

EXTRA SESSION

JOURNAL OF THE SENATE

Wednesday, March 9, 1966

The Senate was called to order by the President at 10:00 A.M. The following Senators were recorded present:

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

43. A quorum present.

Prayer by the Reverend William Wood, Chaplain:

Almighty God, who has blessed us with such a wonderful state and people, we humbly pray that we may always prove ourselves a people and state mindful of thy favor and glad to do thy will. Save us from violence, discord, and confusion, and may thy holy spirit guide this session today, through the grace of our Lord Jesus Christ. Amen.

The reading of the Journal was dispensed with.

The Journal of March 8 was corrected and approved.

The Journal of March 2 was further corrected and approved as follows:

Page 11, column 2, between lines 2 and 3, counting from the bottom of the column, insert the following: HCR 5-X(66) was certified to the House.

The Journal of March 7 was further corrected and approved as follows:

Page 21, column 2, line 23, between "office of" and "state" insert secretary of

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following messages were read and on motion of Senator Mathews, by two-thirds vote of the Senate, the bills contained therein were admitted for introduction.

The Honorable James E. Connor March 9, 1966
President of the Senate

Sir:

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

By Representative O'Neill of Marion—

HB 23-X(66)—A bill to be entitled An act relating to elections; amending Section 100.071, Florida Statutes; providing for the grouping of candidates for the legislature from the same election district; providing for an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

HB 23-X(66), contained in the above message, was read the first time by title and referred to the Committee of the Whole.

The Honorable James E. Connor March 9, 1966
President of the Senate

Sir:

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

sentatives has admitted for introduction and consideration by the required constitutional two-thirds vote and passed—

By the Committee on Rules & Calendar—

CS for HB 24-X(66)—A bill to be entitled An act relating to elections; declaring previous qualifications to be null and void; establishing qualifying dates for candidates for nomination to legislative offices to be filled in the 1966 elections; providing for the qualifying fees; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

CS for HB 24-X(66), contained in the above message, was read the first time by title and referred to the Committee of the Whole.

Senator Carraway presiding.

On motion of Senator Mathews, by two-thirds vote, all House messages containing local bills were ordered held by the Bill Clerk awaiting the pleasure of the Senate.

The President in the chair.

On motion of Senator Price, the Senate stood in informal recess at 10:25 A.M. awaiting the call of the President.

The Senate was called to order by the President at 11:35 A.M. The following Senators were recorded present:

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

43. A quorum present.

On motion of Senator Mathews, the Senate recessed at 11:37 A.M. awaiting the call of the President.

AFTERNOON SESSION

The Senate was called to order by the President at 12:45 P.M. The following Senators were recorded present:

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

43. A quorum present.

On motion of Senator Mathews, the Senate recessed at 12:48 P.M. until 2:30 P.M.

The Senate reconvened at 2:30 P.M. The President in the Chair. The following Senators were recorded present:

Mr. President	Barber	Bronson	Carraway
Askew	Barron	Carlton	Clarke

Cleveland	Gibson	McLaughlin	Spottswood
Covington	Griffin	Mapoles	Stratton
Cross	Haverfield	Mathews	Tapper
Daniel	Henderson	Melton	Thomas
Davis	Hollahan	Pearce	Usher
Dressler	Johns	Pope	Whitaker
Edwards	Johnson	Price	Williams
Friday	McCarty	Roberts	Young
Gautier	McDonald	Ryan	

43. A quorum present.

On motion of Senator Tapper, the Senate resumed consideration of messages from the House of Representatives.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following message was read:

The Honorable James E. Connor
President of the Senate

March 9, 1966

Sir:

I am directed to inform the Senate that the House of Representatives has refused to concur in Senate Amendment 1 to—

By the Committee on Legislative Apportionment—

HB 17-X(66)—A bill to be entitled An act to provide for the apportionment of the membership of the senate and the house of representatives of the legislature of the state of Florida; prescribing terms of office of members of both houses; providing for continuance in office by members until the general election in November, 1966; providing for elections; providing effective dates.

Senate Amendment 1—

In Section 1, strike subsection 2, page 1, and insert the following: (2) The representation in the senate of the Florida legislature shall consist of 48 members representing districts and shall be apportioned as follows:

First District—Escambia and Santa Rosa counties.

Second District—Escambia and Santa Rosa counties.

Third District—Okaloosa, Walton and Holmes counties.

Fourth District—Bay, Washington and Gulf counties.

Fifth District—Alachua, Baker, Bradford, Calhoun, Clay, Columbia, Dixie, Franklin, Gadsden, Gilchrist, Hamilton, Jackson, Jefferson, Lafayette, Leon, Levy, Liberty, Madison, Nassau, Putnam, Suwannee, Taylor, Union and Wakulla counties.

Sixth District—Alachua, Baker, Bradford, Calhoun, Clay, Columbia, Dixie, Franklin, Gadsden, Gilchrist, Hamilton, Jackson, Jefferson, Lafayette, Leon, Levy, Liberty, Madison, Nassau, Putnam, Suwannee, Taylor, Union and Wakulla counties.

Seventh District—Polk county. The senator elected from the seventh senatorial district in 1964 as it then existed shall serve as the senator from the seventh district until the general election of 1968.

Eighth District—Alachua, Baker, Bradford, Calhoun, Clay, Columbia, Dixie, Franklin, Gadsden, Gilchrist, Hamilton, Jackson, Jefferson, Lafayette, Leon, Levy, Liberty, Madison, Nassau, Putnam, Suwannee, Taylor, Union and Wakulla counties.

Ninth District—Duval county.

Tenth District—Duval county.

Eleventh District—Pinellas county.

Twelfth District—Indian River, Martin, St. Lucie and Okeechobee counties.

Thirteenth District—Dade and Monroe counties.

Fourteenth District—Citrus, Flagler, Hernando, Lake, Marion, Osceola, Pasco, St. Johns, Seminole, Sumter and Volusia counties.

