilize the Sumter Correctional Institution dormitories and thereby close road prisons, but such positions and funds were not approved by the Legislature because of the insufficiency of anticipated general revenue funds, and

WHEREAS, inmates in the road prisons receive little training for employment upon their eventual release, and

WHEREAS, approximately fifty per cent (50%) of the inmate population of the Division of Corrections is age twenty-five (25) or less, and the road prisons contain a disproportionately larger share of this age group due to the work requirements for younger able-bodied men, and

WHEREAS, this age group is also that which is most amenable to training for gainful occupations through academic and vocational education, and

WHEREAS, Sumter Correctional Institution is designed specifically for academic and vocational training of youthful offenders, and

WHEREAS, the work-release program will assist in controlling the increase in inmate population and permit a realistic transition from institutions to communities with inmates bearing part of the program's expense, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida, the House of Representatives Concurring:

That the State Planning and Budget Commission and the Board of Commissioners of State Institutions be advised that it is the intent of the 1967 Legislature that all thirteen (13) wooden road prisons be phased out of operation or replaced with masonry structures as soon as practical, with six (6) being so handled in the 1967-69 biennium and seven (7) the following biennium or sooner if possible; and that, wherever possible, the State Planning and Budget Commission adjust funds in the appropriations bill to achieve this end. It is further intended, for the reasons set out in this resolution, that plans be initiated for the entire road prison operation to be eventually converted to minimum security facilities adaptable to work-release, half-way houses and other programs con-

sistent with a conservative approach to the rehabilitative and correctional functions of the Division of Corrections.

On motion by Senator de la Parte, SCR 8-XX(67) was read the second time in full, adopted and certified to the House.

By unanimous consent, Senator de la Parte withdrew SB 9-XX(67) from the Senate.

By permission, the following report was received:

ENGROSSING REPORT

Your Engrossing Clerk to whom was referred—

SB 41-XX(67) with 2 amendments

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

EDWIN G. FRASER
Secretary of the Senate

The bill was certified to the House.

MESSAGES FROM THE GOVERNOR

The Honorable Verle A. Pope July 28, 1967
President of the Senate
The Capitol
Tallahassee, Florida

Dear Sir:

I have filed with the office of the Secretary of State the following act which originated in the Senate, Special Session, 1967:

SCR 14-XX(67)

Respectfully,
CLAUDE KIRK
Governor

The Honorable Verle A. Pope July 28, 1967
President of the Senate
The Capitol
Tallahassee, Florida

Dear Sir:

In accordance with the provisions of SCR 14-XX(67), I return herewith SB 1-XX(67).

Respectfully,
CLAUDE KIRK
Governor

On motion by Senator Cross, SB 1-XX(67) was held in abeyance.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following messages were read:

The Honorable Verle A. Pope July 28, 1967
President of the Senate

Sir:

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

SB 26-XX(67)

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

The Honorable Verle A. Pope July 28, 1967
President of the Senate

Sir:

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

SB 42-XX(67)

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

The Honorable Verle A. Pope
President of the Senate

July 28, 1967

Sir:

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

SCR 8-XX(67)

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The concurrent resolution, contained in the above message, was ordered enrolled.

The Honorable Verle A. Pope
President of the Senate

July 27, 1967

Sir:

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

By Senator Askew—

SB 16-XX(67)—A bill to be entitled An act amending section 112.061, Florida Statutes, relating to per diem and expenses for official travel, by increasing rates of per diem and subsistence allowances for meals and authorizing advancement of anticipated expenses for certain travel; providing an effective date.

—which amendment reads as follows:

In Section 1, page 2, line 6, following the words "of the legislature," insert the following: members of the public service commission,

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

On motion by Senator Askew, the Senate concurred in the House amendment to SB 16-XX(67).

The action of the Senate was certified to the House and SB 16-XX(67) was ordered engrossed.

The Honorable Verle A. Pope
President of the Senate

July 27, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has requested the return of SB 1-XX(67).

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

On motion by Senator Cross, SB 1-XX(67) was returned to the House as requested.

The Honorable Verle A. Pope
President of the Senate

July 27, 1967

Sir:

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

By Senator Shevin—

SB 22-XX(67)—A bill to be entitled An act relating to law enforcement; amending sections 30.36-30.41, Florida Statutes, renaming and reconstituting the Florida sheriffs' bureau as the Florida bureau of law enforcement; providing for its membership; defining its powers, duties and responsibilities; authorizing and directing the bureau to perform investigations of violations of the criminal law heretofore performed by the attorney general and the narcotics bureau of the state board of health and transferring such power, authority, and duty to the bureau; providing for the transfer of all properties, supplies,

equipment, personnel and appropriations of the narcotics bureau of the state board of health to the bureau; providing for severability; providing an appropriation; providing an effective date.

Amendment 1—

Strike everything after the enacting clause and insert the following: Section 1. Short Title.—This act shall be known as the Florida law enforcement act of 1967.

Section 2. Definitions.—For the purposes of this act:

a. "Bureau" shall mean the Florida bureau of law enforcement.

Section 3. Florida Sheriff's Bureau renamed.—The Florida sheriff's bureau is hereby renamed the Florida bureau of law enforcement, and all powers, duties, responsibilities, appropriations and authority, personnel and equipment of the Florida sheriff's bureau shall be and are hereby transferred to and vested in the Florida bureau of law enforcement, as hereinafter named and created.

Section 4. Narcotics Bureau, State Board of Health—Transfer of Authority.—All powers, duties, appropriations, authority, personnel and equipment heretofore vested in the state board of health with respect to the administration and enforcement of Chapter 398, Florida Statutes, known as the uniform narcotics drug law, shall be and are hereby transferred to and vested in the bureau.

Section 5. Attorney General—transfer of authority.—All powers, duties and authority heretofore vested in the attorney general with respect to the investigation of violations of the criminal law are hereby transferred to and vested in the bureau; provided however, that nothing herein shall be construed to remove from the attorney general the power, duty and authority as set forth in Chapter 365, Florida Statutes in abetting public nuisances, or conducting pre-installation investigations of private wire service or presentation of evidence before the public service commission.

Section 6. Florida Bureau of Law Enforcement; Creation; Organization; Powers.—

(1) There is hereby created a state agency to be called the Florida bureau of law enforcement which shall consist of the governor, secretary of state, attorney general, superintendent of public instruction, comptroller, treasurer, and commissioner of agriculture.

(2) The bureau shall be organized into as many divisions as deemed necessary by the bureau for the proper discharge of its duties and responsibilities under this act; provided, however, that there shall be created at least two (2) divisions to be named as follows:

- a. administration
- b. intelligence and investigation

(3) The bureau shall employ an executive director who shall bear the title commissioner, and shall establish his qualifications. The executive director shall serve as the director of the division of administration. It shall be the duty of the executive director to act as agent for the bureau in coordinating, directing and administering the activities and responsibilities of the bureau.

(4) The bureau shall upon the recommendation of the executive director employ such other administrative, clerical, technical and professional personnel, including division directors as hereinafter provided, as may be required, at salaries to be established by the bureau, to perform such duties as the bureau may prescribe.

(5) The bureau may select and assign investigative personnel from any state, county or municipal law enforcement agency with the consent of the agency concerned, or may employ its own investigative personnel to assist in carrying out the purposes of this act. Under appropriate rules and regulation and under the supervision of the director of the division of intelligence and investigation said investigative personnel may investigate violations of law in any county or city, and shall have authority to bear arms, make arrests and serve search warrants.

(6) The bureau shall establish a headquarters in Tallahassee, Florida. The secretary of state shall furnish the bureau with proper and adequate housing for its operation.

hassee, Florida. The secretary of state shall furnish the bureau with proper and adequate housing for its operation.

(7) The bureau shall establish a system of fingerprint analysis and identification.

(8) The bureau shall establish and maintain a criminal analysis laboratory.

(9) The bureau shall establish a system of intrastate communication of vital statistics and information relating to crimes, criminals, and criminal activity. The bureau may cooperate with other state, county, municipal and Federal agencies in the establishment of such a system.

(10) The bureau shall adopt such rules and regulations deemed necessary to carry out its duties and responsibilities under this act which rules shall be binding on all agencies and persons affected thereby.

(11) The bureau may make and enter into all contracts and agreements with other agencies, organizations, associations, corporations and individuals, or federal agencies as the bureau may determine are necessary, expedient or incidental to the performance of its duties or the execution of its power under this act.

(12) The bureau shall be authorized to:

- a. Adopt and recommend cooperative policies for the coordination of the law enforcement work of all state, county and municipal agencies possessing law enforcement responsibilities.
- b. Promote cooperation between all law enforcement agencies in securing efficient and effective law enforcement.
- c. Promote the elimination of duplication of effort.
- d. Promote economy of operation in law enforcement agencies.
- e. Develop and promote a program of crime prevention.

(14) The bureau either by contract or agreement may authorize any state university or junior college in Florida or any other organization to provide training or the facilities for training peace officers, which training shall include, but not to be limited to police techniques in detecting crime, apprehending criminals, and securing and preserving evidence. All law enforcement officers selected by the various law enforcement agencies, if their selection is approved by the bureau shall receive such training without cost with the exception of the actual cost of housing and meals.

(15) The bureau shall be governed by all laws regulating the purchase of supplies and equipment as other state agencies and may enter into contracts with other state agencies to make photographs and photostats, to transmit information by teletype and to perform all those services consonant with the purpose of this act. It may use without charge the technical personnel and equipment of any state agency.

(16) The powers herein enumerated or set forth in other parts of this act shall be deemed an exercise of the state police power for the protection of the welfare, health, peace, safety and morals of the people, and shall be liberally construed.

