

SPECIAL SESSION

JOURNAL OF THE SENATE

Friday, February 9, 1968

The Senate was called to order by the President at 9:30 a.m.  
A quorum present—47:

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

Excused: Senator Spencer.

Prayer by Senator Louis de la Parte, Jr., of the 26th Senatorial District:

Father God, we humbly bow this morning, with grateful hearts, for the many blessings thou gavest. May we continue to receive that portion sufficient to keep us ever alert to our responsibilities as a people who respect righteousness.

Deliver us from that gain achieved through greed and prejudice. Through the Holy Spirit, we would employ our neighbor's love, to accomplish that good for one another's welfare. Let us work together for a common goal—seeking equal opportunity and position of respect for all. We pray that our efforts would be resolved to become a part of thy will be done.

In Jesus' name, we pray. Amen.

The Journal of February 8 was further corrected and approved as follows:

Page 57, counting from the bottom of column 1, strike lines 16 and 17 and insert the following:

SJR 44-X(68) as amended was read in full as follows:

**SJR 44-X(68)—A joint resolution proposing an amendment to subsection (b) of section 18 of Article XII of the Constitution of Florida; providing for a limit on the interest rate allowable on bonds issued on behalf of counties for capital outlay and debt service and other school purposes.**

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

That subsection (b) of Section 18 Article XII of the Constitution of Florida be amended as set forth below is agreed to and that said amendment be submitted to the electors of Florida for ratification or rejection at the general election to be held in November 1968:

Section 18. School bonds for capital outlay, [insurance] issuance.—

(b) The state board shall, in addition to its other constitutional and statutory powers, have the management, control and supervision of the proceeds of the first part of the revenues derived from the licensing of motor vehicles provided for in subsection (a). The state board shall also have power, for the purpose of obtaining funds for the use of any county board of public instruction in acquiring, building, constructing, altering, improving, enlarging, furnishing, or equipping capital outlay projects for school purposes, to issue bonds or motor vehicle tax anticipation certificates, and also to issue such bonds or motor vehicle tax anticipation certificates to pay, fund or refund any bonds or motor vehicle tax anticipation certificates theretofore issued by said state board. All such bonds shall bear interest at not exceeding [four and one-half per centum per annum] *five per centum per annum* and shall mature serially in annual installments commencing not more than three years from the date of issuance thereof

and ending not later than thirty years from the date of issuance or January 1, 2000, A. D., whichever is earlier. All such motor vehicle tax anticipation certificates shall bear interest at not exceeding [four and one-half per centum per annum] *five per centum per annum* and shall mature prior to January 1, 2000, A. D. None of said bonds or certificates shall be sold at less than ninety-eight per centum of the par value thereof, plus accrued interest. The state board shall have power to determine all other details of said bonds or motor vehicle tax anticipation certificates and to sell at public sale after public advertisement, or exchange said bonds or motor vehicle tax anticipation certificates, upon such terms and conditions as the state board shall provide.

The state board shall also have power to pledge for the payment of the principal of and interest on such bonds or motor vehicle tax anticipation certificates, including refunding bonds or refunding motor vehicle tax anticipation certificates, all or any part from the anticipated revenues to be derived from the licensing of motor vehicles provided for in this amendment and to enter into any covenants and other agreements with the holders of such bonds or motor vehicle tax anticipation certificates at the time of the issuance thereof concerning the security thereof and the rights of the holders thereof, all of which covenants and agreements shall constitute legally binding and irrevocable contracts with such holders and shall be fully enforceable by such holders in any court of competent jurisdiction.

No such bonds or motor vehicle tax anticipation certificates shall ever be issued by the state board until after the adoption of a resolution requesting the issuance thereof by the county board of public instruction of the county on behalf of which such obligations are to be issued. The state board of education shall limit the amount of such bonds or motor vehicle tax anticipation certificates which can be issued on behalf of any county to seventy-five per cent of the amount which it determines can be serviced by the revenue accruing to the county under the provisions of this amendment, and such determination shall be conclusive. All such bonds or motor vehicle tax anticipation certificates shall be issued in the name of the state board of education but shall be issued for and on behalf of the county board of public instruction requesting the issuance thereof, and no election or approval of qualified electors or freeholders shall be required for the issuance thereof.

—was passed by the required Constitutional three-fifths vote of all members elected to the Senate, ordered engrossed, and the action of the Senate was certified to the House. The vote was: Yeas—48 Nays—None

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

Page 57, column 2, strike lines 16 and 17 and insert the following:

SJR 52-X(68) as further amended was read in full as follows:

**SJR 52-X(68)—A joint resolution proposing an amendment to subsection (b) of section 19 of Article XII of the Constitution of Florida providing for a limit on the interest rate allowable on bonds issued for capital outlay at institutions of**

higher learning, including junior colleges and certain vocational-technical schools.

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

That subsection (b) of section 19 of Article XII of the Constitution of Florida be amended as set forth below, is agreed to and that said amendment be submitted to the electors of Florida for ratification or rejection at the general election to be held in November 1968:

Section 19. Institutions of higher learning and junior college capital outlay trust fund; bonds.—

(b) The State Board shall have power, for the purpose of obtaining funds for acquiring, building, constructing, altering, improving, enlarging, furnishing or equipping capital outlay projects theretofore authorized by the legislature and any purposes appurtenant or incidental thereto, for institutions of higher learning or junior colleges, as now defined or as may be hereafter defined by law, and for the purpose of constructing buildings and other permanent facilities for vocational-technical schools as provided in chapter 230, Florida Statutes, to issue bonds or certificates, including refunding bonds or certificates to fund or refund any bonds or certificates theretofore issued. All such bonds or certificates shall bear interest at not exceeding [four and one-half per centum per annum,] *five per centum per annum* and shall mature at such time or times as the State Board shall determine not exceeding, in any event, however, thirty years from the date of issuance thereof. The State Board shall have power to determine all other details of such bonds or certificates and to sell at public sale, after public advertisement, such bonds or certificates, provided, however, that no bonds or certificates shall ever be issued hereunder to finance, or the proceeds thereof expended for, any part of the cost of any capital outlay project unless the construction or acquisition of such capital outlay project has been theretofore authorized by the legislature of Florida. None of said bonds or certificates shall be sold at less than ninety eight per centum of the par value thereof, plus accrued interest, and said bonds or certificates shall be awarded at the public sale thereof to the bidder offering the lowest net interest cost for such bonds or certificates in the manner to be determined by the State Board.

The State Board shall also have power to pledge for the payment of the principal of and interest on such bonds or certificates and reserves therefor, including refunding bonds or certificates, all or any part of the revenue to be derived from the said gross receipts taxes provided for in this amendment, and to enter into any covenants and other agreements with the holders of such bonds or certificates concerning the security thereof and the rights of the holders thereof, all of which covenants and agreements shall constitute legally binding and irrevocable contracts with such holders and shall be fully enforceable by such holders in any court of competent jurisdiction.

No such bonds or certificates shall ever be issued by the State Board in an amount exceeding seventy-five per centum of the amount which it determines, based upon the average annual amount of the revenues derived from said gross receipts taxes during the immediately preceding two fiscal years, or the amount of the revenues derived from said gross receipts taxes during the immediately preceding fiscal year, as shown in a certificate filed by the State comptroller with the State Board prior to the issuance of such bonds or certificates, whichever is the lesser, can be serviced by the revenues accruing thereafter under the provisions of this amendment; nor shall the State Board, during the first year following the ratification of this amendment, issue bonds or certificates in excess of seven times the anticipated revenue from said gross receipts taxes during said year, nor during each succeeding year, more than four times the anticipated revenue from said gross receipts taxes during such year. No election or approval of qualified electors or freeholder electors shall be required for the issuance of bonds or certificates hereunder.

After the initial issuance of any bonds or certificates pursuant to this amendment, the State Board may thereafter issue additional bonds or certificates which will rank equally and on a parity, as to lien on and source of security for payment from said gross receipts taxes, with any bonds or certificates theretofore issued pursuant to this amendment, but such additional parity bonds or certificates shall not be issued unless the average annual amount of the revenues derived

from said gross receipts taxes during the immediately preceding two fiscal years, or the amount of the revenues derived from said gross receipts taxes during the immediately preceding fiscal year, as shown in a certificate filed by the State comptroller with the State Board prior to the issuance of such bonds or certificates, whichever is the lesser, shall have been equal to one and one-third times the aggregate amount of principal and interest which will become due in any succeeding fiscal year on all bonds or certificates theretofore issued pursuant to this amendment and then outstanding, and the additional parity bonds or certificates then proposed to be issued. No bonds, certificates or other obligations whatsoever shall at any time be issued under the provisions of this amendment, except such bonds or certificates initially issued hereunder, and such additional parity bonds or certificates as provided in this paragraph. Notwithstanding any other provision herein no such bonds or certificates shall be authorized or validated during any biennium in excess of fifty million dollars, except by two-thirds vote of the members elected to each house of the legislature; provided further that during the biennium 1963-1965 seventy-five million dollars may be authorized and validated pursuant hereto.

—was passed by the required Constitutional three-fifths vote of all members elected to the Senate, ordered engrossed, and the action of the Senate was certified to the House. The vote was: Yeas—48 Nays—None

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

Page 60, column 2, line 14, strike "Bafalis"

Page 60, column 2, line 25, before "O'Grady" insert Bafalis

**REPORT OF COMMITTEE**

The Committee on Finance and Taxation recommends the following pass:

SB 111-X(68) with 4 amendments

The bill was placed on the Calendar.