Fifteenth District—Citrus, Flagler, Hernando, Lake, Marion, Osceola, Pasco, St. Johns, Seminole, Sumter and Volusia counties.

Sixteenth District—Citrus, Flagler, Hernando, Lake, Marion,

Osceola, Pasco, St. Johns, Seminole, Sumter and Volusia counties.

Seventeenth District—Dade and Monroe counties.

Eighteenth District—Duval county.

Nineteenth District—Orange county. The senator elected from the nineteenth senatorial district in 1964 as it then existed shall serve as the senator from the nineteenth district until the general election of 1968.

Twentieth District—Orange county.

Twenty-First District—Hillsborough county.

Twenty-Second District—Hillsborough county.

Twenty-Third District—Hillsborough county.

Twenty-Fourth District—Charlotte, Collier, Glades, Hendry and Lee counties.

Twenty-Fifth District—Alachua, Baker, Bradford, Calhoun, Clay, Columbia, Dixie, Franklin, Gadsden, Gilchrist, Hamilton, Jackson, Jefferson, Lafayette, Leon, Levy, Liberty, Madison, Nassau, Putnam, Suwannee, Taylor, Union and Wakulla counties.

Twenty-Sixth District—Polk county.

Twenty-Seventh District—DeSoto, Hardee, Highlands, Manatee and Sarasota counties.

Twenty-Eighth District—DeSoto, Hardee, Highlands, Manatee and Sarasota counties.

Twenty-Ninth District—Pinellas county.

Thirtieth District—Broward county.

Thirty-First District—Duval county.

Thirty-Second District—Pinellas county.

Thirty-Third District—Palm Beach county.

Thirty-Fourth District—Hillsborough county.

Thirty-Fifth District—Palm Beach county. The senator elected from the thirty-fifth senatorial district in 1964 as it then existed shall serve as the senator from the thirty-fifth district until the general election of 1968.

Thirty-Sixth District—Orange county.

Thirty-Seventh District—Brevard county.

Thirty-Eighth District—Pinellas county.

Thirty-Ninth District—Broward county.

Fortieth District—Dade and Monroe counties.

Forty-First District—Citrus, Flagler, Hernando, Lake, Marion, Osceola, Pasco, St. Johns, Seminole, Sumter and Volusia counties.

Forty-Second District—Dade and Monroe counties. Such district shall consist of all of Monroe county and that part of Dade county which consists of precincts numbered 203, 205, 206, 207, 208, 209, 210, 235, 236, 237, 238, 320, 321, 322, 323, 324, 325 and 326, as they existed and were on file in the office of the secretary of state as of March 2, 1966, and any changes in the precinct boundaries, after March 2, 1966, shall not affect the senatorial district herein created, unless approved by the legislature in a subsequent reapportionment plan. The senator representing the forty-second district shall reside in and be a duly qualified elector of the forty-second district and shall be elected by the people of Dade and Monroe counties.

Forty-Third District—Dade and Monroe counties.

Forty-Fourth District—Dade and Monroe counties.

Forty-Fifth District—Dade and Monroe counties.

Forty-Sixth District—Dade and Monroe counties.

Forty-Seventh District—Dade and Monroe counties.

Forty-Eighth District—Broward county.

(3) The senatorial offices herein created by Section 1 of this act and designated by an even numbered senatorial district

number shall be filled at the general election of 1966 for a four (4) year term. The senatorial offices herein created by Section 1 of this act and designated by an odd numbered senatorial district number, except as otherwise provided herein, shall be filled at the general election of 1966 for a two (2) year term ending at the general election of 1968 and thereafter for four (4) year terms. All senators, except as herein provided, and except when vacancies are to be filled for unexpired terms, shall be elected for four (4) year terms.

Section 2. A candidate for the office of state senator shall have been a bona fide resident of the district from which he qualifies for a period of at least six (6) months prior to the qualifying date.

And renumber the succeeding sections.

—And has concurred in—

Senate Amendment 2:

In Section 3, following line 2, page 3, add the following:

(a) The senatorial offices herein created by Section 1 of this act and designated by an even numbered senatorial district number shall be filled at the general election of 1966 for a four (4) year term. The senatorial offices herein created by Section 1 of this act and designated by an odd numbered senatorial district number, except as otherwise provided herein, shall be filled at the general election of 1966 for a two (2) year term ending at the general election of 1968 and thereafter for four (4) year terms. All senators, except as herein provided, and except when vacancies are to be filled for unexpired terms, shall be elected for four (4) year terms.

Senate Amendment 3:

In Section 6, lines 1 and 2, page 3, strike all of section 6 and insert in lieu thereof the following:

Section 6. For the purposes of conducting the elections and creating the offices to be filled by this act, this act shall take effect immediately upon becoming a law; but for the purposes of repeal of the law providing for the apportionment of the legislature under chapter 10, Florida statutes, as it existed on June 1, 1965, this act shall take effect on the Tuesday after the first Monday, November, 1966.

—and requests the Senate to recede from Senate amendment 1.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

Senator Hollahan moved that the Senate refuse to recede from Senate Amendment 1 to House Bill 17-X(66) and that the House of Representatives again be requested to concur therein.

Senator Askew moved as a substitute motion that the Senate refuse to recede and request the appointment of a Conference Committee. The vote was:

Yeas—21

Askew	Daniel	Henderson	Ryan
Barron	Davis	Johnson	Thomas
Carlton	Friday	McCarty	Whitaker
Cleveland	Gautier	Mathews	
Covington	Gibson	Pope	
Cross	Griffin	Price	

Nays—22

Mr. President	Edwards	Mapoles	Tapper
Barber	Haverfield	Melton	Usher
Bronson	Hollahan	Pearce	Williams
Carraway	Johns	Roberts	Young
Clarke	McDonald	Spottswood	
Dressler	McLaughlin	Stratton	

The question recurred on the motion of Senator Hollahan. The vote was:

Yeas—27

Mr. President	Haverfield	Mathews	Tapper
Barber	Hollahan	Melton	Thomas
Bronson	Johns	Pearce	Usher
Carraway	Johnson	Roberts	Whitaker
Clarke	McDonald	Ryan	Williams
Dressler	McLaughlin	Spottswood	Young
Edwards	Mapoles	Stratton	

Nays—16

Askew	Covington	Friday	Henderson
Barron	Cross	Gautier	McCarty
Carlton	Daniel	Gibson	Pope
Cleveland	Davis	Griffin	Price

The action of the Senate was certified to the House.