Section 7. Advisory Committee; Creation; Membership.—

(1) There is hereby created a Florida law enforcement advisory committee which shall consist of nine members all of whom shall be appointed by the bureau. Three of such members shall be chosen from amongst the sheriffs of the state. Two of such members shall be chosen from amongst the municipal police chiefs of the state. One of such members shall be chosen from amongst the prosecuting attorneys of the state. One of such members shall be chosen from amongst the public defenders of the state. The director of the division of corrections and the director of youth services shall serve as members of the advisory committee.

The three sheriffs of the state appointed to the advisory committee shall serve for a period of three years. The two municipal police chiefs appointed to the advisory committee shall serve for a period of two years. The prosecuting attorney and public defender appointed to the advisory committee shall each serve for a period of one year. The director of the division of corrections and the director of youth services shall serve for so long as they are so employed.

After the completion of the initial terms of the members of the advisory committee appointed for specific terms, the terms of such members shall thereafter be for the period of four years. Vacancies occurring in the advisory committee prior to expiration of the effected terms shall be filled for the remaining part of the unexpired term involved.

(2) It shall be the responsibility of the advisory committee to provide technical and professional assistance to the bureau. Members of the committee shall serve without pay but shall be entitled to reimbursement for their necessary travel expenses incurred in carrying out their official duties as provided by Section 112.061.

Section 8. Division of Administration.—

(1) The division of administration shall be supervised by the executive director of the bureau whose duty it shall be to supervise, direct and coordinate the activities of the division.

(2) The division of administration shall be responsible for providing all services required by the bureau that can be advantageously and effectively centralized along with such other functions and duties as the bureau may direct.

Section 9. Division of Intelligence and Investigation.—

(1) The division of intelligence and investigation shall be supervised by a director, who shall be employed by the bureau upon the recommendation of the executive director. The director shall possess such qualifications as the bureau may prescribe but shall be qualified by experience and training to administer the functions of the division. It shall be the duty of the director to supervise, direct and coordinate the activities of the division of intelligence and investigation.

(2) It shall be the responsibility of the division of intelligence and investigation to coordinate the activities of all bureau investigators and other investigative personnel selected from other state, county or municipal law enforcement agencies.

(3) The division of intelligence and investigation shall be organized into as many sections as deemed necessary to properly carry out the purposes of this act; provided, however there shall be at least six (6) sections to be named as follows:

- a. investigative section
- b. intelligence section
- c. crime laboratory section
- d. records and identification section
- e. polygraph section
- f. publications and communications section.

Section 10. Uniform Crime Reports, Report to Governor.—

(1) All state, county and municipal law enforcement agencies shall submit to the bureau uniform crime reports setting forth their activities in connection with law enforcement.

(2) It shall be the duty of the bureau to adopt and promulgate rules and regulations prescribing the form, general content, time, and manner of submission of such uniform crime reports required pursuant to subsection (1). The rules so adopted and promulgated shall be filed with the secretary of state pursuant to chapter 120, Florida Statutes, and shall have the force and effect of law. Wilful or repeated failure by any state, county or municipal law enforcement official to submit the uniform crime reports required by this act shall constitute neglect of duty in public office.

(3) The bureau shall correlate the reports submitted to it pursuant to subsection (2) and shall compile and submit to the governor an annual report based on such reports. A copy of the annual report to the governor shall be furnished to all prosecuting authorities and law enforcement agencies.

Section 11. Salaries and expenses of personnel.—All salaries and expenses of investigative personnel of the bureau shall be borne by the state, county or municipal law enforcement agency from which any such personnel are selected; as provided in this act; provided, however, any state, county or municipal law enforcement agency or official may in addition provide from its funds so much of the costs and expenses of the bureau as it deems appropriate; provided further, that if appropriations of state funds are made available to the bureau the same may be used to defray said salaries and expenses.

Section 12. Appropriation.—There is hereby appropriated from general revenue the sum of \$625,000.00 for each of the fiscal years 1967-68 and 1968-69, in addition to such amount as may be included in the regular biennial budget for the Florida Sheriff's Bureau, and in addition to such amounts as may be included in the regular biennial budget the State Board of Health for the purpose of administering the provisions of Chapter 398 F. S. to more fully finance the expanded requirements of the bureau herein created, such additional monies to be released to the bureau by the State budget commission as from time to time appear reasonable and necessary.

Section 13. Repeal.—The following acts or parts of acts, set forth below are hereby repealed: Sections 30.36, 30.37, 30.38, 30.39, 30.40, 30.41, 30.42, 30.43, and 30.44, Florida Statutes.

All other acts or parts of other acts in conflict herewith, are hereby repealed.

Section 14. Severability.—The provisions of this act are severable and if any word, sentence, paragraph, subsection or section of the act shall for any reason be held void or unconstitutional by any court of competent jurisdiction, the decision of said court shall not affect or impair the validity of any of the remaining words, sentences, paragraphs, subsections or sections of this act.

Section 15.—This act shall take effect immediately upon becoming a law.

Amendment 2—

In Title, strike: the entire title and insert the following: An act relating to law enforcement; providing for the transfer of all powers, duties, appropriation and authority of the Florida sheriffs bureau and the narcotics bureau of the state board of health to the Florida bureau of law enforcement; providing for the transfer of authority in the attorney general to investigate violation of criminal law to the bureau; creating the Florida bureau of law enforcement; providing for its membership; establishing divisions of said bureau; providing for the powers and duties of the bureau and the said divisions; providing for an advisory committee; providing for uniform crime reports; providing for salaries and expenses; providing for an appropriation; repealing Sections 30.36 through 30.44, Florida Statutes inclusive; providing for severability; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

On motions by Senator Shevin, the Senate refused to concur in House amendments 1 and 2 to SB 22-XX(67) and the House was requested to recede therefrom or appoint a Conference Committee to confer with a like Committee to be appointed by the President on the part of the Senate to adjust the differences on the House amendments.

The President appointed Senators Mathews, Ott, Shevin and Plante as the committee. The action of the Senate was certified to the House.

The Honorable Verle A. Pope
President of the Senate

July 27, 1967

Sir:

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

By Representative Pettigrew and others—

HB 41-XX(67)—A bill to be entitled An act relating to usury; amending section 687.07, Florida Statutes, to make the willful charging of usurious interest of twenty-five per cent (25%) or more a felony punishable by appropriate penalties; providing that knowingly possessing records of illegal interest charges of twenty-five per cent (25%) or more shall be a misdemeanor punishable by appropriate penalties; providing that possession of such records shall be presumptive evidence of knowledge.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 41-XX(67), contained in the above message, was read the first time by title and referred to the Committee on Judiciary "A".

The Honorable Verle A. Pope
President of the Senate

July 27, 1967

Sir:

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

By Representative Hodes—

HCR 36-XX(67)—A concurrent resolution authorizing and directing the Speaker of the House of Representatives and the President of the Senate to appoint a joint investigative committee to investigate the recent threats on the life of Governor Claude Roy Kirk, Jr., and to recommend additional security measures if necessary.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HCR 36-XX(67), contained in the above message, was read the first time in full and referred to the Committee on Anti-Crime.

The Honorable Verle A. Pope
President of the Senate

July 27, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has refused to concur in Senate amendment to—

By Representative Ducker and others—

HB 24-XX(67)—A bill to be entitled An act relating to county boards of public instruction in all counties of the state having a population of two hundred thirty thousand (230,000) or more, except counties having a population of between 300,000 and 350,000, according to the latest official decennial census; providing for seven (7) members in each such county; providing for members at large in certain counties; prescribing terms of office; providing for an election; providing an effective date.

Which amendment reads as follows:

In Section 2, line 7, page 3, strike: all of Section 2 and insert the following: Section 2. It is the intent of this legislature that if the language excepting counties having a population of between 300,000 and 350,000 be declared unconstitutional, the remaining provisions hereof shall not be affected and shall become and remain law as if such exception had not been included herein.

Section 3. This act shall take effect upon becoming a law.

—and requests the Senate to recede therefrom.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

On motion by Senator Gunter, the Senate receded from the Senate amendment to HB 24-XX(67). The action of the Senate was certified to the House.

The Honorable Verle A. Pope
President of the Senate

July 27, 1967

Sir:

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

By Representative Blalock—

HB 54-XX(67)—A bill to be entitled An act relating to law enforcement; creating a committee to make a thorough study of the problems and needs of law enforcement in Florida and other matters relating to crime prevention; providing for the appointment of a committee composed of members of the legislature to be appointed by the chairman of the legislative council, and defining their duties and responsibilities; providing for employment of specialized and other personnel; providing for co-operation and assistance from state, county and municipal

agencies and others, and authorizing their per diem and mileage; providing for the conduct of hearings and a report to the legislature prior to the next session; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 54-XX(67), contained in the above message, was read the first time by title and referred to the Committees on Anti-Crime; and Rules and Calendar.

The Honorable Verle A. Pope
President of the Senate

July 27, 1967

Sir:

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

By Representative Rust and others—

HB 38-XX(67)—A bill to be entitled An act relating to affrays; riots; routs; unlawful assembly, magistrate to disperse riotous assembly; amending section 870.04, Florida Statutes to include any officer or agent of the game and freshwater fish commission, conservation board, or beverage department as magistrates who shall disperse riotous assemblies; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 38-XX(67), contained in the above message, was read the first time by title and referred to the Committee on Judiciary "A".