**ENGROSSING REPORTS**

Your Engrossing Clerk reports that the House amendments have been incorporated in the following bills which were ordered enrolled:

SJR 44-X(68) with 4 amendments  
SJR 52-X(68) with 3 amendments

**EDWIN G. FRASER**  
Secretary of the Senate

Your Engrossing Clerk reports that the Senate amendments have been incorporated in the following bills which were certified to the House:

SB 61-X(68) with 6 amendments  
SB 70-X(68) with 4 amendments  
SB 77-X(68) with 6 amendments  
SB 84-X(68) with 1 amendment  
SB 89-X(68) with 1 amendment

**EDWIN G. FRASER**  
Secretary of the Senate

**ENROLLING REPORTS**

Your Enrolling Clerk reports that the following has been enrolled, signed by the required Constitutional officers and presented to the Governor on February 9, 1968:

SB 42-X(68)

**EDWIN G. FRASER**  
Secretary of the Senate

## INTRODUCTION

By Senators Saylor, Deeb, Lane, Barron and Barrow—

SB 138-X(68)—A bill to be entitled An act relating to school teachers; authorizing county school boards to hire temporary teachers in case of emergency; providing an effective date.

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

By Senator Henderson—

SB 139-X(68)—A bill to be entitled An act making a lump sum general revenue appropriation providing moneys for the collection of a floor tax with respect to beer, cigarettes and spirituous liquor to the State Beverage Department; providing an effective date.

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

By Senator O'Grady—

SJR 140-X(68)—A joint resolution proposing an amendment to Article XII of the Florida Constitution to provide for the allocation of state and local funds to the public school system.

Was read the first time in full and referred to the Committees on Education-Public Schools and Junior Colleges; Finance and Taxation; and Rules and Calendar.

## MOTION RELATING TO COMMITTEE REFERENCES

On motion by Senator Haverfield, by two-thirds vote, HB 81-X(68) was withdrawn from the Committee on Education-Higher Learning and re-referred to an appropriate committee. The bill was re-referred to the Committee on Finance and Taxation.

## UNFINISHED BUSINESS

Senator Broxson presiding.

SB 135-X(68)—A bill to be entitled An act relating to the legislature; providing for permanent standing committees of each house and their powers and duties; creating the joint legislative management committee to supervise the legislature's service divisions; repealing §11.21, F. S., which creates the legislative council; creating the fiscal accounting division and providing its duties, etc., amending sections of chapter 11, F. S., to conform; repealing §§11.281-11.29, F. S., providing effective date.

Was taken up, having been amended and deferred on February 8.

Senator Horne offered the following amendment which was adopted:

In Section 25, line 25, page 15, strike Section 25 and insert the following:

Section 25. All obligations of the legislative council existing on February 9, 1968 shall be assumed by the joint committee.

Section 26. This act shall take effect November 12, 1968.

Senator Shevin offered the following amendment which was adopted:

In Section 3, line 3, page 3, add new subparagraph (3): (3) In order to carry out its duties, each such committee whenever required, may issue subpoena and other necessary process to compel the attendance of witnesses before such committee, and the chairman thereof shall, on behalf of the committee, issue said process. The chairman, or any other member of such committee, may administer all oaths and affirmations, in the manner prescribed by law, to witnesses who shall appear before such committee for the purpose of testifying in any matter about which such committee may desire evidence. The sheriffs in the several counties in this state shall make such service and execute all process, or orders, when required by such committee, said sheriffs to be paid the same fees as are allowed them by law for similar services.

Whoever wilfully affirms or swears falsely in regard to any material matter or thing before any such committee of

the legislature shall be deemed guilty of false swearing and shall be imprisoned in the state prison not exceeding twenty years.

Each such committee, whenever required, may also compel by subpoena duces tecum the production of any books, letters, or other documentary evidence it may desire to examine, in reference to any matter before it.

All witnesses summoned before any such committee shall receive compensation at the rate of five dollars (\$5.00) for each day's actual attendance and also five cents per mile for actual distance traveled to and from the place required to appear and give such testimony.

The President presiding.

On motion by Senator Horne, the rules were waived and SB 135-X(68) as amended was read the third time in full.

By consent of the Senate, Senator Shevin offered the following amendment which was adopted by two-thirds vote:

In Section 7, line 10, page 5, following "concerning its organization" insert the following: and the organization of the permanent standing committees and advisory committees,

The question was put and SB 135-X(68) as amended passed and was ordered engrossed. The vote was: Yeas—47 Nays—None

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

## MESSAGES FROM THE HOUSE OF REPRESENTATIVES

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

February 9, 1968

Sir:

I am directed to inform the Senate that the House of Representatives has passed SB 42-X(68).

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

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

On motion by Senator Mathews, the rules were waived and the Senate reverted to—

## INTRODUCTION

By Senators de la Parte and Askew—

SB 141-X(68)—A bill to be entitled An act relating to potential problem and delinquent children; providing for the development of a demonstration project for the early identification and remedial education of potential problem and delinquent children; authorizing the state superintendent of public instruction to administer the project; providing an appropriation; providing an effective date.

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

By Senator Johnson—

SB 142-X(68)—A bill to be entitled An act relating to the acquisition, construction, erection, building, enlarging and improving of school buildings, and the furnishing and equipping of school buildings of Brevard County, Florida, and the acquisition of school equipment; authorizing the issuance of certificates of indebtedness by the board of public instruction of

Brevard County, Florida, payable from funds allocated for current expenses pursuant to Section 236.07(5), Florida Statutes, or from sales tax receipts accruing annually to the board of public instruction pursuant to Section 236.075, Florida Statutes, to pay the cost of such projects; and providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 142-X(68).

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

By Senators Askew and Broxson—

SCR 143-X(68)—A concurrent resolution commending Bonnie Sue Folkers and recognizing her scholastic achievement, poise and appearance and outstanding ability in being selected as Florida's First Lady of Youth.

WHEREAS, this young lady is active in her home community of historic Pensacola, Escambia County, Florida, and

WHEREAS, with her poise and appearance, scholastic achievement and outstanding ability she will make an ideal representative for the youth of the state of Florida, and

WHEREAS, her personal characteristics are an inspiration to other young people of this state, and

WHEREAS, this young lady represented Pensacola as Escambia County's Junior Miss in the state Junior Miss contest, and

WHEREAS, this lovely young lady was selected as Florida's Junior Miss and through her exceptional achievements reflected great credit upon herself and the State of Florida; NOW, THEREFORE

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

That the elected representatives of the citizenry of the State recognize Bonnie Sue Folkers as an outstanding Floridian and commend her for attaining the title of Florida's Junior Miss and by this resolution manifest their appreciation for her continuing and outstanding contribution of charm, talent and beauty during her reign as Florida's First Lady of Youth.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to Miss Folkers and that a copy be spread upon the pages of the Journal of the Senate.

Was read the first time in full. On motion by Senator Askew, the rules were waived and SCR 143-X(68) was read the second time by title, unanimously adopted, and certified to the House.

On motion by Senator Askew, the President appointed Senators Askew, Broxson, Gunter and Johnson as a committee to escort Miss Bonnie Sue Folkers to the rostrum where she addressed the Senate briefly.

By Senator Johnson—

SB 144-X(68)—A bill to be entitled An act relating to Brevard County, school plant; providing for school system capital improvements; authorizing the Board of Public Instruction to issue revenue certificates for payment thereof; providing for payment of principal and interest from race track funds and jai alai fronton funds accruing annually to said Board; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 144-X(68).

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

By Senators Mathews, Pope, Barron, Cross, Friday, Askew, Chiles, de la Parte, Edwards, Elrod, Gibson, Griffin, Haverfield, Henderson, Hollahan, Horne, Thomas, Young and Slade—

SJR 145-X(68)—A joint Resolution proposing an amendment to Article XII of the State Constitution; repealing Sections 10 and 10 A; abolishing school district millage elections; abolishing school trustees.

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

By Senator Haverfield—

SB 146-X(68)—A bill to be entitled An act providing for, and the policing of, all state property including the grounds of any institutions, buildings, state universities and colleges; authorizing the board of commissioners of state institutions to enter into contract with certain municipalities for the policing of said state property; authorizing all police officers of certain municipalities to police such state property; declaring the powers, jurisdiction, and duties of said municipalities, their officers and courts in connection therewith; providing a penalty; providing an effective date.

Was read the first time by title and referred to the Committees on Education-Higher Learning and Judiciary "B".

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

SB 111-X(68)—A bill to be entitled An act to be known as the Florida revenue act of 1968; prescribing the rate of taxes, licenses and fees administered by or for the benefit of the State of Florida; prescribing the fund into which such taxes, licenses and fees are to be paid; and providing an effective date.

On motion by Senator Stone, the rules were waived and SB 111-X(68) was read the second time by title.

The Committee on Finance and Taxation offered the following amendment which was adopted on motion by Senator Stone:

In Section 1, line 31, page 3, strike: "Tax 543.28" and insert the following: Tax 543.28 Gross Receipts 3%

The Committee on Finance and Taxation also offered the following amendment which was adopted on motion by Senator Stone:

In Section 1, line 18, page 9, insert the following: Department of Education (009)

The Committee on Finance and Taxation also offered the following amendment which was adopted on motion by Senator Stone:

In Section 1, line 8, page 22, strike: "Ambulance Serv. Contracts 638 Certif. of Authority 638.051" and insert the following: Ambulance Serv. Contracts 638 Certif. of Authority 638.051 100.00

The Committee on Finance and Taxation also offered the following amendment which was adopted on motion by Senator Stone:

In Section 1, lines 18 and 19, page 23, strike: "License Exam.—each exam. Agent—Solicitor Adjuster—Life Agent" and insert the following: License Exam.—Each Exam. Agent—Solicitor—Adjuster Life Agent 5.00

Senator Stone offered the following amendment which was adopted:

In Section 1, line 12, page 19, strike: "Articles 5.00"

Senator Stone also offered the following amendment which was adopted:

In Section 1, line 19, page 16, strike: "Bldg. & Loan Assn. 665 GR Filing 665.10" and insert the following: Bldg. & Loan Assn. 665 GR Filing 665.10 Articles each \$50,000 or part 5.00

On motion by Senator Stone, the rules were waived and SB 111-X(68) as amended was read the third time in full, passed and ordered engrossed. The vote was: Yeas—47 Nays—None

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

On motion by Senator Mathews, the Senate recessed at 10:45 a.m.