On motion of Senator Mathews, the Senate stood in informal recess at 3:25 P.M. awaiting the call of the President.

The Senate was called to order by the President at 4:00 P.M. The roll was called and the following Senators were recorded present:

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

42. A quorum present.

Unanimous consent of the Senate was granted Senators Friday, Henderson, Covington, Daniel, Spottswood, Cleveland, McDonald and Tapper to have their names removed as co-introducers of SJR 6-X(66).

On motion of Senator Thomas SJR 6-X(66) was withdrawn from the Committee of the Whole.

By permission, Senator Thomas withdrew SJR 6-X(66) from the Senate.

On motion of Senator Mathews, the Senate resumed consideration of messages from the House of Representatives.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable James E. Connor March 9, 1966
President of the Senate

Sir:

I am directed to inform the Senate that the House of Representatives has concurred in Senate Amendment 1 to HB 17-X(66) and has passed HB 17-X(66) as amended by Senate Amendments 1, 2 and 3.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

The Honorable James E. Connor March 8, 1966
President of the Senate

Sir:

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

By Representative Bockelman of Franklin—

HB 27-X(66)—A bill to be entitled An act relating to Franklin county, race track funds; amending section 2 of chapter 65-684, Laws of Florida, to remove the time limitation for the issuance of bonds; providing for a referendum.

By Representative Bockelman of Franklin—

HB 28-X(66)—A bill to be entitled An act relating to Franklin county, consolidated high school; amending chapter 65-1564 (house bill 1968), Laws of Florida; providing for acquisition, construction, furnishing and equipping of a junior-senior comprehensive consolidated high school in the vicinity of Eastpoint in said county; requiring the county board of public instruction to issue certificates of indebtedness not to exceed one million dollars (\$1,000,000.00) payable from race track funds accruing annually to said board to pay the cost of such projects; providing for a referendum.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

Senator Tapper moved that HB 27-X(66), contained in the above message, be admitted for introduction and consideration by the required two-thirds vote of the Senate. The vote was:

Yeas—26

Mr. President	Covington	Johns	Ryan
Askew	Cross	McDonald	Stratton
Barber	Davis	McLaughlin	Tapper
Bronson	Edwards	Mapoles	Usher
Carlton	Friday	Melton	Williams
Carraway	Gibson	Pearce	
Clarke	Griffin	Roberts	

Nays—16

Cleveland	Haverfield	McCarty	Spottswood
Daniel	Henderson	Mathews	Thomas
Dressler	Hollahan	Pope	Whitaker
Gautier	Johnson	Price	Young

On motion of Senator Tapper, HB 28-X(66), contained in the above message, was admitted for introduction and consideration by the required two-thirds vote of the Senate. The vote was:

Yeas—32

Mr. President	Covington	Griffin	Pearce
Askew	Cross	Johns	Pope
Barber	Daniel	Johnson	Roberts
Bronson	Davis	McCarty	Ryan
Carlton	Dressler	McDonald	Stratton
Carraway	Edwards	McLaughlin	Tapper
Clarke	Friday	Mapoles	Usher
Cleveland	Gibson	Melton	Williams

Nays—10

Gautier	Hollahan	Spottswood	Young
Haverfield	Mathews	Thomas	
Henderson	Price	Whitaker	

HB 28-X(66) was read the first time by title. On motion of Senator Tapper, the rules were waived by two-thirds vote and HB 28-X(66) was read the second time by title.

Senator Tapper offered the following amendment which was adopted:

In Section 1, line 9, page 1, after the word "building," strike the words "to be located on the easterly side and in the vicinity of East Point,"

Senator Tapper also offered the following amendment which was adopted:

In Section 8, line 5, page 4, following the words "before April 15, 1966." add the following:

The questions to be submitted on the ballot shall be as follows:

(1) Shall a consolidated school be built as provided in this act? YES () NO ().

(2) Shall the consolidated school be located in:

(a) East Point YES () NO ().

(b) Apalachicola YES () NO ().

(c) Carabelle YES () NO ().

Senator Tapper also offered the following amendment which was adopted:

In Title, line 6, page 1, after the words "consolidated high school" strike the words "in the vicinity of East Point in said county"

On motion of Senator Tapper, the rules were waived by two-thirds vote and HB 28-X(66), as amended, was read the third time in full and passed. The vote was:

Yeas—29

Mr. President	Covington	Griffin	Pope
Barber	Cross	Johns	Roberts
Bronson	Daniel	McDonald	Ryan
Carlton	Davis	McLaughlin	Stratton
Carraway	Edwards	Mapoles	Tapper
Clarke	Friday	Melton	Usher
Cleveland	Gibson	Pearce	Williams

Nays—13

Dressler	Hollahan	Price	Young
Gautier	Johnson	Spottswood	
Haverfield	McCarty	Thomas	
Henderson	Mathews	Whitaker	

The bill, as amended, was certified to the House.

The Honorable James E. Connor March 8, 1966
President of the Senate

Sir:

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

By Representative Smith of DeSoto—

HB 25-X(66)—A bill to be entitled An act relating to DeSoto county; authorizing the board of county commissioners to acquire, construct, improve, equip, renovate and repair county buildings, facilities and roads; to acquire sites for county buildings, facilities and roads; authorizing the financing of the same by the issuance of certificates of indebtedness payable from a portion of race track funds accruing annually to such county and allocated to the board of county commissioners to pay the cost of such projects; providing for a referendum.