The Honorable Verle A. Pope
President of the Senate

July 27, 1967

Sir:

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

By Representative Stevens and others—

HB 31-XX(67)—A bill to be entitled An act relating to Water Conservation Districts in Pasco County; providing for the establishment and the Boards of Commissioners thereof; defining the powers and duties of such Boards; granting such Boards of Commissioners authority to establish and maintain fresh water levels and to procure, construct, employ and dispose of facilities therefor, to acquire lands by gift, donation, purchase, condemnation or otherwise, necessary for such Districts, and to cooperate with Boards of Commissioners of other Water Conservation Districts in adjoining counties, with federal, state and local governments, authorities and agencies, and with governing bodies of drainage and other improvement districts; authorizing the trustees of the Internal Improvement Fund of the State of Florida and the Boards of Commissioners and other governing bodies of counties and Drainage Districts to convey lands to Water Conservation Districts without cost, except as set forth herein; 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 31-XX(67).

HB 31-XX(67), 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.

The Honorable Verle A. Pope
President of the Senate

July 27, 1967

Sir:

I am directed to inform the Senate that the House of Repre-

sentatives has admitted for introduction by the required Constitutional two-thirds vote and passed, as amended—

By Representatives Shaw and Tyre—

HB 46-XX(67)—A bill to be entitled An act relating to retail installments sales and installment sales financing; amending chapter 520, Florida Statutes, by adding part IV to regulate and license home improvement contractors, salesmen and finance companies; providing for license fees; providing penalties.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 46-XX(67), contained in the above message, was read the first time by title and referred to the Committee on Judiciary "B".

The Honorable Verle A. Pope
President of the Senate

July 27, 1967

Sir:

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

By Representative Williams—

HB 49-XX(67)—A bill to be entitled An act relating to sovereign immunity from liability and suit for damages in tort; providing that suit by the state to recover damages in tort shall constitute a waiver of sovereign immunity to the extent of permitting a counterclaim for damages arising out of the same transaction or occurrence.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 49-XX(67), contained in the above message, was read the first time by title and referred to the Committee on Judiciary "B".

On motion by Senator Barrow, by two-thirds vote, HB 49-XX(67) was withdrawn from the committee and placed on the Calendar.

Unanimous consent was granted Senator Barrow to take up HB 49-XX(67) out of order.

On motion by Senator Barrow, the rules were waived and HB 49-XX(67) was read the second time by title.

Senator Barrow offered the following amendment which was adopted:

Add new Section: Section 2: This act shall become effective on September 1, 1967.

Senator Wilson offered the following amendment which failed:

In Section 1, line 16, page 1, strike: "counterclaim" and insert the following: set-off

On motion by Senator Barrow, the rules were waived and HB 49-XX(67) as amended was read the third time in full and passed. The vote was:

Yeas—40

Askew	de la Parte	Henderson	Plante
Bafalis	Edwards	Hollahan	Poston
Barron	Fincher	Horne	Shevin
Barrow	Fisher	Johnson	Slade
Bell	Friday	Knopke	Spencer
Broxson	Gibson	Lane	Stolzenburg
Chiles	Gong	McClain	Stone
Clayton	Griffin	Mathews	Thomas
Cross	Gunter	O'Grady	Weber
Deeb	Haverfield	Ott	Young

Nays—4

Mr. President	Reuter	Stockton	Wilson
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The bill as amended was certified to the House.

The Honorable Verle A. Pope
President of the Senate

July 27, 1967

Sir:

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

By Representative Osborne—

HB 35-XX(67)—A bill to be entitled An act relating to the department of public safety; creating the governor security unit under the supervision of the governor; creating chapter 321, part II, Florida Statutes; providing for employment, powers and duties of security agents; amending subsection 321.01(2), Florida Statutes; providing for expenses and salaries; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 35-XX(67), contained in the above message, was read the first time by title. On motion by Senator Askew, the rules were waived and the bill was placed on the Calendar.

Unanimous consent was granted Senator Askew to take up HB 35-XX(67) out of order.

On motion by Senator Askew, the rules were waived and HB 35-XX(67) was read the second time by title.

Senator Askew offered the following amendment which was adopted:

Strike: everything after enacting clause and insert the following: Section 1. There is hereby created a governors security force to consist of not more than nine (9) agents in number, one of whom shall be designated as the agent in charge and not more than one of whom shall be designated as the assistant agent in charge. Such agents shall be qualified and trained in the field of law enforcement, and shall be under the direct supervision of the governor. Section 2. The governors security agents are hereby declared to be conservators of the peace for the purpose of maintaining the security of the governor, governor's mansion and the grounds thereof, with full power to bear arms and to make arrests in connection with their official duties as such security agents.

In the performance of their powers and duties the governors security agents shall have the same protections and immunities afforded other peace officers which shall be recognized by all courts of competent jurisdiction.

Section 3. This act shall not be construed to repeal or limit police powers granted to the board of commissioners of state institutions or to the city of Tallahassee by chapter 272, Florida Statutes.

Section 4. The salaries and related expenses of the governors security force shall be a proper charge against the operation of the governor's mansion and shall be paid from moneys appropriated for that purpose.

Section 5. This act shall take effect upon becoming a law.

Senator Askew also offered the following amendment which was adopted:

Strike the title and insert the following: An act creating the governors security force under the supervision of the governor; providing for qualifications, powers and duties of security agents; providing for salaries and related expenses to be a proper charge against appropriations for the governor's mansion; providing an effective date.

On motion by Senator Askew, the rules were waived and HB 35-XX(67) as amended was read the third time in full and passed. The vote was: Yeas—44 Nays—None

Mr. President	Broxson	Edwards	Griffin
Askew	Chiles	Fincher	Gunter
Bafalis	Clayton	Fisher	Haverfield
Barron	Cross	Friday	Henderson
Barrow	Deeb	Gibson	Hollahan
Bell	de la Parte	Gong	Horne

Johnson	O'Grady	Shevin	Stone
Knopke	Ott	Slade	Thomas
Lane	Plante	Spencer	Weber
McClain	Poston	Stockton	Wilson
Mathews	Reuter	Stolzenburg	Young

The bill as amended was certified to the House.

On motion by Senator Askew, the House was requested to concur in Senate amendments 1 and 2 to HB 35-XX(67), or appoint a Conference Committee to confer with a like Committee to be appointed by the President on the part of the Senate to adjust the differences on the Senate amendments.

The President appointed Senators Askew, Young and Chiles as the Committee. The action of the Senate was certified to the House.

The Honorable Verle A. Pope July 27, 1967
President of the Senate

Sir:

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

By Representative De Young and others—

HB 39-XX(67)—A bill to be entitled An act providing for the relief of Vincent Bonvento, arising out of an accident on March 16, 1962, while he was in attendance as a pupil in the public schools of Palm Beach County, Florida, which resulted in a fractured spine, partial paralysis, and other grievous injuries; providing an appropriation for reimbursement of costs of litigation in the amount of four thousand five hundred fifty three and 54/100 dollars (\$4,553.54), 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 39-XX(67).

HB 39-XX(67), 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 Local Calendar.

The Honorable Verle A. Pope July 27, 1967
President of the Senate

Sir:

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

By Representative Sweeny and others—

HB 65-XX(67)—A bill to be entitled An act to empower Volusia county and the various municipalities within Volusia county having zoning and planning powers and the north peninsula zoning district and the south peninsula zoning district to individually or jointly control development through planning, land use regulation, subdivision regulation, the reservation of proposed public facility site locations for future public acquisition and the regulation of building in the land reserved for such public facilities; providing for the establishment, government and maintenance of planning commissions and their staffs, and zoning boards and boards of land use regulation and boards of regulation adjustment and their staffs, enabling the planning commissions and boards of land use regulation adjustment to establish and collect reasonable fees for permits, inspections and public hearings in connection with their operation; providing for the adoption of building, plumbing, electrical, sanitary and other safety codes; providing for penalties for violation of the provisions of this act and regulations adopted pursuant thereto; and for certain appeals and for applications to courts for relief; and providing for a referendum.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 65-XX(67), contained in the above message, was read the first time by title. On motion by Senator O'Grady the rules were waived and the bill was placed on the Local Calendar.

Unanimous consent was granted Senator O'Grady to take up HB 65-XX(67) out of order.

On motions by Senator O'Grady, the rules were waived and HB 65-XX(67) was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—44 Nays—None

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

The bill was certified to the House.

The Honorable Verle A. Pope July 27, 1967
President of the Senate

Sir:

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

By Representative Conway—

HB 13-XX(67)—A bill to be entitled An act relating to higher education; authorizing and directing the board of regents to establish a continuing education center in Volusia county; providing an appropriation; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 13-XX(67), contained in the above message, was read the first time by title and referred to the Committees on Education—Higher Learning and Appropriations.

The Honorable Verle A. Pope July 28, 1967
President of the Senate

Sir:

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

By Representative Whitson—

HCR 94-XX(67)—A concurrent resolution commending the Honorable Ben Krentzman, Judge of the United States District Court, middle District of Florida, upon his appointment by the President of the United States.

WHEREAS, the state of Florida and Pinellas county have recently been honored by the appointment of one of the state's most distinguished native sons to the Federal Judiciary, and

WHEREAS, the legislature wishes to record its recognition of the achievements of the Honorable Ben Krentzman who on June 29, 1967, upon appointment by the President of the United States and confirmation by the Senate, was invested as Judge of the United States District Court, middle District of Florida, and

WHEREAS, Judge Krentzman, a native of Milton, Florida, was educated at the University of Florida where he received the Bachelor of Science and Law Degrees and was President of Florida Blue Key. As a Lieutenant Colonel in the Field Artillery during World War II, he was awarded the Bronze Star for meritorious service in the Philippine campaign, after which he returned to Clearwater, Florida, to continue the practice of law. During the ensuing years he served as President of the Clearwater Chamber of Commerce, the Community Fund, Young Men's Christian Association, the Kiwanis Club and the Clearwater Bar. He has been attorney for the Town of Largo and

the City of Clearwater, special counsel for the State Road Board and a member of the Board of Governors of the Florida Bar, and

WHEREAS, his many services in the community, his knowledge of the law and trial skill, fine ethical reputation and sincere devotion to the furtherance of justice together with his personal attributes of intellectual honesty, dignity and temperament have made him uniquely qualified for the service he now undertakes, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida, the Senate Concurring:

That the legislature of Florida, in special session assembled, sends its cordial and proud congratulations to the Honorable Ben Krentzman upon his appointment as United States District Judge.