The Senate was called to order by Senator Mathews at 11:00 a.m. A quorum present.

The President presiding.

By permission, the following report was received:

#### REPORT OF COMMITTEE

Senator Verle A. Pope  
President of the Senate

February 9, 1968

Sir:

The Committee on Rules and Calendar recommends:

1. SJR 145-X(68) be placed on the Calendar for consideration at 11:15 a.m. today; and
2. SB 146-X(68) by Senator Haverfield be approved for consideration as falling within the purview of the call of the Governor.

Respectfully submitted,  
JOHN E. MATHEWS, JR., Chairman

On motion by Senator Mathews, the foregoing report was adopted.

#### ENROLLING REPORTS

Your Enrolling Clerk reports that the following has been enrolled, signed by the required Constitutional officers and presented to the Governor on February 9, 1968:

SB 42-X(68)

EDWIN G. FRASER  
Secretary of the Senate

On motion by Senator Mathews, the rules were waived and the Senate reverted to the order of—

#### MESSAGE FROM THE GOVERNOR

##### PROCLAMATION

State of Florida  
Executive Department  
Tallahassee

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

WHEREAS, on January 13, 1968 an executive Proclamation was issued convening the Florida Legislature in special session on January 29, 1968 for the purpose of considering constitutional amendments and legislation relating to the educational systems in the State of Florida, and

WHEREAS, consultation with the leadership of the Florida Legislature reflects that progress is being made and that this special session should be continued until the matters under consideration are completed, and

WHEREAS, it is my belief that it is in the best interest of the citizens of the State of Florida that this special session be extended so as to more adequately insure the accomplishment of this historic undertaking;

NOW, THEREFORE, I, Claude R. Kirk, Jr., as Governor of the State of Florida, by virtue of the power and authority vested in me by Article IV, Section 8 and Article III, Section 2 of the Constitution of the State of Florida, do hereby continue the special session heretofore called and do hereby extend the special session beginning at 5 p.m. on Friday, February 9, 1968 and ending at 5 p.m. on Friday, February 16, 1968.

This call is for the sole and exclusive purpose of considering constitutional amendments and legislation dealing with pre-school through twelfth grade, junior college and higher educational school systems of the State of Florida.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed at Tallahassee, the Capitol, this February 8, 1968.

CLAUDE R. KIRK, JR.  
Governor



ATTEST:  
TOM ADAMS  
Secretary of State

On motion by Senator Mathews, it was agreed by two-thirds vote that when the Senate adjourns it adjourn to reconvene at 10:00 a.m. Monday, February 12, 1968.

#### SECOND READING

SJR 145-X(68)—A joint Resolution proposing an amendment to Article XII of the State Constitution; repealing Sections 10 and 10 A; abolishing school district millage elections; abolishing school trustees.

Was taken up and read the second time in full.

Senator Mathews offered the following amendment which was adopted:

Lines 10-13, page 1, strike: "and that this amendment be submitted to the electors of the State of Florida for ratification or rejection at the general election to be held on November 5, 1968;

On motion by Senator Mathews, the rules were waived and SJR 145-X(68) as amended was read the third time in full as follows:

SJR 145-X(68)—A joint Resolution proposing an amendment to Article XII of the State Constitution; repealing Sections 10 and 10 A; abolishing school district millage elections; abolishing school trustees.

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

That Sections 10 and 10 A of Article XII of the State Constitution be repealed; that said amendment is agreed to and shall be submitted to the electors of Florida for ratification or rejection at a special election to be held under authority of Section 3, Article XVII, of the Florida Constitution on May 7, 1968; that three fourths ( $\frac{3}{4}$ ) of the membership of the Legislature does determine that an emergency exists requiring an early decision by the electors of this state.

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

The vote was:

Yeas—43

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

Nays—4

Bafalis	Reuter	Sayler	Wilson
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#### EXPLANATION OF VOTE

While I support the millage restriction set forth I could not vote to limit the amount of ad valorem taxes collected by any school district within my Senatorial District until the amount of state support to be received by these school districts has been determined by the legislature.

L. A. BAFALIS, 33rd District

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

SB 113-X(68)—A bill to be entitled An act amending sections 212.02(6),(9),(12),(16), 212.03(1),(3), 212.04(1), 212.05, 212.06(1), 212.08(3)(5)(6),(7),(10) and 212.12(10), Florida Statutes; removing certain exemptions and raising the tax on items presently taxed at three per cent (3%) to four per cent (4%); taxing motor vehicles, farm equipment and industrial machinery at three per cent (3%); imposing a four per cent (4%) tax on the rental of commercial offices and buildings, intrastate telephone and telegraph services, the sale of electric power, certain fuels, newspapers, magazines, ice equipment used by commercial fisheries and charges for films and transcriptions and other expendable items in producing radio or television broadcasts; repealing sections 212.08(4), (8)(f) and 212.11(3), Florida Statutes; providing for an effective date.

On motion by Senator Griffin, the rules were waived and SB 113-X(68) was read the second time by title.

Senator Weber offered the following amendment which failed:

In Section 1, line 13, page 2, strike: "building or other structures" and insert the following: building or other structures with separate accommodations for two or more tenants

On motion by Senator Mathews, the rules were waived and the privileges of the floor were extended to Assistant Budget Director Joe Cresse for the purpose of explaining the financial condition of the State.

Senator Elrod offered the following amendment which failed:

In Section 2, line 14, page 4, strike the period and insert the following: ; but specifically excluding dues paid to civil, fraternal and religious clubs and organizations.

Senator Griffin offered the following amendment which was adopted:

In Section 3, line 10, page 5, following the words: "or trailer camps," insert the following: or any commercial offices or buildings,

On motion by Senator Stone, the rules were waived and time of recess was extended until final disposition of SB 113-X(68).

Senator Shevin offered the following amendment which failed:

In Section 6 (6), line 17, page 8, strike "three per cent (3%)" and insert the following: four per cent (4%)

On motion by Senator Friday, the Senate recessed at 12:05 p. m. to reconvene at 1:00 p. m.

**AFTERNOON SESSION**

The Senate was called to order by the President at 1:00 p. m. A quorum present—47:

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

The Senate resumed consideration of SB 113-X(68).

Senator Broxson moved that the Senate reconsider the vote by which the amendment offered by Senator Griffin was adopted and the Senate refused to reconsider.

Senator Poston offered the following amendment: Add a new section 9 following section 8 to read as follows:

Subsection (4) of section 212.08, Florida Statutes is amended to read: Exemptions, limited; industrial machinery.—There shall be exempt from the tax imposed by part I of this chapter on any single transaction so much of said tax as shall exceed [five thousand dollars (\$5,000)] *ten thousand dollars (\$10,000)* on the sale or rental, the use, consumption or storage for use in this state of machines and equipment and parts and accessories therefor used in mining, quarrying, compounding, processing, producing, or manufacturing personal property for sale or used in furnishing communication, transportation or public utility services. As used in this subsection "single transaction" shall include each order placed and accepted for the sale and delivery within six (6) months by one (1) supplier who is regularly engaged in the business of offering such items for sale to the general public for a profit, and the use in one particular location of specifically described items on which this exemption is allowed. The term "machines and equipment and parts and accessories therefor" shall mean only such machines, machinery and equipment and parts and accessories therefor which are specifically designed for use in some phase

or process of the operations mentioned in this subsection. The commission is authorized to further define the terms used herein by rules and regulations not inconsistent herewith for the purpose of uniformity in the enforcement of this subsection." and renumbering the remaining sections of the bill.

Amend section 15, line 29, page 18, by deleting "(4)," after "212.08."

**The President Pro Tempore presiding.**

Senator Friday offered the following amendment to the amendment which failed:

Strike "\$10,000" wherever it appears and insert the following: \$25,000

The question recurred on the amendment which failed.

Senator Hollahan offered the following amendment which was adopted:

In Section 6, lines 11-16, page 8, strike: all sub-section 5 and insert the following: (5) At the rate of 4% on charges for all telegraph messages and long distance telephone calls, beginning and terminating in this state, and recurring charges to regular subscribers for local telephone service, and all charges for the installation of telephonic and telegraphic equipment and at the same rate on all charges for electrical power or energy. Telephone and telegraph services originating within this state and completed outside this state or originating outside this state and completed within this state are not taxable. The provisions of Section 212.17(3), Florida Statutes, regarding credit for tax paid on charges subsequently found to be worthless shall be equally applicable to any tax paid under the provisions of this section on charges for telephone and telegraph services and electric power subsequently found to be uncollectible.

Senator Gibson offered the following amendment which failed:

In Section 8, lines 4-11, page 10, strike: all of lines 4 through 11 and insert the following: storage for use in this state of motor vehicles. Self-propelled or power-drawn farm equipment used exclusively by a farmer on a farm owned, leased or sharecropped by him in plowing, planting, cultivating and harvesting crops shall be taxed at the rate of two per cent (2%). The rental of motor vehicles shall be taxed at the rate of four per cent (4%). The rental of self-propelled or power-drawn farm equipment shall be taxed at the rate of three per cent (3%).

Senator Weissenborn offered the following amendment which was adopted:

In Section 10, line 3, page 14, strike: "cheesecloth for shading tobacco and seed beds used exclusively by a farmer on a farm owned, leased or sharecropped by him in cultivating and harvesting crops;"

Senator Sayler offered the following amendment which failed:

In Section 3, line 4, page 5, strike "4%" and insert 5%

The vote was: Yeas—None Nays—47

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

**Senator Broxson presiding.**

Senator Weissenborn offered the following amendment which failed:

In Section 10, line 2, page 14, strike: "portable containers used for processing farm products;"

**The President Pro Tempore presiding.**

Senator Gibson offered the following amendment which failed:

In Section 10, lines 26 and 27, page 13, strike: "ter [nets and ships designated for and used exclusively by commercial fisheries] feeds for raising" and insert the following: ter nets and ships designed for and used exclusively by commercial fisheries; feeds for raising

#### EXPLANATION OF VOTE

Each of us voted against Senator Weissenborn's cheese-cloth amendment 8 and for Senator Gibson's amendment 11 because it was against our basic philosophy to remove these important exemptions.