By Representative Smith of DeSoto—

HB 26-X(66)—A bill to be entitled An act relating to the school plants of DeSoto county; providing for the acquisition, construction, erection, building, enlarging, and improving of school buildings, their furnishings, and equipment and for purchase of sites by the board of public instruction of DeSoto county; authorizing the issuance of certificates of indebtedness payable from a portion of the race track funds accruing annually to such county and allocated by the state to the board of public instruction to pay the costs of such projects; providing for a referendum.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

Senator Carlton moved that HB 25-X(66), contained in the above message, be admitted for introduction and consideration by the required two-thirds vote of the Senate. The vote was:

Yeas—27

Mr. President	Covington	Griffin	Roberts
Askew	Cross	Johns	Ryan
Barber	Daniel	McDonald	Stratton
Bronson	Davis	McLaughlin	Tapper
Carlton	Edwards	Mapoles	Usher
Carraway	Friday	Melton	Williams
Clarke	Gibson	Pearce	

Nays—12

Cleveland	Henderson	Mathews	Thomas
Gautier	Johnson	Pope	Whitaker
Haverfield	McCarty	Price	Young

HB 25-X(66) was read the first time by title. On motions of Senator Carlton, the rules were waived by two-thirds vote and HB 25-X(66) was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—31

Mr. President	Covington	Johns	Pope
Askew	Cross	Johnson	Roberts
Barber	Daniel	McCarty	Ryan
Bronson	Davis	McDonald	Stratton
Carlton	Edwards	McLaughlin	Tapper
Carraway	Friday	Mapoles	Usher
Clarke	Gibson	Melton	Williams
Cleveland	Griffin	Pearce	

Nays—7

Gautier	Mathews	Thomas	Young
Haverfield	Price	Whitaker	

The bill was certified to the House.

Senator Carlton moved that HB 26-X(66), contained in the above message, be admitted for introduction and consideration by the required two-thirds vote of the Senate. The vote was:

Yeas—27

Mr. President	Covington	Griffin	Roberts
Askew	Cross	Johns	Ryan
Barber	Daniel	McDonald	Stratton
Bronson	Davis	McLaughlin	Tapper
Carlton	Edwards	Mapoles	Usher
Carraway	Friday	Melton	Williams
Clarke	Gibson	Pearce	

Nays—12

Cleveland	Johnson	Price	Young
Gautier	McCarty	Thomas	
Haverfield	Mathews	Whitaker	
Henderson	Pope		

HB 26-X(66) was read the first time by title. On motions of Senator Carlton, the rules were waived by two-thirds vote and HB 26-X(66) was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—30

Mr. President	Covington	Johns	Roberts
Askew	Cross	McCarty	Ryan
Barber	Daniel	McDonald	Stratton
Bronson	Davis	McLaughlin	Tapper
Carlton	Edwards	Mapoles	Usher
Carraway	Friday	Melton	Williams
Clarke	Gibson	Pearce	
Cleveland	Griffin	Pope	

Nays—10

Gautier	Johnson	Spottswood	Young
Haverfield	Mathews	Thomas	
Hollahan	Price	Whitaker	

The bill was certified to the House.

MOTION TO RECONSIDER

On motion of Senator Daniel, the Senate reconsidered the vote by which HB 27-X(66) failed to receive the required two-thirds vote for introduction and consideration. The vote was:

Yeas—28

Mr. President	Covington	Griffin	Pope
Barber	Cross	Johns	Roberts
Bronson	Daniel	McDonald	Ryan
Carlton	Davis	McLaughlin	Stratton
Carraway	Edwards	Mapoles	Tapper
Clarke	Friday	Melton	Usher
Cleveland	Gibson	Pearce	Williams

Nays—13

Dressler	Hollahan	Price	Young
Gautier	Johnson	Spottswood	
Haverfield	McCarty	Thomas	
Henderson	Mathews	Whitaker	

By Representative Bockelman of Franklin—

HB 27-X(66)—A bill to be entitled An act relating to Franklin county, race track funds; amending section 2 of chapter 65-684, Laws of Florida, to remove the time limitation for the issuance of bonds; providing for a referendum.

HB 27-X(66) was read the first time by title. On motions of Senator Tapper, the rules were waived by two-thirds vote and HB 27-X(66) was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—29

Mr. President	Cross	McCarty	Ryan
Barber	Daniel	McDonald	Stratton
Bronson	Davis	McLaughlin	Tapper
Carlton	Edwards	Mapoles	Usher
Carraway	Friday	Melton	Williams
Clarke	Gibson	Pearce	
Cleveland	Griffin	Pope	
Covington	Johns	Roberts	

Nays—12

Dressler	Henderson	Mathews	Thomas
Gautier	Hollahan	Price	Whitaker
Haverfield	Johnson	Spottswood	Young

The bill was certified to the House.

On motion of Senator Melton, the time of adjournment was extended until final action on all House Bills now in possession of the Senate.

Senator Carraway presiding.

The Honorable James E. Connor
President of the Senate

March 8, 1966

Sir:

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

By Representative Rowell of Sumter—

HB 30-X(66)—A bill to be entitled An act to provide for financing court house and jails and extensions thereto in Sumter county and authorizing and empowering the governing body of Sumter county for the purpose of acquiring, erecting or repairing or adding to any court house or jail, to issue certificates of indebtedness in anticipation of the receipt by Sumter county of any moneys under the provisions of Chapters 550 and 551, Florida Statutes, relating to race tracks and Jai Alai or Pelota Frontons, authorizing the pledge of a sufficient amount of such moneys so received under the provisions of said Chapters 550 and 551, Florida Statutes, to the payment of the principal of and interest on such certificates and providing for a referendum.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

Senator Connor moved that HB 30-X(66), contained in the above message, be admitted for introduction and consideration by the required two-thirds vote of the Senate. The vote was:

Yeas—28

Mr. President	Covington	Griffin	Pope
Barber	Cross	Johns	Roberts
Bronson	Daniel	McDonald	Ryan
Carlton	Davis	McLaughlin	Stratton
Carraway	Edwards	Mapoles	Tapper
Clarke	Friday	Melton	Usher
Cleveland	Gibson	Pearce	Williams