BE IT FURTHER RESOLVED that this body commends the achievements of this distinguished Florida son and wishes him a long and successful career in public service.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HCR 94-XX(67), contained in the above message, was read the first time in full.

On motions by Senator Wilson, the rules were waived and HCR 94-XX(67) was read the second time by title, unanimously adopted, and certified to the House.

The Honorable Verle A. Pope July 28, 1967
President of the Senate

Sir:

I am directed to inform the Senate that the House has refused to recede from amendments 1 and 2 and the Speaker of the House of Representatives has appointed Representatives Blalock, Featherstone, Rust, and Yancey as a conference Committee to confer with a like committee on the part of the Senate to adjust the differences on House amendments to SB 22-XX (67).

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

On motion by Senator Friday, the rules were waived and the Senate reverted to the order of receiving reports of committees.

By direction of the President, the Secretary of the Senate read the following—

REPORTS OF SELECT COMMITTEES PURSUANT TO SENATE RULE 15.2

Senator Verle A. Pope July 28, 1967
President, The Florida Senate
The Capitol

Dear Mr. President:

Your Select Committee appointed on July 26, 1967, pursuant to Senate Rule 15.2, to make inquiry in regard to the following appointment which was on July 26, 1967, submitted by the Governor for confirmation by the Senate:

C. A. "Mutt" Thomas, member, Governing Board, Central and Southern Florida Flood Control District, for a term beginning July 26, 1967, until July 11, 1970.

having met, and after full inquiry, hereby tender as the recommendation of this Select Committee that the Senate advise and consent to the aforesaid appointment made by the Governor.

Respectfully submitted,
s/ELMER O. FRIDAY, JR.,
34th District, Chairman

s/W. D. GUNTER, JR.,
18th District

s/DAVID C. LANE,
36th District

LEE WEISSENBORN,
42nd District

(Senator Weissenborn was excused from attendance upon the Session 7/28-67)

s/JERRY THOMAS,
35th District

s/L. A. BAFALIS
33rd District

On motion by Senator Friday, the Report of the Select Committee was adopted and the Senate advised and consented to the appointment by the Governor of C. A. "Mutt" Thomas. The vote was: Yeas—44 Nays—None

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

Senator Verle A. Pope
President, The Florida Senate
The Capitol

July 28, 1967

Dear Mr. President:

Your Select Committee appointed on July 26, 1967, pursuant to Senate Rule 15.2, to make inquiry in regard to the following appointment which was on July 26, 1967, submitted by the Governor for confirmation by the Senate:

Robert Philip Blakeley, member, Governing Board, Central and Southern Florida Flood Control District, for a term beginning July 26, 1967, until July 12, 1970.

having met, and after full inquiry, hereby tender as the recommendation of this Select Committee that the Senate advise and consent to the aforesaid appointment made by the Governor.

Respectfully submitted,
s/ELMER O. FRIDAY, JR.,
34th District, Chairman

s/W. D. GUNTER, JR.,
18th District

s/DAVID C. LANE,
36th District

LEE WEISSENBORN,
42nd District

(Senator Weissenborn was excused from attendance upon the Session 7/28-67)

s/JERRY THOMAS,
35th District

s/L. A. BAFALIS,
33rd District

On motion by Senator Friday, the Report of the Select Committee was adopted and the Senate advised and consented to the appointment by the Governor of Robert Philip Blakeley. The vote was: Yeas—44 Nays—None

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

UNFINISHED BUSINESS

The question recurred on the motion by Senator Haverfield that SB 28-XX(67) be withdrawn from the Committee on Education—Public Schools and Junior Colleges and placed on the Calendar. The vote was:

Yeas—29

Mr. President	Fisher	Ott	Stone
Bafalis	Gong	Poston	Thomas
Bell	Haverfield	Reuter	Weber
Broxson	Hollahan	Shevin	Wilson
Chiles	Knopke	Slade	Young
Deeb	Lane	Spencer	
de la Parte	McClain	Stockton	
Fincher	Mathews	Stolzenburg	

Nays—11

Barron	Edwards	Griffin	O'Grady
Clayton	Friday	Henderson	Plante
Cross	Gibson	Horne	

PAIRS

The following Pairs were announced by the Secretary in accordance with Senate Rule 8.4:

I am paired with Senator Boyd on the foregoing motion. If he were present he would vote "Nay" and I would vote "Yea."

BILL GUNTER, 18th District

I am paired with Senator Saylor on the foregoing motion. If he were present he would vote "Yea" and I would vote "Nay."

WILLIAM D. BARROW, 3rd District

I am paired with Senator Elrod on the foregoing motion. If he were present he would vote "Nay" and I would vote "Yea."

BETH JOHNSON, 29th District

SB 28-XX(67)—A bill to be entitled An act relating to distribution of race track funds; amending section 550.13, Florida Statutes; providing a ceiling and maximum amount on the moneys received by the state racing commission available for distribution to the several counties of the state; providing an appropriation for the payment of the surplus of such moneys, after distribution, to the general revenue fund for use by junior colleges; numbering existing paragraphs; amending section 550.14, Florida Statutes, by adding new subsection (3); prohibiting such funds being pledged or used as security for any new or existing indebtedness; repealing any statute authorizing such use of funds; prohibiting issuance of any bonds based on pledge or security of such funds after September 1, 1967; providing an effective date.

Was taken up. On motion by Senator Haverfield, the rules were waived and SB 28-XX(67) was read the second time by title.

Senator Barrow offered the following amendment:

In Section 2(3), line 4, page 5, strike the period (.) and add the following: ; (semi-colon) provided however that any county may pledge those funds returned to it from time to time pursuant to Section 1 of this act for a period of maturity not to exceed the longest maturity date existing for bonds already issued as of the effective date of this act and provided further that the amount distributed to a county shall never exceed the amount required to secure the bond requirement of the county with the largest debt service obligation as determined by the state comptroller as of the effective date of this act.

Senator Shevin moved the previous question on the adoption of the amendment by Senator Barrow.

A substitute motion by Senator Chiles was adopted that the rules be waived and the proponents and opponents be allowed five minutes each to discuss the amendment offered by Senator Barrow before the question was put on the adoption of the amendment.

The question recurred on the adoption of the amendment and the amendment failed. The vote was:

Yeas—15

Mr. President	Clayton	Gibson	O'Grady
Barrow	Cross	Gunter	Plante
Broxson	Edwards	Henderson	Stockton
Chiles	Friday	Horne	

Nays—27

Bafalis	Gong	Mathews	Stolzenburg
Barron	Haverfield	Ott	Stone
Bell	Hollahan	Poston	Thomas
Deeb	Johnson	Reuter	Weber
de la Parte	Knopke	Shevin	Wilson
Fincher	Lane	Slade	Young
Fisher	McClain	Spencer	

Senator Deeb offered the following amendment which failed:

In Section 1, line 14, page 2, strike all following "of the state." and insert the following: such sums are hereby appropriated from the general fund to assist in the state's participation in the financing of education and shall be combined with other such appropriations.

On motion by Senator Mathews, the Senate recessed at 11:34 a. m.

The Senate was called to order by the President at 11:42 a. m. The following Senators were recorded present:

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

44. A quorum present.

On motion by Senator Barron, the Senate reconsidered the vote by which the foregoing amendment offered by Senator Barrow to SB 28-XX(67) failed.

The question recurred on the adoption of the amendment and the amendment was adopted.

Senator Wilson offered the following amendment:

In Section 1, lines 14-19, page 2, strike: "Such sums are hereby appropriated from the general revenue fund to assist in the financing of the junior college minimum foundation program pursuant to law and shall be combined with other appropriations for the Junior college minimum foundation program for purposes of disbursement"

The President ruled that the amendment was not within the purview of the Governor's call of the Extraordinary Session and was therefore out of order. The President further stated that the amendment could be admitted for consideration by a two-thirds vote of the Senate.

The amendment failed to receive the required Constitutional two-thirds vote.

Pending further consideration of SB 28-XX(67) as amended, the hour of adjournment having arrived, a point of order was called and the Senate recessed at 12:00 noon to reconvene at 1:30 p. m.

AFTERNOON SESSION

The Senate was called to order by the President Pro Tempore at 1:30 p. m.

The following Senators were recorded present:

Mr. President	Deeb	Gunter	Mathews
Askew	de la Parte	Haverfield	O'Grady
Barron	Edwards	Henderson	Ott
Barrow	Fincher	Hollahan	Plante
Bell	Fisher	Horne	Poston
Broxson	Friday	Johnson	Reuter
Chiles	Gibson	Knopke	Shevin
Clayton	Gong	Lane	Slade
Cross	Griffin	McClain	Spencer

Stockton Stone Weber Young
Stolzenburg Thomas Wilson

The Honorable Verle A. Pope
President of the Senate

July 28, 1967

43. A quorum present.

The Senate resumed consideration of SB 28-XX(67) as amended.