DEMPSEY J. BARRON, 4th District  
WILLIAM D. BARROW, 3rd District  
MALLORY E. HORNE, 5th District

Senator Elrod offered the following amendment:

In Section 11, line 25, page 15, insert the following: Newspapers,

Senator Stolzenburg moved that consideration of the foregoing amendment be deferred and the motion failed.

The question recurred on the amendment and the amendment failed.

Senator Ott offered the following amendment which was adopted:

In Section 13, line 10, page 17, insert the following: a comma after the word "rentals", and add: and communication services

Senator Ott also offered the following amendment which was adopted:

In Section 13, line 13, page 17, insert after the comma following the word "rentals": communication services

Senator Ott also offered the following amendment which was adopted:

In Section 13, line 20, page 17, insert after comma following the word "rentals": communication services

Senator Ott also offered the following amendment which was adopted:

In Section 13, line 22, page 17, insert a comma after the word "admissions" and add and communication services

Senator Ott also offered the following amendment which was adopted:

In Section 13, line 25, page 17, insert a comma after the word "rentals" and add and communication services

Senator Elrod offered the following amendment which failed:

In Section 13, line 11, page 18, strike: "seventy-five cents (75¢)" and insert the following: one dollar

Senators Shevin, Haverfield, Weissenborn, Spencer, Hollahan, Fincher, Gong, Stone and Deeb offered the following amendment which was moved by Senator Shevin:

In Section 16, line 1, page 19, strike: Section 16 and replace it with a new Section 16 as follows and re-number Section 16 as Section 17:

Section 16. Chapter 212, Florida Statutes, is amended by adding a new section to read: 212.083: Sales, Storage, use tax;

It is hereby declared to be the legislative intent that every person is exercising a taxable privilege in accordance with Chapter 212, Fla. Statutes, who engages in the business of severing all solid minerals from the soil and waters of the state. A tax is hereby levied to be a sum equal to four per cent (4%) of the gross sales value at the original point of production of all solid minerals severed from the soil or waters of the state otherwise exempted by exclusion from the definition in paragraph 212.02 (3) (c).

Senator Chiles raised a point of order upon the ground that the foregoing amendment was not germane to the bill. The presiding officer appointed a committee composed of Senators Mathews, McClain and Horne to advise the Chair.

The President presiding.

Senator Poston offered the following amendment which was adopted:

In Section 16, line 1, page 19, strike present section 16 and insert the following: Section 16. In all cases of written agreements for the improvement of real property which become binding before the effective date of this act, the contractor making said improvements shall pay the sales or use tax at the rates provided in this act; however, upon application by said contractor or assigns to the Florida Revenue Commission within three (3) years after the effective date of this act, and upon sworn proof by said contractor or assigns of the existence of such binding written agreement and of payment of such additional sales or use taxes, the Florida Revenue Commission shall forthwith make refund to the applicant of said additional sales or use taxes. Re-number present Section 16 as Section 17.

Senator Ott offered the following amendment which was adopted:

In Section 1, page 2, lines 18 and 19, strike "as provided for in Section 193.11(3), Florida Statutes" and insert the following: under the provisions of Chapter 67-117, General Laws of Florida, Regular Session of 1967

Senator Shevin offered the following amendment which failed:

In Section 16, line 1, page 19, strike: "April 1, 1968." and insert the following: July 1, 1968.

The vote was:

Yeas—18

Bafalis	Elrod	Plante	Weber
Barron	Haverfield	Reuter	Wilson
Bell	Henderson	Shevin	Young
Clayton	Johnson	Stockton	
Deeb	Lane	Thomas	

Nays—28

Mr. President	de la Parte	Griffin	Ott
Askew	Edwards	Gunter	Poston
Barrow	Fincher	Horne	Sayler
Boyd	Fisher	Knopke	Slade
Broxson	Friday	McClain	Stolzenburg
Chiles	Gibson	Mathews	Stone
Cross	Gong	O'Grady	Weissenborn

Senators Bafalis, Elrod, O'Grady, Reuter, Johnson, Sayler, Plante, Stockton, Weber, Wilson, Stolzenburg, Bell, Lane, Deeb and Henderson offered the following amendment which failed:

In Section 16, line 1, page 19, strike all of Section 16 and insert the following: Section 16. This act shall become operative only upon the ratification by the electors of the state of a constitutional amendment fixing a maximum rate of millage to be imposed for educational purposes.

The vote was:

Yeas—15

Bafalis	Henderson	Plante	Stolzenburg
Bell	Johnson	Reuter	Weber
Deeb	Lane	Sayler	Wilson
Elrod	O'Grady	Stockton	

Nays—31

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

Senator Fisher offered the following amendment which failed:

In Section 17, lines 1 and 2, page 19, strike: entire Section 17 and insert the following:

Section 17. Subsections (1) and (2) of section 212.08, Florida Statutes, are amended to read:

212.08 Sales, rental, storage, use tax; specified exemptions.—The sale at retail, the rental, the use, the consumption, the distribution and the storage to be used or consumed in this state, of the following tangible personal property, are hereby specifically exempt from the tax imposed by this chapter.

(1) STAPLE GROCERIES, EXEMPTION.—

(a) There shall be exempt from the tax imposed by this chapter staple groceries as defined in paragraph (b).

(b) Staple groceries are the foods consisting of those principle contingencies considered essential to good nutrition or an adequate diet consisting of basic foods of primary or simple processing; food items for which there is a constant demand.

(c) The revenue commission is authorized to appoint an advisory committee to assist it in the preparation of lists enumerating items to be exempt pursuant to the definition of staple groceries set forth in paragraph (b) to be included in the rules and regulations promulgated by the commission.

(d) It is not the intent of the legislature in enacting this subsection to exempt any item of food within the meaning of the term staple groceries as defined in paragraph (b) when served, prepared or sold in or by restaurants, drug stores, lunch counters, cafeterias, hotels, or other like places of business, or by any business or place required by law to be licensed by the hotel and restaurant commission of the state, or sold ready for immediate consumption from push carts, motor vehicles, or any other form of vehicle, or soft drinks or foods cooked and prepared by grocery stores and similar businesses on their premises and which are sold for immediate consumption, either on or off the premises.

(2) EXEMPTIONS, MEDICAL.—There shall be exempt from the tax imposed by this chapter medicine compounded in a retail establishment by a pharmacist licensed by the state according to an individual prescription or prescriptions written by a practitioner of the healing arts licensed by the state.

Section 18. The effective date of this act shall be April 1, 1968.

The vote was:

Yeas—2

Fisher O'Grady

Nays—45

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

By permission, the following report was read:

REPORT OF COMMITTEE

February 8, 1968

Senator Verle A. Pope  
President of the Senate

Sir:

Your Committee to whom was referred the point of order raised by Senator Chiles to the consideration of amendment No. 19 made by Senator Shevin to S. B. 113-X(68) upon the ground that the same was not germane to the bill has met and considered the point of order, the constitution and precedents and reports as follows:

1. Article III, Section 16, Florida Constitution, requires each law enacted by the Legislature to embrace but one subject and matter properly connected therewith.

The subject of S. B. 113-X(68) is tax on sales, use and other transactions as defined and contained in Chapter 212, Florida

Statutes. Section 212.02, Florida Statutes, defines a sale (including gross sales) as a transfer of title or possession of tangible personal property for a consideration.

The proposed amendment deals with a severance tax. Analysis of the amendment shows that it does not comport with the definition of sales which is the subject matter of Chapter 212 and S. B. 113-X(68). The language of the amendment simply states that a 4% tax is levied on the "gross sales value at the original point of production on all solid minerals severed, etc." which definition shows that it does not comport with the definition of sales as found in Chapter 212, Florida Statutes, and S. B. 113-X(68).

2. We respectfully advise that the point of order raised by Senator Chiles was well taken.

Respectfully submitted,

JOSEPH A. McCLAIN, JR.  
JOHN E. MATHEWS, JR.  
MALLORY E. HORNE

Senator Shevin offered the following amendment which failed:

In Section 16, line 1, page 19, add new Section 17 and re-number Section 17 as Section 18. and insert the following:

Section 17. All taxes collected between the effective date of this act, to-wit—April 1, 1968 and July 1, 1968 shall be applied only to deficits in educational spending and not to other governmental expenditures.

Senator Griffin offered the following amendment which was adopted:

In title, line 13, page 1, following "buildings," insert the following: the rental of privately owned parking and docking facilities,

Senator Griffin also offered the following amendment which was adopted:

In Section 3, line 18, page 4, strike: "to" and insert the following: and subsection (6) is added to

Senator Griffin also offered the following amendment which was adopted:

In Section 3, after line 19 and before line 20, page 5, insert the following: (6) It is hereby declared to be the legislative intent that every person is engaging in a privilege taxable at the rate of four per cent (4%) who leases or rents parking or storage spaces for motor vehicles in privately owned parking lots or garages or who leases or rents docking or storage spaces for boats in privately owned boat docks or marinas.