Nays—13

Dressler	Hollahan	Price	Young
Gautier	Johnson	Spottswood	
Haverfield	McCarty	Thomas	
Henderson	Mathews	Whitaker	

HB 30-X(66) was read the first time by title. On motions of Senator Connor, the rules were waived by two-thirds vote and HB 30-X(66) was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—30

Mr. President	Covington	Johns	Roberts
Askew	Cross	McCarty	Ryan
Barber	Daniel	McDonald	Stratton
Bronson	Davis	McLaughlin	Tapper
Carlton	Edwards	Mapoles	Usher
Carraway	Friday	Melton	Williams
Clarke	Gibson	Pearce	
Cleveland	Griffin	Pope	

Nays—12

Dressler	Henderson	Mathews	Thomas
Gautier	Hollahan	Price	Whitaker
Haverfield	Johnson	Spottswood	Young

The bill was certified to the House.

The President in the chair.

The Honorable James E. Connor
President of the Senate

March 8, 1966

Sir:

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

By Representative Walker of Collier—

HB 36-X(66)—A bill to be entitled An act relating to the school plants of Collier county; providing for the acquisition, construction, erection, building, enlarging, and improving of school buildings, their furnishings, and equipment and for purchase of sites by the board of public instruction of Collier county; authorizing the issuance of certificates of indebtedness payable from a portion of the race track funds accruing annually to such county and allocated by the state to the board of public instruction to pay the costs of such projects; providing for a referendum.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

Senator Friday moved that HB 36-X(66), contained in the above message, be admitted for introduction and consideration by the required two-thirds vote of the Senate. The vote was:

Yeas—30

Mr. President	Covington	Griffin	Roberts
Askew	Cross	Johns	Ryan
Barber	Daniel	McDonald	Stratton
Bronson	Davis	McLaughlin	Tapper
Carlton	Dressler	Mapoles	Usher
Carraway	Edwards	Melton	Williams
Clarke	Friday	Pearce	
Cleveland	Gibson	Pope	

Nays—12

Gautier	Hollahan	Mathews	Thomas
Haverfield	Johnson	Price	Whitaker
Henderson	McCarty	Spottswood	Young

HB 36-X(66) was read the first time by title. On motions of Senator Friday, the rules were waived by two-thirds vote and HB 36-X(66) was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—28

Mr. President	Cross	Griffin	Pearce
Askew	Daniel	Johns	Roberts
Barber	Davis	McCarty	Ryan
Bronson	Dressler	McDonald	Stratton
Clarke	Edwards	McLaughlin	Tapper
Cleveland	Friday	Mapoles	Usher
Covington	Gibson	Melton	Williams

Nays—11

Gautier	Hollahan	Price	Whitaker
Haverfield	Johnson	Spottswood	Young
Henderson	Mathews	Thomas	

The bill was certified to the House.

The Honorable James E. Connor
President of the Senate

March 8, 1966

Sir:

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

By Representative Tyre of Columbia—

HB 37-X(66)—A bill to be entitled An act relating to race track funds, use by the board of county commissioners in any county in the state having a population of not less than nineteen thousand eight hundred (19,800) and not more than twenty-one thousand (21,000), according to the latest official decennial census; authorizing the use of such funds for the construction of county buildings, roads, bridges, purchase of rights-of-way and any other county facility and to finance bond or

revenue certificates for not more than thirty (30) years; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

Senator Melton moved that HB 37-X(66), contained in the above message, be admitted for introduction and consideration by the required two-thirds vote of the Senate. The vote was:

Yeas—28

Mr. President	Cleveland	Griffin	Pope
Askew	Covington	Johns	Roberts
Barber	Cross	McDonald	Ryan
Bronson	Daniel	McLaughlin	Stratton
Carlton	Edwards	Mapoles	Tapper
Carraway	Friday	Melton	Usher
Clarke	Gibson	Pearce	Williams

Nays—13

Dressler	Hollahan	Price	Young
Gautier	Johnson	Spottswood	
Haverfield	McCarty	Thomas	
Henderson	Mathews	Whitaker	

HB 37-X(66) was read the first time by title. On motion of Senator Melton, the rules were waived by two-thirds vote and HB 37-X(66) was read the second time by title.

Senator Melton offered the following amendment which was adopted:

In Section 1, line 1, page 1, after the words: "The board of county commissioners" insert the following: and the board of public instruction

Senator Melton also offered the following amendment which was adopted:

In the Title after "board of County Commissioners" add and board of public instruction

On motion of Senator Melton, the rules were waived by two-thirds vote and HB 37-X(66), as amended, was read the third time in full and passed. The vote was:

Yeas—28

Mr. President	Covington	Johns	Pope
Askew	Cross	McCarty	Roberts
Barber	Daniel	McDonald	Ryan
Bronson	Davis	McLaughlin	Stratton
Carraway	Edwards	Mapoles	Tapper
Clarke	Friday	Melton	Usher
Cleveland	Gibson	Pearce	Williams

Nays—12

Dressler	Henderson	Mathews	Thomas
Gautier	Hollahan	Price	Whitaker
Haverfield	Johnson	Spottswood	Young

The bill, as amended, was certified to the House.