On motion by Senator Haverfield, the rules were waived and SB 28-XX(67) as amended was read the third time in full and passed. The vote was:

Yeas—27

Askew	Haverfield	Ott	Stolzenburg
Bell	Henderson	Poston	Stone
Deeb	Hollahan	Reuter	Thomas
de la Parte	Knopke	Shevin	Weber
Fisher	Lane	Slade	Wilson
Friday	McClain	Spencer	Young
Gong	Mathews	Stockton	

Nays—8

Barron	Cross	Gibson	Horne
Barrow	Edwards	Griffin	O'Grady

The bill was ordered engrossed.

PAIRS

The following Pairs were announced by the Secretary in accordance with Senate Rule 8.4:

I am paired with Senator Elrod on SB 28-XX(67). If he were present he would vote "Nay" and I would vote "Yea."

BETH JOHNSON, 29th District

I am paired with Senator Fincher on SB 28-XX(67). If he were present he would vote "Yea" and I would vote "Nay".

RALPH R. CLAYTON, 14th District

I am paired with Senator Boyd on SB 28-XX(67). If he were present he would vote "Nay" and I would vote "Yea."

W. D. (BILL) GUNTER, 18th District

I am paired with Senator Bafalis on SB 28-XX(67). If he were present he would vote "Yea" and I would vote "Nay."

KENNETH PLANTE, 16th District

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

HB 44-XX(67)—A bill to be entitled An act relating to Dade City government providing an additional method and procedure for annexing contiguous areas to said City and for the extension of the city limits of said City, and providing for an effective date.

On motions by Senator Deeb, the rules were waived and HB 44-XX(67) was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43 Nays—None

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

The bill was certified to the House.

On motion by Senator Mathews, the Senate reverted to the order of receiving—

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following messages were read:

Sir:

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

SB 41-XX(67)

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

The Honorable Verle A. Pope
President of the Senate

July 28, 1967

Sir:

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

HB 10-XX(67)

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable Verle A. Pope
President of the Senate

July 28, 1967

Sir:

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

By Senator Cross—

SB 1-XX(67)—A bill to be entitled An act relating to the superintendent of public instruction in any county in the state having a population of not less than ten thousand (10,000) and not more than ten thousand eight hundred (10,800), according to the latest official decennial census; providing a formula to be used by the county board of public instruction in determining exact salary to be paid the superintendent of public instruction of any such county; providing an effective date.

—which amendment reads as follows:

In Section 1, on page 1, line 22, after (1%) strike "less nor five per cent (5%) more than the next highest paid employee under the" and insert the following: not more than five per cent (5%) of the next highest paid employee under the

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

On motion by Senator Cross, the Senate concurred in the House amendment to SB 1-XX(67).

The action of the Senate was certified to the House and SB 1-XX(67) was ordered engrossed.

The Honorable Verle A. Pope
President of the Senate

July 28, 1967

Sir:

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

By Representative Ducker and others—

HB 96-XX(67)—A bill to be entitled An act relating to retirement and social security contributions, in all counties of the state having a population of not less than two hundred thirty thousand (230,000) and not more than three hundred thousand (300,000), according to the latest official decennial census; requiring the board of county commissioners to pay certain surplus funds to the board of public instruction to be used for retirement and social security benefits; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 96-XX(67), contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

The Honorable Verle A. Pope
President of the Senate

July 28, 1967

Sir:

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

By Representative Schultz and others—

HB 82-XX(67)—A bill to be entitled An act relating to the Jacksonville port authority, Duval county, Florida; finding and declaring that the existing seaport located in Duval county and its continued development and expansion is essential to the general welfare and government of Duval county; that the defense of the United States is a joint responsibility of the government of the United States of America, the several states thereof, including the state of Florida, and of all political divisions and subdivisions thereof; finding and declaring that the acquisition, construction and equipping by the authority of a shipyard and related facilities to be leased to public or private ship building corporations for the construction of naval sea ships of war are in part a discharge of such responsibility and constitute a public purpose; authorizing the authority to acquire, construct, equip and lease such a shipyard; authorizing the authority to issue revenue obligations payable from lease rentals and other legally available funds to finance the cost of acquisition, construction and equipping of such shipyard; and providing an effective date and a referendum.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 82-XX(67), contained in the above message, was read the first time by title. On motion by Senator Stockton the rules were waived and the bill was placed on the Calendar.

Unanimous consent was granted Senator Stockton to take up HB 82-XX(67) out of order.

On motions by Senator Stockton, the rules were waived and HB 82-XX(67) was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43 Nays—None

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

The bill was certified to the House.

The Honorable Verle A. Pope
President of the Senate

July 28, 1967

Sir:

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

By Representative Bird—

HB 95-XX(67)—A bill to be entitled An act to amend the charter of the city of Miramar, chapter 31007, Laws of Florida, Special Act of 1955, to change the special assessments article of the charter to make interest accrue while an improvement is under construction and for eighteen (18) months thereafter a part of the cost of improvement; to require pub-

lication of notice of council confirmation of the assessment list and stating the time in which assessments must be paid; to make assessment liens assignable or transferable; 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 95-XX(67).

HB 95-XX(67), contained in the above message, was read the first time by title. On motion by Senator Stolzenburg the rules were waived and the bill was placed on the Calendar.

Unanimous consent was granted Senator Stolzenburg to take up HB 95-XX(67) out of order.

On motions by Senator Stolzenburg, the rules were waived and HB 95-XX(67) was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43 Nays—None

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

The bill was certified to the House.

The Honorable Verle A. Pope
President of the Senate

July 28, 1967

Sir:

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

By Representative Pettigrew—

HB 83-XX(67)—A bill to be entitled An act relating to grand juries in all counties of the state having a population of more than four hundred thousand (400,000), according to the latest official decennial census; authorizing the circuit court judge to impanel two (2) grand juries when necessary; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 83-XX(67), contained in the above message, was read the first time by title. On motion by Senator Poston the rules were waived and the bill was placed on the Calendar.

Unanimous consent was granted Senator Poston to take up HB 83-XX(67) out of order.

On motions by Senator Poston, the rules were waived and HB 83-XX(67) was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43 Nays—None

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

The bill was certified to the House.

The Honorable Verle A. Pope
President of the Senate

July 28, 1967

Sir:

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

By Representatives Tucker and Miers—

HB 81-XX(67)—A bill to be entitled An act relating to Wakulla county; providing that white shrimp may be taken for live bait purposes only in certain waters during certain months; limiting length and mesh size of nets which may be used; limiting amount of dead white shrimp that may be possessed; providing a penalty, 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 81-XX(67).

HB 81-XX(67), contained in the above message, was read the first time by title. On motion by Senator Gibson the rules were waived and the bill was placed on the Calendar.

Unanimous consent was granted Senator Gibson to take up HB 81-XX(67) out of order.

On motions by Senator Gibson, the rules were waived and HB 81-XX(67) was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43 Nays—None

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

The bill was certified to the House.

The Honorable Verle A. Pope
President of the Senate

July 28, 1967

Sir:

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

By Representative Stallings—

HB 76-XX(67)—A bill to be entitled An act relating to alcoholic beverages, and club beverage licenses in each county in the state having a population of not less than four hundred thousand (400,000) and not more than nine hundred thousand (900,000), according to the latest official decennial census; providing for one (1) additional beverage license; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 76-XX(67), contained in the above message, was read the first time by title. On motion by Senator Slade the rules were waived and the bill was placed on the Calendar.

Unanimous consent was granted Senator Slade to take up HB 76-XX(67) out of order.

On motions by Senator Slade, the rules were waived and HB 76-XX(67) was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43 Nays—None

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

The bill was certified to the House.

A motion by Senator Barrow that HB 48-XX(67) be withdrawn from the Committee on Retirement and Claims and placed on the Calendar failed.

On motion by Senator Hollahan, by two-thirds vote, HB 38-XX(67) was withdrawn from the Committee on Judiciary "A" and placed on the Calendar.

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

HB 38-XX(67)—A bill to be entitled An act relating to affrays; riots; routs; unlawful assembly, magistrate to disperse riotous assembly; amending section 870.04, Florida Statutes to include any officer or agent of the game and freshwater fish commission, conservation board, or beverage department as magistrates who shall disperse riotous assemblies; providing an effective date.

On motions by Senator Hollahan, the rules were waived and HB 38-XX(67) was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43 Nays—None

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

The bill was certified to the House.

Senator Broxson presiding.

On motion by Senator Thomas, by two-thirds vote, HB 46-XX(67) was withdrawn from the Committee on Judiciary "B" and placed on the Calendar.

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

HB 46-XX(67)—A bill to be entitled An act relating to retail installments sales and installment sales financing; amending chapter 520, Florida Statutes, by adding part IV to regulate and license home improvement contractors, salesmen and finance companies; providing for license fees; providing penalties.

On motion by Senator Thomas, the rules were waived and HB 46-XX(67) was read the second time by title.

Senators Shevin and Spencer offered the following amendment which was adopted on motion by Senator Shevin:

In Section 1, page 33, strike lines 21 through 26 (520.99)

Senator Thomas offered the following amendment which was adopted:

In Section 1, line 25, page 1, strike "and" and all of lines 26 through 29 and "dwelling place" in line 1 on page 2 and insert the following: a comma

A motion by Senator Thomas that the rules be waived and HB 46-XX(67) as amended be read the third time in full failed. The vote was:

Yeas—27

Mr. President	Edwards	Hollahan	Slade
Askew	Gibson	Knopke	Spencer
Bell	Gong	McClain	Stockton
Chiles	Griffin	Mathews	Stone
Clayton	Gunter	Ott	Thomas
Cross	Haverfield	Reuter	Wilson
de la Parte	Henderson	Shevin	

Nays—14

Barron	Fisher	O'Grady	Weber
Barrow	Horne	Plante	Young
Broxson	Johnson	Poston	
Deeb	Lane	Stolzenburg	

Senator Spencer offered the following amendment which was adopted:

In Section 1, lines 8 and 12, page 32, strike the words "or other person"

Senator Spencer also offered the following amendment which was adopted:

In Section 1, line 24, page 28, strike all of subsection (2)

A motion by Senator Thomas that the rules be waived and HB 46-XX(67) as amended be read the third time in full failed. The vote was:

Yeas—26

Mr. President	Edwards	Knopke	Spencer
Askew	Friday	Lane	Stockton
Bell	Gibson	McClain	Stone
Broxson	Gong	Mathews	Thomas
Chiles	Gunter	Ott	Wilson
Cross	Haverfield	Shevin	
de la Parte	Hollahan	Slade	

Nays—14

Barron	Griffin	Plante	Weber
Barrow	Horne	Poston	Young
Clayton	Johnson	Reuter	
Deeb	O'Grady	Stolzenburg	

On motion by Senator Mathews, the rules were waived and time of adjournment was extended until adoption of a sine die Resolution.