Senator Griffin also offered the following amendment which was adopted:

Following the words: "mineral or carbonated water)" insert the following: , all fuels used by a public or private utility, including municipal corporations and rural electric cooperative associations, in the generation of electric power or energy for sale

On motion by Senator Griffin, the rules were waived and SB 113-X(68) as amended was read the third time in full, passed and ordered engrossed. The vote was:

Yeas—34

Mr. President	de la Parte	Henderson	Shevin
Askew	Edwards	Hollahan	Slade
Barron	Fincher	Horne	Stockton
Barrow	Fisher	Knopke	Stone
Bell	Friday	McClain	Thomas
Boyd	Gong	Mathews	Weissenborn
Broxson	Griffin	Ott	Young
Chiles	Gunter	Poston	
Cross	Haverfield	Sayler	

Nays—13

Bafalis	Gibson	Plante	Wilson
Clayton	Johnson	Reuter	
Deeb	Lane	Stolzenburg	
Elrod	O'Grady	Weber	

## EXPLANATION OF VOTES

Our yes votes on SB 113-X(68) were based on the following assumptions:

1. The maximum property tax which can be levied in any county in Florida for schools shall be ten (10) mills.
2. The maximum spending for real estate tax relief and the educational package will not exceed 350 million dollars per year in new taxes and further, that major consideration must be given to a projected balanced budget from the 350 million figure.

TOM SLADE, 9th District  
C. W. BILL YOUNG, 19th District

I voted in favor of this bill because, although not moving far enough in raising the revenue necessary to fund a quality educational system in this state, and give the homeowner significant relief from his over-heavy tax burden, it moves in this direction.

It will be a short time indeed until we will be forced to make up those deficiencies in the area of exemptions if we are neither to be fiscally irresponsible nor forced to a tax rate of 5 or even 6 per cent.

It is regrettable that the legislature continues in its manner of government by crisis, without displaying the more prudent decision to anticipate and thereby avoid these crises.

JOHN J. FISHER, 10th District

On motion by Senator Mathews, the rules were waived and the Senate reverted to—

## MESSAGES FROM THE HOUSE OF REPRESENTATIVES

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

February 9, 1968

Sir:

I am directed to inform the Senate that the House of Representatives has refused to recede from House amendments to—

By the Committee on Education-Public Schools and Junior Colleges—

SB 69-X(68)—A bill to be entitled An act relating to junior colleges; establishing local junior college districts; providing for the establishment, organization, powers, and duties of junior college district boards of trustees, transferring property, assets, and obligations of each junior college from the board of public instruction to the board of trustees; amending section 228.041 (1) (a), (2), and (6); adding section 228.041 (1) (b) and (26) repealing section 228.14 (3); amending sections 228.16, 230.0101, 230.0102, 230.0103, 230.0109, 230.0111, 230.0112, 230.0113, 230.0114, 230.0117, 230.0118, 230.0119; repealing section 230.0106, Florida Statutes; establishing legislative intent; providing an effective date.

And requests the President of the Senate to appoint a Conference Committee to confer with a like Committee to be appointed by the Speaker of the House to adjust the differences on House amendments to SB 69-X(68).

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

The President announced the appointment of Senators Boyd, Friday, Chiles, Askew, Slade and Young as a Conference Committee to confer with a like committee on the part of the House to adjust the differences on House amendments to SB 69-X(68).

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

February 9, 1968

Sir:

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

By the Committee on Public School Education—

CS for HB 60-X(68)—A bill to be entitled An act relating to public education; creating and providing for the composition, organization, powers and staffing of the Florida public school board; repealing sections 228.041(1), 228.04(6) through 228.041(24), 228.13, 228.14 and 230.201, Florida Statutes; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

CS for HB 60-X(68), contained in the above message, was read the first time by title and referred to the Committee on Education-Public Schools and Junior Colleges.

On motion by Senator Mathews, the rules were waived and time of adjournment was extended until final disposition of Senate Bills 114-X(68), 115-X(68) and 116-X(68); and the consideration of Executive Business.

On further motion by Senator Mathews, the President recognized Senator Ralph R. Clayton, Chairman of the Special Select Committee on Executive Appointments and Suspensions, who yielded the floor to Senator Plante.

Senator Plante raised the point of order that the Special Select Committee, chaired by Senator Clayton, had exceeded its constitutional authority by conducting interim hearings on Executive Suspension Orders.

The President ruled the point of order not well taken in that the Senate enjoys the prerogative of appointing committees and obtaining information within its discretion, which precedent has been upheld by opinion of the Attorney General.

On motions by Senator Clayton, the Senate took up for consideration in open session the following—

## REPORTS OF SPECIAL SELECT COMMITTEE ON EXECUTIVE APPOINTMENTS AND SUSPENSIONS

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

February 9, 1968

Dear Mr. President:

Your Special Select Committee to whom was referred for inquiry and recommendation the following appointments for confirmation by the Senate:

NAME	OFFICE	FOR TERM ENDING
Nathaniel P. Reed Hobe Sound	Member, Florida Air and Water Pollution Control Commission	January 5, 1971
John P. Roberts Miami Shores	Member, Florida Air and Water Pollution Control Commission	January 5, 1971
Bobby Murphy Milton	Member, Santa Rosa County Airport and Industrial Authority	November 20, 1971
L. Jack Hare Milton	Member, Santa Rosa County Airport and Industrial Authority	December 15, 1969
J. B. Dunn Milton	Member, Santa Rosa County Airport and Industrial Authority	December 15, 1969

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<b>NAME</b>	<b>OFFICE</b>	<b>FOR TERM ENDING</b>
Daniel Houghton, Jr. Milton	Member, Santa Rosa County Airport and Industrial Authority	December 15, 1971
Joseph D. Lambert Milton	Member of the Santa Rosa County Airport and Industrial Authority	December 20, 1971
Fred G. Gronemeyer Pensacola	Member, Civil Service Board, Escambia County	February 15, 1971
George F. Simpson, Jr. Pensacola	Member, Civil Service Board, Escambia County	February 15, 1971
Ernest H. Atkins Tampa	Member, Civil Service Board, Hillsborough County	September 1, 1971
James A. Bertron Tampa	Member, Civil Service Board, Hillsborough County	September 3, 1969
Calvin W. Carter Tampa	Member, Civil Service Board, Hillsborough County	September 3, 1971
John A. Guyton, Jr. Tampa	Member, Civil Service Board, Hillsborough County	September 10, 1969
John H. Land Tampa	Member, Civil Service Board, Hillsborough County	September 2, 1971
David Bowen, Jr. Pensacola	Member, Escambia County Electronic Data Processing Management Board	October 16, 1971
Gene P. Clarkson Pensacola	Member, Escambia County Electronic Data Processing Management Board	October 18, 1971
John H. Schill Pensacola	Member, Escambia County Electronic Data Processing Management Board	October 23, 1971
W. Dexter Douglass Tallahassee	Member, Board of Trustees for the Florida School for the Deaf and the Blind	July 17, 1971
George H. Rast Leesburg	Member, Board of Trustees for the Florida School for the Deaf and the Blind	July 18, 1971
Harold J. Burke Fort Lauderdale	Member of the Board of Commissioners of the Everglades Fire Control District	August 16, 1969
Fritz Stein, Jr. Belle Glade	Member, Board of Commissioners, Everglades Fire Control District, Palm Beach County	August 15, 1969
E. Davison Potter Indialantic	Member, Governing Board, Central and Southern Florida Flood Control District	July 12, 1969
Oscar LeRoy Holquist, Jr. Orlando	Member of the State Board of Funeral Directors and Embalmers, District Three	July 17, 1971
William M. Blake Tampa	Member, Game and Fresh Water Fish Commission	January 6, 1973
Walter O. Sheppard Fort Myers	Member, Gulf States Marine Fisheries Commission	January 5, 1971
George T. Davis Fernandina Beach	Harbor Master, Port of Fernandina Beach	April 5, 1969
William Lee Sims, II Orlando	Member, St. Augustine Historical Restoration and Preservation Commission	August 31, 1971

NAME	OFFICE	FOR TERM ENDING
Charlie Harris Miami	Member, Industry Services Advisory Board	January 9, 1970
G. A. Herbert Melbourne	Member of the Industry Services Advisory Board	January 15, 1972
W. W. Mangham Tallahassee	Member, Industry Services Advisory Board	December 27, 1971 December 27, 1969
Milton J. Richardson Pensacola	Member, Industry Services Advisory Board	
William J. Staten Tampa	Member, Industry Services Advisory Board	January 4, 1972
J. Pat Corrigan Vero Beach	Member, Florida Land Sales Board	For a term of one year.
William M. Barnes West Palm Beach	Member of the Florida Bureau of Law Enforcement	October 1, 1969
Sheriff Malcolm Beard	Ex-officio member, Florida Bureau of Law Enforcement	January 9, 1969
Sheriff Don Genung	Ex-officio member, Florida Bureau of Law Enforcement	January 9, 1971
W. H. Adams, III Jacksonville	Commissioner, Promotion of Uniformity of Legislation in the United States	June 5, 1971
Thomas E. Warriner, Jr. Cocoa Beach	Commissioner for the Promotion of Uniformity of Legislation in the United States	June 5, 1971
F. G. Walton Smith Miami	Chairman of the Commission on Marine Sciences and Technology	During pleasure of the Governor
Warfield Bennett, Jr. Panama City	Member of the Commission on Marine Sciences and Technology	January 5, 1971
Willard D. Dover Fort Lauderdale	Member, Commission on Marine Sciences and Technology	January 5, 1971
Carl H. Holm Miami	Member, Commission on Marine Sciences and Technology	September 22, 1969
Laurence J. Jackson, Jr. West Palm Beach	Member of the Commission on Marine Sciences and Technology	September 19, 1969
Carl H. Oppenheimer, Jr. Tallahassee	Member of the Commission on Marine Sciences and Technology	September 27, 1969
John H. Perry, Jr. West Palm Beach	Member, Commission on Marine Sciences and Technology	January 5, 1971
Bruce Pitcairn Fort Lauderdale	Member, Commission on Marine Sciences and Technology	September 19, 1969
Harris B. Stewart, Jr. Miami	Member, Commission on Marine Sciences and Technology	January 5, 1971
Russell C. Faber Port Charlotte	Pilot Commissioner, Port of Boca Grande, Charlotte County	November 28, 1971
Ralph E. Horton, Jr. Englewood	Pilot Commissioner, Port of Boca Grande, Charlotte County	December 11, 1971
Ronald H. Kays Charlotte Harbor	Pilot Commissioner, Port of Boca Grande, Charlotte County	November 27, 1971
Robert N. Stephenson Port Charlotte	Pilot Commissioner for the Port of Boca Grande, Charlotte County	November 21, 1971