The Honorable James E. Connor
President of the Senate

March 8, 1966

Sir:

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

By Representative Fee of St. Lucie—

HB 29-X(66)—A bill to be entitled An act providing for the establishing of an ambulance service by the board of county commissioners of any county having a population of not less than 39,000 nor more than 39,500 inhabitants according to the latest official decennial census; providing for definitions; establishing standards for drivers and attendants; authorizing ambulance franchises to be granted and establishing standards thereof; prohibiting ambulance services without franchises; providing for rates and charges; establishing certain violations as misdemeanors and providing penalties; providing a separability clause; providing for an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

Senator McCarty moved that HB 29-X(66), contained in the above message, be admitted for introduction and consideration by the required two-thirds vote of the Senate. The vote was:

Yeas—30

Mr. President	Cross	Hollahan	Roberts
Askew	Daniel	Johns	Ryan
Barber	Davis	McCarty	Stratton
Bronson	Dressler	McDonald	Tapper
Carraway	Edwards	McLaughlin	Usher
Clarke	Friday	Mapoles	Williams
Cleveland	Gibson	Melton	
Covington	Griffin	Pearce	

Nays—9

Gautier	Mathews	Thomas	Young
Haverfield	Price	Whitaker	
Johnson	Spottswood		

HB 29-X(66) was read the first time by title. On motions of Senator McCarty, the rules were waived by two-thirds vote and HB 29-X(66) was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—30

Mr. President	Cross	Hollahan	Roberts
Askew	Daniel	Johns	Ryan
Barber	Davis	McCarty	Stratton
Bronson	Dressler	McDonald	Tapper
Carraway	Edwards	McLaughlin	Usher
Clarke	Friday	Mapoles	Williams
Cleveland	Gibson	Melton	
Covington	Griffin	Pearce	

Nays—9

Gautier	Mathews	Thomas	Young
Haverfield	Price	Whitaker	
Johnson	Spottswood		

The bill was certified to the House.

The Honorable James E. Connor
President of the Senate

March 9, 1966

Sir:

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

By Representative Treadwell of Holmes—

HB 38-X(66)—A bill to be entitled An act relating to use of voting machines in all counties having a population of not less than ten thousand four hundred (10,400) and not more than eleven thousand (11,000), according to the latest official decennial census; providing that the county commission shall supply voting machines beginning with the May primaries; providing an effective date.

By Representative Guilford of Calhoun—

HB 42-X(66)—A bill to be entitled An act relating to any county in the state of Florida having a population of not less than seven thousand four hundred (7,400) and not more than seven thousand six hundred (7,600), according to the latest official decennial census, ratifying and confirming payment by the board of public instruction of compensation to a board member for serving as such member prior to receiving his commission but subsequent to appointment.

By Representative Guilford of Calhoun—

HB 43-X(66)—A bill to be entitled An act relating to any county in the state of Florida having a population of not less than seven thousand four hundred (7,400) and not more than seven thousand six hundred (7,600), according to the latest official decennial census; authorizing the board of public instruction in any such county to enter into certain contracts for pur-

chase of materials, supplies and services without competitive bidding; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

On motion of Senator McDonald, HB 38-X(66), contained in the above message, was admitted for introduction and consideration by the required two-thirds vote of the Senate. The vote was:

Yeas—32

Mr. President	Covington	Griffin	Pearce
Askew	Cross	Johns	Pope
Barber	Daniel	Johnson	Roberts
Bronson	Davis	McCarty	Ryan
Carlton	Dressler	McDonald	Stratton
Carraway	Edwards	McLaughlin	Tapper
Clarke	Friday	Mapoles	Usher
Cleveland	Gibson	Melton	Williams

Nays—10

Gautier	Hollahan	Spottswood	Young
Haverfield	Mathews	Thomas	
Henderson	Price	Whitaker	

HB 38-X(66) was read the first time by title. On motions of Senator McDonald, the rules were waived by two-thirds vote and HB 38-X(66) was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—32

Mr. President	Covington	Griffin	Pearce
Askew	Cross	Johns	Pope
Barber	Daniel	Johnson	Roberts
Bronson	Davis	McCarty	Ryan
Carlton	Dressler	McDonald	Stratton
Carraway	Edwards	McLaughlin	Tapper
Clarke	Friday	Mapoles	Usher
Cleveland	Gibson	Melton	Williams

Nays—10

Gautier	Hollahan	Spottswood	Young
Haverfield	Mathews	Thomas	
Henderson	Price	Whitaker	

The bill was certified to the House.

On motion of Senator Williams, HB 42-X(66), contained in the above message, was admitted for introduction and consideration by the required two-thirds vote of the Senate. The vote was:

Yeas—32

Mr. President	Covington	Griffin	Pearce
Askew	Cross	Johns	Pope
Barber	Daniel	Johnson	Roberts
Bronson	Davis	McCarty	Ryan
Carlton	Dressler	McDonald	Stratton
Carraway	Edwards	McLaughlin	Tapper
Clarke	Friday	Mapoles	Usher
Cleveland	Gibson	Melton	Williams

Nays—10

Gautier	Hollahan	Spottswood	Young
Haverfield	Mathews	Thomas	
Henderson	Price	Whitaker	

HB 42-X(66) was read the first time by title. On motions of Senator Williams, the rules were waived by two-thirds vote and HB 42-X(66) was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—32

Mr. President	Covington	Griffin	Pearce
Askew	Cross	Johns	Pope
Barber	Daniel	Johnson	Roberts
Bronson	Davis	McCarty	Ryan
Carlton	Dressler	McDonald	Stratton
Carraway	Edwards	McLaughlin	Tapper
Clarke	Friday	Mapoles	Usher
Cleveland	Gibson	Melton	Williams

Nays—10

Gautier	Hollahan	Spottswood	Young
Haverfield	Mathews	Thomas	
Henderson	Price	Whitaker	

The bill was certified to the House.

On motion of Senator Williams, HB 43-X(66), contained in the above message, was admitted for introduction and consideration by the required two-thirds vote of the Senate. The vote was:

Yeas—32

Mr. President	Covington	Griffin	Pearce
Askew	Cross	Johns	Pope
Barber	Daniel	Johnson	Roberts
Bronson	Davis	McCarty	Ryan
Carlton	Dressler	McDonald	Stratton
Carraway	Edwards	McLaughlin	Tapper
Clarke	Friday	Mapoles	Usher
Cleveland	Gibson	Melton	Williams

Nays—10

Gautier	Hollahan	Spottswood	Young
Haverfield	Mathews	Thomas	
Henderson	Price	Whitaker	

HB 43-X(66) was read the first time by title. On motions of Senator Williams, the rules were waived by two-thirds vote and HB 43-X(66) was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—32

Mr. President	Covington	Griffin	Pearce
Askew	Cross	Johns	Pope
Barber	Daniel	Johnson	Roberts
Bronson	Davis	McCarty	Ryan
Carlton	Dressler	McDonald	Stratton
Carraway	Edwards	McLaughlin	Tapper
Clarke	Friday	Mapoles	Usher
Cleveland	Gibson	Melton	Williams

Nays—10

Gautier	Hollahan	Spottswood	Young
Haverfield	Mathews	Thomas	
Henderson	Price	Whitaker	

The bill was certified to the House.