On motion by Senator Barron the Senate reconsidered the vote by which the motion that HB 46-XX(67) as amended be read the third time in full failed.

On motion by Senator Thomas, the rules were waived and HB 46-XX(67) as amended was read the third time in full and passed. The vote was:

Yeas—33

Mr. President	Fisher	Knopke	Spencer
Askew	Friday	Lane	Stockton
Barrow	Gibson	McClain	Stone
Bell	Gong	Mathews	Thomas
Broxson	Gunter	Ott	Wilson
Chiles	Haverfield	Poston	Young
Clayton	Henderson	Reuter	
Cross	Hollahan	Shevin	
Edwards	Horne	Slade	

Nays—8

Barron	Griffin	O'Grady	Stolzenburg
Deeb	Johnson	Plante	Weber

The bill as amended was certified to the House.

EXPLANATIONS OF VOTE

While I am whole-heartedly in favor of the intent of this bill, I feel that a thirty-four page bill completely regulating an industry should not be passed without a complete explanation of what it contains. Since this bill was in the Senate's possession for less than an hour, this bill was not read by more than one or two members of the Senate and could not be understood by the members of the Senate. I objected, therefore, only on the basis that I should be allowed to read the bill before passing on it.

RICHARD J. DEEB, 22nd District

My reason for supporting HB 46-XX(67) is my belief that this bill will help eliminate the unscrupulous person or persons who use homeowners by promising to deliver quality repairs and materials to their homes. These repairs and materials are frequently of inferior quality and rates are exorbitant. This not only hurts the homeowner but damages the construction industry.

RALPH R. POSTON, 46th District

The following Conference Committee Report was received and read:

REPORT OF CONFERENCE COMMITTEE
ON SB 22-XX(67)

July 28, 1967

The Honorable Verle A. Pope
President of the Senate
Tallahassee, Florida

Honorable Ralph D. Turlington
Speaker, House of Representatives
Tallahassee, Florida

Sirs:

Your Conference Committee on anti-crime legislation having met, and after full and free conference, have agreed to recommend and do recommend to their respective Houses, as follows:

1. That the House recede from House amendments 1 and 2 to Senate Bill 22-XX
2. That the House and the Senate adopt Conference Committee Substitute for Senate Bill 22-XX.
3. That the Senate and the House pass Conference Committee Substitute for Senate Bill 22-XX.

JOHN E. MATHEWS, JR.

GORDON BLALOCK

T. TRUETT OTT

QUILLIAN S. YANCEY

KENNETH PLANTE

HAROLD G. FEATHERSTONE

ROBERT L. SHEVIN

ROBERT W. RUST

Managers on the Part of the Senate

Managers on the Part of the House of Representatives

CCS for SB 22-XX(67)—A bill to be entitled An act relating to law enforcement; providing for the transfer of all powers, duties, appropriation and authority of the Florida sheriffs bureau and the narcotics bureau of the state board of health to the Florida bureau of law enforcement; providing for the transfer of authority in the attorney general to investigate violation of criminal law to the bureau; creating the Florida bureau of law enforcement; providing for its membership; establishing divisions of said bureau; providing for the powers and duties of the bureau and the said divisions; providing that investigators shall be peace officers; providing for uniform crime reports; providing for salaries and expenses; providing for an appropriation; repealing sections 30.36 through 30.44, Florida Statutes, inclusive; providing for severability; providing an effective date.

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

Section 1. Short Title.—This act shall be known as the Florida law enforcement act of 1967.

Section 2. Definitions.—For the purposes of this act:

a. "Bureau" shall mean the Florida bureau of law enforcement.

Section 3. Florida Sheriffs Bureau renamed.—The Florida sheriffs bureau is hereby renamed the Florida bureau of law enforcement, and all powers, duties, responsibilities, appropriations and authority, personnel and equipment of the Florida sheriffs bureau shall be and are hereby transferred to and vested in the Florida bureau of law enforcement, as hereinafter named and created.

Section 4. Narcotics Bureau, State Board of Health—Transfer of Authority.—All powers, duties, appropriations, authority, personnel and equipment heretofore vested in the state board of health with respect to the administration of the narcotics bureau of the state board of health shall be and are hereby transferred to and vested in the bureau,

Section 5. Attorney General—transfer of authority.—All powers, duties and authority heretofore vested in the attorney general with respect to the investigation of violations of the criminal law are hereby transferred to and vested in the bureau; provided, however, that nothing herein shall be construed to remove from the attorney general the power, duty and authority as set forth in chapter 365, Florida Statutes, in abating public nuisances, or conducting pre-installation investigations of private wire service or presentation of evidence before the public service commission.

Section 6. Florida Bureau of Law Enforcement; Creation; Organization; Powers.—

(1) There is hereby created a state agency to be called the Florida bureau of law enforcement which shall consist of the governor, the attorney general, the treasurer, the comptroller, two sheriffs of the counties of Florida and one chief of police of the municipalities of Florida to be appointed by the governor, subject to confirmation by the senate, provided, however, that no two appointed members of the bureau shall reside in the same congressional district. The governor shall be chairman of the bureau.

The Florida sheriffs association and the Florida police chiefs association each may nominate nine (9) candidates from which the governor may make his appointments as provided in this section. Each Florida sheriff or police chief so nominated or appointed must have a minimum of five (5) years service in law enforcement in the state of Florida. Such additional ex officio duty of said sheriffs and chief of police in serving on said bureau is hereby declared a dual state and county or dual state and municipal purpose to more effectively cope with law enforcement problems which are primarily multi-jurisdictional or statewide in scope.

One of the sheriffs appointed to the bureau shall serve for an initial term of three years; one of the sheriffs appointed to the bureau shall serve for an initial term of one year; the chief of police appointed to the bureau shall serve for an initial term of two years. The foregoing terms shall commence October 1, 1967.

After the completion of the terms of the initial members of the bureau, the terms of members thereafter appointed shall be for a period of three years. All subsequent appointments shall be made in the manner prescribed by this act for the initial appointments. Appointments to fill vacancies shall be for the unexpired term.

(2) The bureau shall be organized into as many divisions as deemed necessary by the bureau for the proper discharge of its duties and responsibilities under this act; provided, however, that there shall be created at least two (2) divisions to be named as follows:

- a. administration
- b. intelligence and investigation

(3) The bureau shall employ an executive director who shall bear the title commissioner. The executive director shall be selected on the basis of training, education and experience; shall have served at least five (5) years as a police executive or have had five (5) years experience in the management of military or semi-military police bodies and shall possess training in police affairs or public administration.

(4) The bureau shall upon the recommendation of the executive director employ such other administrative, clerical, technical and professional personnel, including division directors as hereinafter provided, as may be required, at salaries to be established by the bureau, to perform such duties as the bureau may prescribe.

(5) The bureau may select and assign investigative personnel from any state, county or municipal law enforcement agency with the consent of the agency concerned, or may employ its own investigative personnel to assist in carrying out the purposes of this act. Under appropriate rules and regulations adopted by the bureau, or upon written order of the governor, or by direction of the legislature acting by a concurrent resolution, and under the supervision of the director of the division of intelligence and investigation said investigative personnel may investigate violations of any of the criminal laws of the state, and shall have authority to bear arms, make arrests and apply for, serve and execute search warrants. Investigations may also be conducted in connection with the

faithful execution and effective enforcement of the laws of the state of Florida with reference to organized crime, vice, racketeering, rioting, inciting to riot and insurrection, and, when specifically directed by the governor in writing, the misconduct in connection with their official duties of public officials and employees and of officials and members of public corporations and authorities subject to suspension or removal by the governor.

All investigators employed by the bureau shall be considered peace officers for all purposes and shall also be entitled to the privileges, protection and benefits of sections 870.05 and 122.32, Florida Statutes, and chapter 67-408, Laws of Florida.

(6) The bureau shall establish a headquarters in Tallahassee, Florida. The secretary of state shall furnish the bureau with proper and adequate housing for its operation.

(7) The bureau shall establish a system of fingerprint analysis and identification.

(8) The bureau shall establish and maintain a criminal analysis laboratory.

(9) The bureau shall establish a system of intrastate communication of vital statistics and information relating to crimes, criminals and criminal activity. The bureau may cooperate with other state, county, municipal and federal agencies in the establishment of such a system.

(10) The bureau shall adopt such rules and regulations deemed necessary to carry out its duties and responsibilities under this act which rules shall be binding on all agencies and persons affected thereby.

(11) The bureau may make and enter into all contracts and agreements with other agencies, organizations, associations, corporations and individuals, or federal agencies as the bureau may determine are necessary, expedient or incidental to the performance of its duties or the execution of its power under this act, provided that nothing in this section shall authorize the employment of private investigative personnel by contract to conduct investigations.