NAME	OFFICE	FOR TERM ENDING
Robert E. Willis Port Charlotte	Pilot Commissioner, Port of Boca Grande, Charlotte County	December 11, 1971
Richard A. Coleman Boca Grande	Pilot Commissioner for the Port of Boca Grande, Lee County	November 11, 1971
S. Camp Tallahassee	Port Commissioner, Leon-Wakulla Port Authority	October 19, 1970
Seldon Cogdill Saint Marks	Port Commissioner, Leon-Wakulla Port Authority	October 17, 1970
William P. Malloy Tallahassee	Port Commissioner, Leon-Wakulla Port Authority	October 17, 1970
Geo. Nesmith Wakulla	Port Commissioner, Leon-Wakulla Port Authority	October 31, 1970
John A. Rudd, Sr. Tallahassee	Port Commissioner, Leon-Wakulla Port Authority	October 19, 1970
Robert W. Hyde Crystal River	Member, Citrus County Port Authority	August 18, 1971
Robert D. Davis Jacksonville	Member, Jacksonville Port Authority	June 25, 1971
Dennis J. Lanahan Jacksonville	Member, Jacksonville Port Authority	June 25, 1971
G. J. McCulloch Tampa	Member, Tampa Port Authority	November 15, 1971
Howard A. Meyers Jacksonville	Assistant Probation and Parole Officer for the Criminal Court of Record, Duval County	June 16, 1971
Earl P. Schoenberger, Jr. Jacksonville	Member of the State Department of Public Welfare, Second Congressional District	July 2, 1971
Lawrence D. Plante Winter Park	Member, State Racing Commission, Fifth Congressional District	January 3, 1972

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

Respectfully submitted,  
**RALPH R. CLAYTON**, Chairman  
 14th District  
**BILL GUNTER**  
 18th District  
**RAY C. KNOPKE**  
 23rd District

**ADDENDUM TO REPORT**

February 9, 1968

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

Dear Mr. President:

The Secretary of State previously transmitted to you for Senate confirmation, the appointment of Dr. F. G. Walton Smith as Chairman of the Commission on Marine Sciences and Technology.

As a result of a question raised by Senator Elmer Friday regarding the term of Dr. Smith's appointment, we hereby transmit an amended order of appointment which reflects an appointment for a term of four years. You are respectfully requested to present this matter to the Senate for confirmation.

Thanking you for your courtesy I am,

Sincerely,  
**GERALD MAGER**  
 Legal Counsel to  
 the Governor

September 7, 1967

Sir:

*I have this date made the following appointment, viz:*

Dr. F. G. Walton Smith, Chairman, Commission on Marine Sciences and Technology (Four year term) (To be confirmed by the Senate)  
 Chap. 67-361

*Please prepare the necessary papers and mail to*  
 Dr. F. G. Walton Smith  
 Director  
 Institute of Marine Sciences  
 Virginia Key  
 Miami Beach, Florida

*Very respectfully,*  
**CLAUDE R. KIRK, JR.**  
 Governor.

**TOM ADAMS**  
 Secretary of State.

On motions by Senator Clayton, the Report of the Special Select Committee was adopted, the rules were waived and the Senate in open session advised and consented to the aforesaid

appointments made by the Governor, as contained and set forth in the foregoing Report. The vote was: Yeas—44 Nays—None

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

February 9, 1968

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

Dear Mr. President:

Your Special Select Committee having met and after full inquiry into the following Executive Orders of Suspension issued by the Honorable Claude R. Kirk, Jr., Governor of Florida, in the cases of—

Name	Office	Effective Date of Order
Joseph T. Ball, Jr.	Notary Public	January 3, 1968
M. Morganna Childs	Notary Public	September 27, 1967
A. J. Gates	Notary Public	September 27, 1967
Russell Hibbert	Notary Public	September 27, 1967
Louise S. Johnson	Notary Public	November 8, 1967
Herbert H. Moore, Jr.	Notary Public	September 27, 1967
Marcia Murray	Notary Public	September 27, 1967
Anthony J. Pusateri a/k/a		
Anthony J. Pateri	Notary Public	September 29, 1967
Jane D. Roberts	Notary Public	November 8, 1967
Paul R. Thomas	Notary Public	September 27, 1967
John H. Winkle	Notary Public	September 27, 1967

—hereby submits as the findings and recommendations of this Committee that the recommendations of the Governor be adopted and the aforementioned public officers be removed from their respective offices.

Respectfully submitted,  
RALPH R. CLAYTON, Chairman, 14th District  
BILL GUNTER, 18th District  
RAY C. KNOPKE, 23rd District

On motions by Senator Clayton, the Report was adopted; the rules were waived and pursuant to the Report the Senate in open session adopted the recommendations of the Governor and the aforementioned officers were removed from their respective offices as Notaries Public, State of Florida. The vote was: Yeas—44 Nays—None

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

Senator Clayton reported verbally that the suspension order transmitted by the Governor to the Senate under date of February 2, 1968, in the case of Marie W. Holmes, Notary Public, who

was a most estimable person and a very dear personal friend of his, had become moot because of her demise in the year 1967.

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

February 9, 1968

Dear Mr. President:

Your Special Select Committee having met and after full inquiry into the following Executive Order of Suspension issued by the Honorable Claude R. Kirk, Jr., Governor of Florida, in the case of—

Name	Office	Effective Date of Order
Roger H. Harper	State Attorney in and for the Seventeenth Judicial Circuit of Florida	October 2, 1967

—hereby submits as the findings and recommendations of this Committee that the recommendation of the Governor be adopted and the said Roger H. Harper be removed from office.

Respectfully submitted,  
RALPH R. CLAYTON, Chairman, 14th District  
BILL GUNTER, 18th District  
RAY C. KNOPKE, 23rd District

On motions by Senator Clayton, the Report was adopted; the rules were waived and pursuant to the Report the Senate in open session adopted the recommendation of the Governor and Roger H. Harper was removed from office as State Attorney in and for the Seventeenth Judicial Circuit, State of Florida. The vote was: Yeas—42 Nays—None

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

The Senate resumed consideration of Bills and Joint Resolutions on Second Reading.

SB 114-X(68)—A bill to be entitled An act to amend section 561.46, Florida Statutes, by raising the excise tax on malt beverages by four cents (4¢) per gallon when sold in bulk and one-half cent (½¢) on each pint or fraction thereof; allowing a three per cent credit to licensed distributors of malt beverages for collecting excise taxes, keeping records, furnishing bond and properly remitting excise taxes to the state; providing for an effective date.

Was taken up. On motion by Senator Griffin, the rules were waived and SB 114-X(68) was read the second time by title.

Senator Weissenborn offered the following amendment which failed:

In Section 2, line 3, page 2, strike: Section 2 of the bill and insert the following: Section 2. For the purpose of allowing credit to licensed distributors of malt beverages or beer for the keeping of prescribed records, furnishing bond, properly accounting for and remitting taxes due to the State of Florida, the director shall allow a deduction from the taxes remitted hereunder to said licensed distributors, the amount of said deduction to be uniform in rate as to all licensed distributors and to be computed by the director on the basis of the average expenses incurred by all of said licensed distributors in the keeping of the prescribed records, the furnishing of bond, and for properly accounting for and remitting the taxes to the state, provided, however, that the amount of said deduction shall not exceed three per cent (3%) of the amount of the tax due from each licensed distributor.

Renumber remaining section of bill.

On motion by Senator Griffin, the rules were waived and SB 114-X(68) was read the third time in full, passed and certified to the House. The vote was:

Yeas—38

Mr. President	de la Parte	Horne	Shevin
Askew	Edwards	Johnson	Slade
Barron	Elrod	Knopke	Stolzenburg
Barrow	Fincher	Lane	Stone
Bell	Fisher	McClain	Thomas
Boyd	Friday	Mathews	Weber
Broxson	Gibson	O'Grady	Wilson
Chiles	Gong	Ott	Young
Cross	Griffin	Poston	
Deeb	Hollahan	Sayler	

Nays—3

Reuter	Stockton	Weissenborn
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PAIRS

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

I am paired with Senator Gunter on SB 114-X(68). If he were present he would vote Yea and I would vote Nay.

L. A. BAFALIS, 33rd District

I am paired with Senator Plante on SB 114-X(68). If he were present he would vote Yea and I would vote Nay.

WARREN S. HENDERSON, 32nd District

SB 115-X(68)—A bill to be entitled An act relating to taxation of spirituous beverages; amending section 561.46(5)(a) and (6)(a), Florida Statutes, to increase the beverage tax one dollar and twenty-three cents (\$1.23) and two dollars and forty-six cents (\$2.46) respectively; providing a severability clause; providing an appropriation; providing an effective date.

Was taken up. On motion by Senator Griffin, the rules were waived and SB 115-X(68) was read the second time by title.

Senator Weissenborn offered the following amendment which was adopted:

Line 2, page 2, add a new section 2 to the bill to read:

Section 2. Subsection (1) of Section 561.47, Florida Statutes, is amended to read:

(1) The stamps provided for shall be sold by the director to distributors who are licensed in this state and who have furnished the bond required herein, and to none else. The director shall sell all such stamps to distributors for cash only at a price of 98.6 cents for each dollars worth of stamps purchased.