The Honorable James E. Connor
President of the Senate

March 8, 1966

Sir:

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

By Representative Kearns and others of Broward—

HB 31-X(66)—A bill to be entitled An act relating to the compensation of the county judges in all counties of the State of Florida having a population of not less than three hundred thousand (300,000) nor more than three hundred fifty thousand (350,000) inhabitants according to the latest Federal decennial census; providing that such compensation shall be retroactive to January 1st, 1966; and providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

On motion of Senator Ryan, HB 31-X(66), contained in the above message, was admitted for introduction and consideration by the required two-thirds vote of the Senate. The vote was:

Yeas—32

Mr. President	Covington	Griffin	Pearce
Askew	Cross	Johns	Pope
Barber	Daniel	Johnson	Roberts
Bronson	Davis	McCarty	Ryan
Carlton	Dressler	McDonald	Stratton
Carraway	Edwards	McLaughlin	Tapper
Clarke	Friday	Mapoles	Usher
Cleveland	Gibson	Melton	Williams

Nays—10

Gautier	Hollahan	Spottswood	Young
Haverfield	Mathews	Thomas	
Henderson	Price	Whitaker	

HB 31-X(66) was read the first time by title. On motions of Senator Ryan, the rules were waived by two-thirds vote and HB 31-X(66) was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—32

Mr. President	Covington	Griffin	Pearce
Askew	Cross	Johns	Pope
Barber	Daniel	Johnson	Roberts
Bronson	Davis	McCarty	Ryan
Carlton	Dressler	McDonald	Stratton
Carraway	Edwards	McLaughlin	Tapper
Clarke	Friday	Mapoles	Usher
Cleveland	Gibson	Melton	Williams

Nays—10

Gautier	Hollahan	Spottswood	Young
Haverfield	Mathews	Thomas	
Henderson	Price	Whitaker	

The bill was certified to the House.

The Honorable James E. Connor
President of the Senate

March 8, 1966

Sir:

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

By Representative Allsworth of Broward—

HB 34-X(66)—A bill to be entitled An act relating to salaries of state attorneys and assistants; limitations; amending section 282.01(7)(b), Florida Statutes, to include the seventeenth (17th) judicial circuit; providing effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

On motion of Senator Ryan, HB 34-X(66), contained in the above message, was admitted for introduction and consideration by the required two-thirds vote of the Senate. The vote was:

Yeas—32

Mr. President	Covington	Griffin	Pearce
Askew	Cross	Johns	Pope
Barber	Daniel	Johnson	Roberts
Bronson	Davis	McCarty	Ryan
Carlton	Dressler	McDonald	Stratton
Carraway	Edwards	McLaughlin	Tapper
Clarke	Friday	Mapoles	Usher
Cleveland	Gibson	Melton	Williams

Nays—10

Gautier	Hollahan	Spottswood	Young
Haverfield	Mathews	Thomas	
Henderson	Price	Whitaker	

HB 34-X(66) was read the first time by title. On motions of Senator Ryan, the rules were waived by two-thirds vote and HB 34-X(66) was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—32

Mr. President	Covington	Griffin	Pearce
Askew	Cross	Johns	Pope
Barber	Daniel	Johnson	Roberts
Bronson	Davis	McCarty	Ryan
Carlton	Dressler	McDonald	Stratton
Carraway	Edwards	McLaughlin	Tapper
Clarke	Friday	Mapoles	Usher
Cleveland	Gibson	Melton	Williams

Nays—10

Gautier	Hollahan	Spottswood	Young
Haverfield	Mathews	Thomas	
Henderson	Price	Whitaker	

The bill was certified to the House.

The Honorable James E. Connor
President of the Senate

March 8, 1966

Sir:

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

By Representative Crews of Baker—

HB 33-X(66)—A bill to be entitled An act relating to tax assessors and tax collectors, commissions, in any county having a population of not less than six thousand eight hundred (6,800) nor more than seven thousand four hundred (7,400), according to the latest official decennial census; ratifying certain commissions; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

On motion of Senator Stratton, HB 33-X(66), contained in the above message, was admitted for introduction and consideration by the required two-thirds vote of the Senate. The vote was:

Yeas—32

Mr. President	Covington	Griffin	Pearce
Askew	Cross	Johns	Pope
Barber	Daniel	Johnson	Roberts
Bronson	Davis	McCarty	Ryan
Carlton	Dressler	McDonald	Stratton
Carraway	Edwards	McLaughlin	Tapper
Clarke	Friday	Mapoles	Usher
Cleveland	Gibson	Melton	Williams

Nays—10

Gautier	Hollahan	Spottswood	Young
Haverfield	Mathews	Thomas	
Henderson	Price	Whitaker	

HB 33-X(66) was read the first time by title. On motions of Senator Stratton, the rules were waived by two-thirds vote and HB 33-X(66) was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—32

Mr. President	Covington	Griffin	Pearce
Askew	Cross	Johns	Pope
Barber	Daniel	Johnson	Roberts
Bronson	Davis	McCarty	Ryan
Carlton	Dressler	McDonald	Stratton
Carraway	Edwards	McLaughlin	Tapper
Clarke	Friday	Mapoles	Usher
Cleveland	Gibson	Melton	Williams

Nays—10

Gautier	Hollahan	Spottswood	Young
Haverfield	Mathews	Thomas	
Henderson	Price	Whitaker	

The bill was certified to the House.