(12) The bureau shall be authorized to:

- a. Adopt and recommend cooperative policies for the coordination of the law enforcement work of all state, county and municipal agencies possessing law enforcement responsibilities.
- b. Promote cooperation between all law enforcement agencies in securing efficient and effective law enforcement.
- c. Promote the elimination of duplication of effort.
- d. Promote economy of operation in law enforcement agencies.
- e. Develop and promote a program of crime prevention.

(13) Whenever it shall appear to the bureau that there is cause for the prosecution for a crime, the bureau shall refer the evidence of such crime to the officials authorized to conduct the prosecution.

(14) The bureau either by contract or agreement may authorize any state university or junior college in Florida or any other organization to provide training or the facilities for training peace officers, which training shall include, but not to be limited to police techniques in detecting crime, apprehending criminals, and securing and preserving evidence. All law enforcement officers selected by the various law enforcement agencies, if their selection is approved by the bureau shall receive such training without cost with the exception of the actual cost of housing and meals.

(15) The bureau shall be governed by all laws regulating the purchase of supplies and equipment as other state agencies and may enter into contracts with other state agencies to make photographs and photostats, to transmit information by teletype and to perform all those services consonant with the purpose of this act. It may use without charge the technical personnel and equipment of any state agency.

(16) The powers herein enumerated or set forth in other parts of this act shall be deemed an exercise of the state police power for the protection of the welfare, health, peace, safety and morals of the people, and shall be liberally construed.

(17) The attorney general shall be the legal advisor to and shall represent the bureau.

Section 7. Division of Administration.—

(1) The division of administration shall be supervised by the executive director of the bureau whose duty it shall be to supervise, direct and coordinate the activities of the division.

(2) The division of administration shall be responsible for providing all services required by the bureau that can be advantageously and effectively centralized along with such other functions and duties as the bureau may direct.

(3) In addition, it shall be the duty of the executive director to act as agent for the bureau in coordinating, directing and administering the activities and responsibilities of the bureau.

Section 8. Division of Intelligence and Investigation.—

(1) The division of intelligence and investigation shall be supervised by a director, who shall be employed by the bureau upon the recommendation of the executive director. The director shall possess such qualifications as the bureau may prescribe but shall be qualified by experience and training to administer the functions of the division. It shall be the duty of the director to supervise, direct and coordinate the activities of the division of intelligence and investigation.

(2) It shall be the responsibility of the division of intelligence and investigation to coordinate the activities of all bureau investigators and other investigative personnel selected from other state, county or municipal law enforcement agencies.

(3) The division of intelligence and investigation shall be organized into as many sections as deemed necessary to properly carry out the purposes of this act; provided, however there shall be at least six (6) sections to be named as follows:

- a. investigative section
- b. intelligence section
- c. crime laboratory section
- d. records and identification section
- e. polygraph section
- f. publications and communications section.

Section 9. Uniform Crime Reports, Report to Governor and Legislature.—

(1) All state, county and municipal law enforcement agencies shall submit to the bureau uniform crime reports setting forth their activities in connection with law enforcement.

(2) It shall be the duty of the bureau to adopt and promulgate rules and regulations prescribing the form, general content, time, and manner of submission of such uniform crime reports required pursuant to subsection (1). The rules so adopted and promulgated shall be filed with the secretary of state pursuant to chapter 120, Florida Statutes, and shall have the force and effect of law. Wilful or repeated failure by any state, county or municipal law enforcement official to submit the uniform crime reports required by this act shall constitute neglect of duty in public office.

(3) The bureau shall correlate the reports submitted to it pursuant to subsection (2) and shall compile and submit to the governor and the legislature semi-annual reports based on such reports. A copy of said reports shall be furnished to all prosecuting authorities and law enforcement agencies.

Section 10. Salaries and Expenses of Personnel.—All salaries and expenses of investigative personnel of the bureau shall be borne by the state, county or municipal law enforcement agency from which any such personnel are selected, as provided in this act; provided, however, any state, county or municipal law enforcement agency or official may in addition provide from its funds so much of the costs and expenses of the bureau as it deems appropriate; provided, further, that if appropriations of state funds are made available to the bureau the same may be used to defray said salaries and expenses.

Section 11. Appropriation.—There is hereby appropriated from general revenue the sum of \$625,000.00 for each of the fiscal years 1967-1968 and 1968-1969, in addition to such amount as may be included in the regular 1967-1969 biennial

budget for the Florida sheriffs bureau and in addition to such amount as may be included in the regular 1967-1969 biennial budget of the state board of health for the purpose of administering the activities of the narcotics bureau of the state board of health, to more fully finance the expanded activities of the bureau herein created, such additional moneys to be released to the bureau by the state budget commission as from time to time appear reasonable and necessary. The appropriation herein provided is a direct appropriation of the general revenue funds of the state of Florida and in the event the appropriation contained in item 610-a, section 1 of senate bill 900 (chapter 67-300) continues in force and effect such latter appropriation shall be reduced by the amount of \$625,000.00 each year of the 1967-1969 biennium.

Section 12. Repeal.—The following acts or parts of acts, set forth below are hereby repealed: Sections 30.36, 30.37, 30.38, 30.39, 30.40, 30.41, 30.42, 30.43 and 30.44, Florida Statutes.

All other acts or parts of other acts in conflict herewith are hereby repealed.

Section 13. Severability.—The provisions of this act are severable and if any word, sentence, paragraph, subsection or section of the act shall for any reason be held void or unconstitutional by any court of competent jurisdiction, the decision of said court shall not affect or impair the validity of any of the remaining words, sentences, paragraphs, subsections or sections of this act.

Section 14. This act shall take effect October 1, 1967.

On motion by Senator Mathews, the Conference Committee Report on SB 22-XX (67) was adopted.

On motion by Senator Mathews, the Senate adopted the Conference Committee Substitute for Senate Bill 22-XX (67) as attached to the foregoing Conference Committee Report.

Further pursuant to the Conference Committee Report, CCS for SB 22-XX(67), as attached to the foregoing Conference Committee Report, was read the first time by title. On motions by Senator Mathews, the rules were waived and CCS for SB 22-XX(67) was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—40

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

Nays—2

Reuter Wilson

The bill was certified to the House.

The President Pro Tempore presiding.

The President presiding.

A motion by Senator Young that the rules be waived and SB 30-XX(67) be withdrawn from the Committee on Judiciary "A" and placed on the Calendar failed. The vote was:

Yeas—26

Askew	Griffin	McClain	Stockton
Barron	Haverfield	O'Grady	Thomas
Barrow	Henderson	Plante	Weber
Bell	Hollahan	Poston	Wilson
Broxson	Horne	Reuter	Young
Deeb	Johnson	Shevin	
Fisher	Knopke	Slade	

Nays—14

Mr. President	de la Parte	Gunter	Stolzenburg
Chiles	Edwards	Mathews	Stone
Clayton	Friday	Ott	
Cross	Gong	Spencer	

The Senate resumed consideration of messages from the House of Representatives.

The Honorable Verle A. Pope
President of the Senate

July 28, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 2 to—

By Representative Osborne—

HB 35-XX(67)—A bill to be entitled An act relating to the department of public safety; creating the governor security unit under the supervision of the governor; creating chapter 321, part II, Florida Statutes; providing for employment, powers and duties of security agents; amending subsection 321.01(2), Florida Statutes; providing for expenses and salaries; providing an effective date.

—and has concurred in Senate amendment 1 as amended.

Senate amendment 1—

Strike everything after enacting clause and insert the following:

Section 1. There is hereby created a governors security force to consist of not more than nine (9) agents in number, one of whom shall be designated as the agent in charge and not more than one of whom shall be designated as the assistant agent in charge. Such agents shall be qualified and trained in the field of law enforcement, and shall be under the direct supervision of the governor.

Section 2. The governors security agents are hereby declared to be conservators of the peace for the purpose of maintaining the security of the governor, governor's mansion and the grounds thereof, with full power to bear arms and to make arrests in connection with their official duties as such security agents.

In the performance of their powers and duties the governors security agents shall have the same protections and immunities afforded other peace officers which shall be recognized by all courts of competent jurisdiction.

Section 3. This act shall not be construed to repeal or limit police powers granted to the board of commissioners of state institutions or to the city of Tallahassee by chapter 272, Florida Statutes.

Section 4. The salaries and related expenses of the governors security force shall be a proper charge against the operation of the governor's mansion and shall be paid from moneys appropriated for that purpose.

Section 5. This act shall take effect upon becoming a law.

House amendment to Senate amendment 1—

In Section 4, on page 2, line 4 of Section 4 strike: appropriated for that purpose. and insert the following: made available by the budget commission.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

On motion by Senator Askew, the Senate concurred in the House amendment to Senate amendment 1 to HB 35-XX(67).

The action of the Senate was certified to the House.

The Honorable Verle A. Pope
President of the Senate

July 28, 1967

Sir:

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

By Representative Campbell and others—

HB 48-XX(67)—A bill to be entitled An act relating to the relief of Jarous R. Kent; making an appropriation to compensate for personal injuries sustained by him when struck and

knocked down by a tractor belonging to the Florida forest service and driven by a Florida forest service employee on land of Jarous R. Kent; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 48-XX(67), 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.

Unanimous consent was granted Senator Barron to take up HB 48-XX(67) out of order.

On motions by Senator Barron, the rules were waived and HB 48-XX(67) was read the second time by title, the third time in full and failed to receive the required Constitutional two-thirds vote of all members elected to the Senate. The vote was:

Yeas—28

Mr. President	Cross	Griffin	Poston
Askew	Deeb	Henderson	Shevin
Barron	de la Parte	Horne	Slade
Barrow	Edwards	Knopke	Spencer
Broxson	Friday	McClain	Stone
Chiles	Gibson	Mathews	Thomas
Clayton	Gong	Ott	Weber

Nays—12

Bell	Hollahan	Plante	Stolzenburg
Fisher	Johnson	Reuter	Wilson
Gunter	O'Grady	Stockton	Young

The action of the Senate was certified to the House.