The vote was:

Yeas—25

Mr. President	Deeb	McClain	Weber
Askew	de la Parte	Sayler	Weissenborn
Barron	Fisher	Shevin	Wilson
Bell	Gibson	Stockton	Young
Boyd	Gong	Stolzenburg	
Broxson	Henderson	Stone	
Cross	Knopke	Thomas	

Nays—14

Barrow	Friday	Lane	Reuter
Chiles	Griffin	Mathews	Slade
Edwards	Horne	O'Grady	
Elrod	Johnson	Ott	

On motion by Senator Griffin, the rules were waived and SB 115-X(68) as amended was read the third time in full, passed and ordered engrossed. The vote was:

Yeas—39

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

Nays—3

Clayton	Reuter	Stockton
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SB 116-X(68)—A bill to be entitled An act relating to the taxation of cigarettes; amending sections 210.02(3), (4), and (5) and 210.20 (2) (a), Florida Statutes, to increase the cigarette tax that is shared with municipalities and counties having no municipality by two cents (2¢) per package; adding section 210.025, Florida Statutes, imposing an additional state tax of three cents (3¢) per package; providing an appropriation; providing an effective date.

Was taken up. On motion by Senator Griffin, the rules were waived and SB 116-X(68) was read the second time by title.

The Committee on Finance and Taxation offered the following amendment which was adopted on motion by Senator Shevin:

In Section 3, line 10, page 4, strike: "three cents (3¢) for each package" and insert: four cents (4¢) for each package.

Senator Shevin offered the following amendment:

In Section 2, line 19, page 3; following the words: "tax collection trust fund." Strike the remainder of the section and insert the following: The director shall from month to month certify to the comptroller the amount derived from the cigarette tax imposed by section 210.02, Florida Statutes, in the unincorporated areas of each county. Fifty per cent (50%) of such amount, less the service charge provided for in section 215.22, Florida Statutes, and less any payments to the Inter-American Center Authority made pursuant to this paragraph, shall be paid to the board of county commissioners of the respective counties by warrant drawn by the comptroller upon the state treasury, which amounts are hereby appropriated out of the cigarette tax collection trust fund.

Senator Mathews offered the following amendment to the amendment which was adopted:

Strike: "Fifty per cent (50%)" and insert the following: Twenty per cent (20%).

On motion by Senator Shevin, the amendment as amended was adopted:

Senator Shevin offered the following amendment which was adopted:

In the title, lines 6-13, page 1, strike: all of lines 6 through 13 and insert the following: tax two cents (2¢) per package; extending distribution of tax collected in unincorporated areas to all counties; adding section 210.025, Florida Statutes, imposing an additional state tax of four cents (4¢) per package; providing an appropriation; providing an effective date.

Senator Weissenborn offered the following amendment which was adopted:

In Section 2, line 19, page 2, add a new Section 2 to the bill to read as follows:

Section 2. Subsection (3) of Section 210.05, Florida Statutes, is amended to read:

(3) The director may appoint dealers in cigarettes, manufacturers of cigarettes, within or without the state as agents to buy or affix stamps to be used in paying the tax herein imposed, or the tax imposed by any municipality as authorized herein but an agent shall at all times have the right to appoint a person in his employ who is to affix the stamps to any

cigarettes under the agents control; provided, however, that any wholesale dealer in the state shall have the right to buy and affix such stamps. Whenever the director shall sell and deliver to any such agent or wholesaler any such stamps, such agent or wholesaler, shall be entitled to receive as compensation for his services and expenses as such agent or wholesaler in affixing such stamps and to retain out of the moneys to be paid by him for such stamps a discount of two and nine tenths per cent of the par value of any amount of stamps purchased during any fiscal year from July 1 through June 30 of the following year, up to and including two million stamps, and a discount of two per cent of the par value of any amount of stamps purchased during any fiscal year from July 1 through June 30 of the following year in excess of two million stamps. All stamps purchased from the director under this chapter shall be paid for in cash.

Renumber remaining sections of bill.

On motion by Senator Griffin, the rules were waived and SB 116-X(68) as amended was read the third time in full, passed and ordered engrossed. The vote was:

Yeas—35

Mr. President	Elrod	Johnson	Slade
Askew	Fisher	Knopke	Stolzenburg
Barron	Friday	Lane	Stone
Barrow	Gibson	Mathews	Thomas
Bell	Gong	O'Grady	Weber
Boyd	Griffin	Ott	Weissenborn
Broxson	Gunter	Poston	Wilson
Chiles	Henderson	Sayler	Young
Cross	Horne	Shevin	

Nays—4

Bafalis	Clayton	Edwards	Stockton
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#### PAIR

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

I am paired with Senator McClain on SB 116-X(68). If he were present he would vote Yea and I would vote Nay.

C. S. REUTER, 30th District

#### EXPLANATION OF VOTE

I voted for Senate Bills 113-X, 114-X, 115-X and 116-X because it is of overriding importance that the State replace school funds if the voters, by referendum, approve the ten mill tax limitation.

My votes to place additional funds into the Florida system are conditioned upon the belief that the Legislature is in the process of making major reorganizational changes and instituting sound business management throughout our school system.

HENRY SAYLER, 21st District

On motion by Senator Friday, the rules were waived and the Senate reverted to—

#### MESSAGES FROM THE HOUSE OF REPRESENTATIVES

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

February 9, 1968

Sir:

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

By the Committee on Education-Public Schools and Junior Colleges—

SB 77-X(68)—A bill to be entitled An act relating to education; amending section 236.04(4), Florida Statutes; making instruction of exceptional children mandatory; amending section 231.09(1), Florida Statutes; relating to duties of instructional personnel; providing for the teaching of a positive attitude toward the dignity of work; providing that emphasis be placed on the dignity and value of all legitimate occupational pursuits; amending section 236.02(6)(a), Florida Statutes; amending requirements pertaining to county school

board instructional salary schedules; amending section 236.07(1), Florida Statutes; providing a new training rank for instructional personnel by adding Rank IA; amending section 236.07(3), Florida Statutes; by increasing the amount to be included for instructional salaries; amending section 236.05, Florida Statutes; prescribing a method for determining the apportionment of funds to each county for transportation for kindergarten through grade twelve (12); amending section 236.07(4), Florida Statutes; providing for the apportionment of transportation funds to county boards; amending section 236.07(5), Florida Statutes; by increasing the amount to be included for current expenses; amending section 236.07, Florida Statutes, by creating a new subsection providing for education improvement expense to be allocated to the county boards of public instruction and expended pursuant to a plan approved by the state board of education; amending section 236.04(3), Florida Statutes, providing that kindergarten units may be included in the foundation program only on the basis of an approved plan for operation; amending section 236.04(7), Florida Statutes, by deleting units for administrative and special instructional services and creating units for special teacher services; amending section 236.04(8), Florida Statutes, by removing the limitation on units for supervisors of instruction; amending section 236.071(2)(b), Florida Statutes, by changing the factors by which various percentages are to be multiplied; amending section 236.075, Florida Statutes, by deleting five hundred fifty dollars (\$550.00) unit value from county school sales tax trust fund; repealing section 236.75, Florida Statutes, relating to state funds for public school lunch programs; repealing chapter 65-398, Laws of Florida, amending section 232.01, Florida Statutes, which law will become effective July 1, 1972 amending subsection 10 of section 236.04, Florida Statutes, changing one hundred per cent (100%) to ninety per cent (90%); fixing the minimum age for admission to the first grade amending subsection (7) of Section 236.07, Florida Statutes, by including education improvement expense as a part of the total minimum foundation program; providing an appropriation; providing an effective date.

Which amendment reads as follows—

Representative Pettigrew offered the following amendment: strike all after the enacting clause; and insert the following:

Section 1. Subsection (4) of section 236.04, Florida Statutes, is amended to read:

236.04 Procedure for determining number of instruction units.—The number of instruction units for instructional personnel for elementary, junior and senior or four year high schools in each county, and for kindergartens in counties which meet the requirements of law for instruction for such groups, shall be determined from the average daily attendance in the public schools of the county for the preceding year and from reports on instructional personnel for the ensuing year in the manner prescribed below, provided the attendance of students may not be counted more than once in determining instruction units.

(4) UNITS FOR EXCEPTIONAL CHILDREN.—*Each school board shall provide an appropriate program of special instruction for exceptional children; such programs shall be implemented in annual increments so that all exceptional children shall be served by 1973.* Instruction units for exceptional children shall be computed as follows:

(a) The term "exceptional child" shall mean any educable child or youth whose physical functions or members are so impaired, as certified by a competent physician, that he cannot be adequately educated in the regular classes of the public schools or that he cannot be adequately educated in such classes without the provision of special facilities or services; and any other educable child or youth who, because of a physical, emotional or mental condition, has been certified by a competent specialist qualified under regulations of the state board to examine exceptional children, as unsuitable for enrollment in a regular class of the public schools or as unable to be adequately educated in the regular classes of the public schools without the provision of special educational facilities or services. Instruction units for exceptional children shall be computed when the following requirements for participation have been met:

1. Each county board which participates in this program shall submit annually to the state superintendent a plan outlining its proposed procedure for the provision of special educational services for exceptional children and no funds author-

ized herein may be allotted to any county until such plan has been approved in writing by the state superintendent in accordance with regulations of the state board.

2. No child shall be given special services under the terms of this law as an exceptional child until he is properly classified as an exceptional child in keeping with the definition given above. A copy of the report certifying to the child's condition shall be kept on file in the office of the principal of the school in which the child is enrolled.

3. In providing for the education of exceptional children the county superintendent, principals and teachers shall utilize the regular school facilities and adapt them to the needs of exceptional children wherever this is possible. No child shall be segregated and taught apart from normal children until a careful study of the child's case has been made and evidence obtained which indicates that segregation would be for the child's benefit or is necessary because of difficulties involved in teaching the child in a regular class.

4 The principal of the school in which the child is taught shall keep a written record of the case history of each exceptional child showing the reason for the child's withdrawal from the regular class in the public school and his enrollment in or withdrawal from a special class for exceptional children and this record shall be available for inspection by school officials at any time.