On motion of Senator Gibson, the rules were waived by two-thirds vote and the Senate reverted to the introduction of bills.

INTRODUCTION

On motion of Senator Gibson, SB 7-X(66) was admitted for introduction and consideration by the required two-thirds vote of the Senate.

By Senator Gibson—

SB 7-X(66)—A bill to be entitled An act relating to the city of Madison, Madison county, amending chapter 23390, Laws of Florida, 1945, by adding section 129B to provide for second

municipal elections in the event no candidate for an office receives a majority of the votes or two or more candidates receive an equal number of votes; providing an effective date.

—was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 7-X(66).

On motions of Senator Gibson, the rules were waived by two-thirds vote and SB 7-X(66) was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—32

Mr. President	Covington	Griffin	Pearce
Askew	Cross	Johns	Pope
Barber	Daniel	Johnson	Roberts
Bronson	Davis	McCarty	Ryan
Carlton	Dressler	McDonald	Stratton
Carraway	Edwards	McLaughlin	Tapper
Clarke	Friday	Mapoles	Usher
Cleveland	Gibson	Melton	Williams

Nays—10

Gautier	Hollahan	Spottswood	Young
Haverfield	Mathews	Thomas	
Henderson	Price	Whitaker	

The bill was certified to the House.

On motion of Senator Mathews, HB 23-X(66) and CS for HB 24-X(66) were withdrawn from the Committee of the Whole and placed on the Calendar.

SECOND READING

HB 23-X(66)—A bill to be entitled An act relating to elections; amending Section 100.071, Florida Statutes; providing for the grouping of candidates for the legislature from the same election district; providing for an effective date.

Was taken up. On motions of Senator Mathews, the rules were waived by two-thirds vote and HB 23-X(66) was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—38 Nays—None

Mr. President	Edwards	McDonald	Spottswood
Askew	Friday	McLaughlin	Stratton
Barber	Gautier	Mapoles	Tapper
Bronson	Gibson	Mathews	Thomas
Clarke	Griffin	Melton	Usher
Cleveland	Haverfield	Pearce	Whitaker
Covington	Hollahan	Pope	Williams
Cross	Johns	Price	Young
Daniel	Johnson	Roberts	
Davis	McCarty	Ryan	

The bill was certified to the House.

CS for HB 24-X(66)—A bill to be entitled An act relating to elections; declaring previous qualifications to be null and void; establishing qualifying dates for candidates for nomination to legislative offices to be filled in the 1966 elections; providing for the qualifying fees; providing an effective date.

Was taken up. On motion of Senator Mathews, the rules were waived by two-thirds vote and CS for HB 24-X(66) was read the second time by title.

Senator Mathews offered the following amendment which was adopted:

In Section 2, line 11, page 2, strike: "March 15, 1966" and insert the following: March 18, 1966.

On motion of Senator Mathews, the rules were waived by two-thirds vote and CS for HB 24-X(66), as amended, was read the third time in full and passed. The vote was: Yeas—39 Nays—None

Mr. President	Daniel	Haverfield	Mathews
Askew	Davis	Hollahan	Melton
Barber	Dressler	Johns	Pearce
Bronson	Edwards	Johnson	Pope
Clarke	Friday	McCarty	Price
Cleveland	Gautier	McDonald	Roberts
Covington	Gibson	McLaughlin	Ryan
Cross	Griffin	Mapoles	Spottswood

Stratton Thomas Whitaker Young
Tapper Usher Williams

The bill, as amended, was certified to the House.

On motion of Senator Mathews, the Senate stood in informal recess at 5:48 P.M. awaiting the call of the President.

The Senate was called to order by the President at 6:00 P.M. The roll was called and the following Senators were recorded present:

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

42. A quorum present.

On motion of Senator Mathews, the rules were waived by two-thirds vote and the Senate reverted to the introduction of bills.

INTRODUCTION

By Senator Mathews—

SCR 8-X(66)—A concurrent resolution providing for the sine die adjournment of the extraordinary session of the Florida legislature convened March 2, 1966.

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

Section 1. This extraordinary session of the Florida legislature convened on March 2, 1966, shall adjourn sine die at 6:15 P.M., March 9, 1966.

Was read the first time in full. On motion of Senator Mathews, the rules were waived by two-thirds vote, SCR 8-X(66) was read the second time in full, adopted, and certified to the House.

On motion of Senator Mathews, the Senate resumed consideration of messages from the House of Representatives.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following messages were read:

The Honorable James E. Connor March 9, 1966
President of the Senate

Sir:

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

SB 7-X(66)

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

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

The Honorable James E. Connor March 9, 1966
President of the Senate

Sir:

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

SCR 8

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

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

The Honorable James E. Connor March 9, 1966
President of the Senate

Sir:

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

CS for HB 24-X(66)

HB 37-X(66)

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

The Honorable James E. Connor March 9, 1966
President of the Senate

Sir:

I am directed to inform the Senate that the House of Representatives has refused to concur in Senate amendments 1, 2 and 3 to—

By Representative Bockelman of Franklin—

HB 28-X(66)—A bill to be entitled An act relating to Franklin county, consolidated high school; amending chapter 65-1564 (house bill 1968), Laws of Florida; providing for acquisition, construction, furnishing and equipping of a junior-senior comprehensive consolidated high school in the vicinity of Eastpoint in said county; requiring the county board of public instruction to issue certificates of indebtedness not to exceed one million dollars (\$1,000,000.00) payable from race track funds accruing annually to said board to pay the cost of such projects; providing for a referendum.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

ENROLLING REPORT

Your Enrolling Clerk, to whom was referred—

SB 7-X(66)

SCR 8-X(66)

—reports same have been enrolled, signed by the required Constitutional officers and presented to the Governor on March 9, 1966.

EDWIN G. FRASER
Secretary of the Senate

Pursuant to SCR 8-X(66), the hour of 6:15 P.M. having arrived, the President sounded the gavel and declared the Senate in 1966 Extra Session adjourned sine die.