The Honorable Verle A. Pope
President of the Senate

July 28, 1967

Sir:

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

By Representative Whitson and others—

HCR 90-XX(67)—A concurrent resolution expressing deep sympathy and regret over the passing of the Honorable Justice T. Frank Hobson.

WHEREAS, the late Honorable Justice T. Frank Hobson served the people of the State of Florida as a distinguished jurist for nearly forty years, and

WHEREAS, the late Honorable Justice T. Frank Hobson during said span of years served as County Judge for Pinellas County, Circuit Court Judge for the Sixth Judicial Circuit and Justice of the Florida Supreme Court, and

WHEREAS, the late Honorable Justice T. Frank Hobson at the time of his death, although retired, still served on the bench of the Florida Supreme Court, and

WHEREAS, the late Honorable Justice T. Frank Hobson was an active participant in the civic, educational and religious affairs of his community and state, and

WHEREAS, the loss of a man with such high qualities as those possessed by the late Honorable Justice T. Frank Hobson is keenly felt by those who knew and loved him and the people of the state who benefited by his ceaseless devotion to the bench and the bar, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida, the Senate Concurring:

That on behalf of the people of Florida, this Legislature does unanimously express to the family of the Honorable Justice T. Frank Hobson its deep and earnest sense of regret and heart-felt loss at his untimely passing.

BE IT FURTHER RESOLVED that a copy of this resolution be forwarded to the family of the late Honorable Justice T. Frank Hobson.

BE IT FURTHER RESOLVED that a copy of this resolution be spread upon the pages of the Journal of the House of Representatives and the Journal of the Senate of the State of Florida and made a permanent record of this Legislature.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HCR 90-XX(67), contained in the above message, was read the first time in full.

On motions by Senator Mathews, the rules were waived and HCR 90-XX(67) was read the second time by title, unanimously adopted, and certified to the House.

The Honorable Verle A. Pope
President of the Senate

July 28, 1967

Sir:

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

By Representative Humphrey and others—

HCR 87-XX(67)—A concurrent resolution requesting the Federal Government to cancel the passport of Stokely Carmichael.

WHEREAS Stokely Carmichael, the violent and inflammatory leader of the black power movement and former head of the Student Non-Violent Coordination Committee, has traveled freely throughout this country advocating and initiating riots, rebellion, and the overthrow of law and order, and

WHEREAS this hate-monger's visits to various cities of the nation have led in every instance to riots and violence accomplishing in many instances burning, looting and bloodshed. In resigning from SNCC, Carmichael announced that he would spend the summer organizing "black resistance" to the war in Viet Nam. On May 16, he told a screaming crowd of Negroes in Washington "There is no need to go to Viet Nam and shoot somebody who a honky says is our enemy. We're going to shoot the cops who are shooting our black brothers in the back in this country. That is where we are going." In this same speech, recorded by radio and telecasts throughout the country, he called President Johnson a "buffoon" and a "honky" and said "the honky is lying about Viet Nam," and

WHEREAS Carmichael has purposefully and systematically set out to undermine the respect of his listeners for the established heroes of this country, he calls Calvin Coolidge "a dumb honky," George Washington "a dumb honky who had slaves," and Abraham Lincoln "another dumb honky." He urges Negroes to riot and admittedly terms these riots as rebellions. He tells his followers that the black man does not need to apologize for these rebellions and "if a honky tried to shoot him, kill him before God gets the news." Carmichael's influence with his people is not to be underestimated when he sets a mob chanting endlessly against the Viet Nam war "Hell no, we wont go," and

WHEREAS Mr. J. Edgar Hoover, Director of Federal Bureau of Investigation, in a regional report of a Congressional Committee on some of Carmichael's activities, stated that Carmichael in exposing his black power movement has been in frequent contact with Max Stanford, field chairman of the Revolutionary Action Movement (RAM), a highly secret all-Negro, Marxist, Leninist, Chinese Communist-oriented organization which advocates guerrilla warfare to obtain its goals in that this organization had headed and guided Stanford in forming a black panther party in New York City as well as in other areas of the United States, and

WHEREAS it has been learned that Carmichael, who is not a native of this country and whose strange influence is creeping out in unexplained areas is now out of the country and has gone to Czechoslovakia. He has stated his intention of going to Hanoi in North Viet Nam and is now in Cuba as Fidel's "Guest of Honor" for the purpose of attending a "revolution school," and he has called upon Negro Americans to wage a guerrilla fight to the death, and

WHEREAS the said Stokely Carmichael traveled to Cuba in violation of the State Departments travel ban, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida, the Senate Concurring:

That the Federal Government cancel the passport of that blasphemous and profane Communist revolutionary, Stokely Carmichael, and that he be denied readmittance to this country as an undesirable alien or on any other available grounds that will prevent his returning to vilify and overthrow the United States of America.

BE IT FURTHER RESOLVED that a copy of this resolution be sent to the President of the United States, to the Congress of the United States, the Supreme Court, to the Office of Immigration and the State Department with the respectful but urgent request that action be taken to deny Stokely Carmichael reentrance into this country.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HCR 87-XX(67), contained in the above message, was read the first time in full. On motion by Senator Thomas the rules were waived and the concurrent resolution was placed on the Calendar.

Unanimous consent was granted Senator Thomas to take up HCR 87-XX(67) out of order.

On motions by Senator Thomas, the rules were waived and HCR 87-XX(67) was read the second time by title, adopted and certified to the House.

The Honorable Verle A. Pope
President of the Senate

July 28, 1967

Sir:

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

By Representative Turlington—

HCR 92-XX(67)—A concurrent resolution concerning sine die adjournment.

Be It Resolved by the House of Representatives of the State of Florida, the Senate Concurring:

Section 1. That the time for adjournment sine die of the Florida Legislature, 1967 Extraordinary Session, convened on July 24, 1967, be and the same is hereby fixed at the hour of 3:30 o'clock P.M. Friday, July 28, 1967.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HCR 92-XX(67), contained in the above message, was read the first time in full. On motion by Senator Mathews the rules were waived and the concurrent resolution was placed on the Calendar.

Unanimous consent was granted Senator Mathews to take up HCR 92-XX(67) out of order.

On motions by Senator Mathews, the rules were waived and HCR 92-XX(67) was read the second time by title, unanimously adopted and certified to the House.

The Honorable Verle A. Pope
President of the Senate

July 28, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report on—

By Senator Shevin—

SB 22-XX(67)—A bill to be entitled An act relating to law enforcement; amending sections 30.36-30.41, Florida Statutes, renaming and reconstituting the Florida sheriffs' bureau as the Florida bureau of law enforcement; providing for its membership; defining its powers, duties and responsibilities; authorizing and directing the bureau to perform investigations of violations of the criminal law heretofore performed by the attorney general and the narcotics bureau of the state board of health

and transferring such power, authority, and duty to the bureau; providing for the transfer of all properties, supplies, equipment, personnel and appropriations of the narcotics bureau of the state board of health to the bureau; providing for severability; providing an appropriation; providing an effective date.

—and has adopted the Conference Committee Report in its entirety and has passed Conference Committee Substitute for SB 22-XX(67).

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The bill contained in the above message was ordered enrolled.

The Honorable Verle A. Pope
President of the Senate

July 28, 1967

Sir:

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

HB 46-XX(67)

HB 49-XX(67)

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

HB 39-XX(67)—A bill to be entitled An act providing for the relief of Vincent Bonvento, arising out of an accident on March 16, 1962, while he was in attendance as a pupil in the public schools of Palm Beach County, Florida, which resulted in a fractured spine, partial paralysis, and other grievous injuries; providing an appropriation for reimbursement of costs of litigation in the amount of four thousand five hundred fifty three and 54/100 dollars (\$4,553.54), and providing an effective date.

On motions by Senator Thomas, the rules were waived and HB 39-XX(67) was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43 Nays—None

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

The bill was certified to the House.

By permission, the following reports were received:

ENGROSSING REPORTS

Your Engrossing Clerk to whom was referred—

SB 28-XX(67) with 1 amendment

—reports that the Senate amendment has been incorporated and the bill is returned herewith.

EDWIN G. FRASER
Secretary of the Senate

The bill was certified to the House.

Your Engrossing Clerk to whom was referred—

SB 1-XX(67) with 1 amendment
SB 16-XX(67) with 1 amendment

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

EDWIN G. FRASER
Secretary of the Senate

The bills were ordered enrolled.

ENROLLING REPORTS

Your Enrolling Clerk to whom was referred—

SB 25-XX(67) CCS for SB 22-XX(67)

—reports same have been enrolled, signed by the required Constitutional officers and presented to the Governor on July 28, 1967.

EDWIN G. FRASER
Secretary of the Senate

Your Enrolling Clerk to whom was referred—

SB 1-XX(67) SB 26-XX(67) SB 42-XX(67)
SB 16-XX(67) SB 41-XX(67) SCR 8-XX(67)

—reports same have been enrolled, signed by the required Constitutional officers and presented to the Governor on July 28, 1967.

EDWIN G. FRASER
Secretary of the Senate

CO-INTRODUCERS

By permission, Senator Askew was recorded as a co-introducer of Senate Bills 15-XX(67) and 30-XX(67).

Pursuant to HCR 92-XX(67), the hour of 3:30 p.m. having arrived, the President sounded the gavel and declared the Senate in 1967 Extraordinary Session adjourned sine die.