(b) For each group of ten or more exceptional children to be taught by a properly qualified full time teacher as a special class, or taught individually as home bound or hospitalized children unable to attend school for the major portion of a year; one instruction unit shall be allowed. The minimum number of pupils required for such unit may be reduced to not less than five, as authorized by regulations of the state board, for special situations where the instruction of a larger number would not be feasible or practicable. One-fifth of a unit may be authorized for each exceptional child taught in communities where fewer than five exceptional children are in need of special instruction as determined by the county board in accordance with the provisions of law.

(c) For each properly qualified member of the instructional staff devoting full time to the instruction or improvement of exceptional children from regular classes as prescribed by regulations of the state board: one instruction unit shall be allowed.

(d) For each group of ten or more exceptional children between three and five years of age *for whom professional determination has been made that such programs are required to prepare the child* [who need special instruction] for entrance into special classes or schools [because of deafness or other similar handicaps,] as prescribed by regulations of the state board, and for the instruction of which a full time qualified teacher is to be employed: one instruction unit shall be allowed.

(e) When a pupil is unable to attend school because he is homebound or hospitalized, instructional services may be provided by a duly qualified teacher or teachers, and one instruction unit shall be allowed for each nine hundred instruction hours and a proportionate part of one unit shall be allowed for less than nine hundred instruction hours.

Section 1A. Subsection (6) of section 231.36, Florida Statutes, is amended to read:

231.36 Contracts with instructional staff.—

(6) Any member of the county administrative or supervisory staff and any member of the county administrative or supervisory staff and any member of the instructional staff, including any principal, may be suspended or dismissed at any time provided that no such employee holding a continuing contract may be discharged or removed during the school year without opportunity to be heard at a public hearing after at least ten (10) days' written notice of the charges against him and of the time and place of hearing; and, provided further, that the charges must be based on:

(a) Inefficiency measured by evaluation process to be established by the legislature.

(b) Incapacity in the areas of

1. Emotional stability
2. Physical ability

3. General educational background

4. Competency in one's particular field.

(c) Misconduct in violation of a code of ethics or which detracts from professional status.

(d) Insubordination or willful neglect of duties and responsibilities normally expected of a teacher.

(e) Drunkenness as evidenced by incapacity to perform normal teaching duties or by conviction in a court of law.

(f) Immorality as defined by the society in which the individual lives, and any conviction of an illegal act.

Whenever such charges are made against any such employee of the county board, the county board may suspend such person without pay, pending a speedy hearing of such charges if requested by the employee, but if charges are not sustained he shall be immediately reinstated, and his back salary shall be paid. In cases of suspension by the county board or by the county superintendent, the county board shall hold a public hearing if requested by the employee, after notice as above provided, to determine upon the evidence submitted whether the charges have been sustained and, if said charges are sustained, either to dismiss said employee or fix the terms under which said employee may be reinstated. If such charges are sustained by a majority vote of the full membership of the county board and such employee is discharged, his contract of employment shall be thereby canceled. If the employee is under continuing contract, any such decision adverse to him may be appealed by him in writing to the state board, through the state superintendent, for review; provided such appeal is filed within thirty (30) days after the decision of the county board, and provided further that the decision of the state board shall be final as to sufficiency of the grounds for dismissal.

Section 2. Subsection (1) of section 231.09, Florida Statutes, is amended to read:

231.09 Duties of instructional personnel.—Members of the instructional staff of the public schools, subject to the rules and regulations of the state board and of the county board, shall perform the following functions:

(1) TEACHING.—Teach efficiently and faithfully, using the books and materials required, following the prescribed courses of study, and employing approved methods of instruction, the following: The essentials of the United States constitution flag education, including proper flag display and flag salute, the elements of civil government, the elementary principles of agriculture, *a positive attitude toward the dignity of work, the dignity and value of all legitimate occupational pursuits*, the true effects of all alcoholic and intoxicating liquors and beverages and narcotics upon the human body and mind, the adverse health effects and implications of cigarette smoking, kindness to animals, the history of the state, conservation of natural resources, and such additional materials, subjects, courses, or fields in such grades as may be prescribed by law or by regulations of the state board and the county board in fulfilling the requirements of law; provided, that state and county school officials shall furnish and put into execution a system and method of teaching the true effects of alcohol and narcotics on the human body and mind, the adverse health effects and implications of cigarette smoking, provide the necessary textbooks, literature, equipment, and directions, see that such subjects are efficiently taught by means of pictures, charts, oral instruction, and lectures and other approved methods, and require such reports as are deemed necessary to show the work which is being covered and the results being accomplished, and provided further, that any child whose parent shall present to the school principal a signed statement that the teaching of disease, its symptoms, development and treatment, and the viewing of pictures or motion pictures of such subjects conflict with the religious teachings of their church, shall be exempt from such instruction, and no child so exempt shall be penalized by reason of such exemption.

Section 3. Paragraph (a) of subsection (6) of section 236.02, Florida Statutes, is amended to read:

236.02 Minimum requirements of the foundation program.—Each county which participates in the state appropriations for the foundation program shall provide evidence of its effort to maintain an adequate school program throughout the county and shall meet at least the following requirements:

(6) SALARY SCHEDULES.—Expend funds for salaries in accordance with a salary schedule or schedules adopted by

the county board in accordance with the provisions of law and regulations of the state board.

(a) Such schedule or schedules for instructional personnel shall make provision for the following:

1. [A minimum annual salary of four thousand dollars for each member of the instructional staff to whom a continuing contract has been issued; and] *No member of the instructional staff holding a Rank III or higher certificate shall be paid an amount which is less than the salary allotment prescribed for the Rank III annual contract classification in section 236.07(3) (a), Florida Statutes; and*

2. [Additional yearly increments to each such member under continuing contract, in recognition of experience and professional growth, assuring a minimum annual salary of five thousand dollars, commencing with the eleventh year of efficient teaching service in the public school system of this state, and including the services set forth in section 238.01(4).] *Additional yearly increments shall be incorporated in the schedules to provide for not less than fifteen years of efficient teaching service in the public school system of this state, including the services set forth in section 238.01(4), Florida Statutes. No member of the instructional staff shall be paid an amount less than ninety percent (90%) of the salary allotment prescribed in section 236.07(3), Florida Statutes, for the rank certificate and contract status of that person, or the amount prescribed in subsection (6)(a)1. above, whichever is the greater.*

3. In addition to factors of training and experience the county school board may adopt additional factors as incentives for the determination and recognition of superior teaching and service in the program of instruction, except that the national teachers' examination, graduate record examination, or a general knowledge test shall not be used as a factor in determining salaries. The board, for its use in the assignment of teachers and not for salary purposes, may administer tests in the subjects in which the teacher is teaching.

4. The state board may authorize the adoption by any county board of plans under which the yearly increments and minimum salaries prescribed in paragraph (a) may be withheld in special cases when such are found not to be warranted; and in case of special hardship the state board may exempt a county or counties from the said minimum salary requirements if after full investigation it is found that such county or counties are financially unable to meet such requirements in any school year, but any such exemption shall not extend beyond the particular year authorized and in no event may exemption be authorized for more than two successive years.

Section 4. Subsection (1) of section 236.07, Florida Statutes, amended to read:

236.07 Procedure for determining annual apportionment to each county.—The procedure for determining the apportionment annually to each county foundation program fund shall be as follows:

(1) **DETERMINING TRAINING RANKS OF INSTRUCTIONAL PERSONNEL.**—The state superintendent in accordance with regulations prescribed by the state board, as provided by section 231.16, shall determine for each county annually, as of a date prescribed by the state board, the percentage of instructional personnel employed within each of the following classifications, levels of training, and certification.

**RANK I.** Those under continuing contract and those not under continuing contract as prescribed by law, holding certificates based on earned doctor's degree from a standard institution of higher learning and on such other qualifications as may be prescribed by the state board of education.

**RANK IA.** *Those under continuing contract and those not under continuing contract as prescribed by law, holding certificates based on completion of a sixth (6th) year of college study at the post-master's level at a standard institution of higher learning, such sixth (6th) year of study shall be a program planned by the institution of higher learning and approved by the state superintendent, and shall consist of a planned sequence of at least thirty (30) semester hours of graduate credit and on such other qualifications as may be prescribed by the state board of education.*

**RANK II.** Those under continuing contract and those not under continuing contract, as prescribed by law, holding certificates based on an earned master's degree from a standard institution of higher learning and on such other qualifications as may be prescribed by the state board of education.

**RANK III.** Those under continuing contract and those not under continuing contract as prescribed by law, holding certificates based on a four-year college degree from a standard institution of higher learning and on such other qualifications as may be prescribed by the state board of education.

**RANK IV.** Those holding certificates based on three to three and nine tenths years of college training.

**RANK V.** Those holding certificates based on two to two and nine tenths years of college training and those holding certificates restricted to Rank V issued pursuant to law and state board regulations.

**RANK VI.** Those holding certificates based on less than two years of college training.

The rank of any certificate based on qualifications equivalent to a degree established as of October 1, 1953, shall not be affected; provided, that subsequent to October 1, 1953, ranks may be established for the post-graduate and advanced post-graduate certificates issued prior to October 1, 1955, based on programs of teacher education equivalent to the master's degree and the doctor's degree if such programs are approved by the state department of education prior to October 1, 1953; and provided, further, that subsequent to October 1, 1953, ranks for personnel engaged in trade and industrial education and adult education may be established on the basis of qualifications which are equivalent to a degree as prescribed by regulations of the state board of education.

*Section 5. The state department of Education or its successor (hereinafter referred to as the department) shall establish and maintain a merit system for the promotion of school instructional personnel (hereinafter referred to as teachers) and is empowered to establish such rules and regulations as are necessary for the efficient administration and operation of the merit system.*

*Section 6. It shall be the duty of the department to establish and administer merit examinations to conform with the following standards and guidelines:*

(1) *A comprehensive examination to be revised annually and designed for pupils who have completed the school year in which the examination is given shall be given to pupils once during the first two (2) weeks of the school year and again during the last two (2) weeks of the school year. The examination or copies thereof shall not be made available to teachers, principals or assistants in the school system, either before or after the times set for administering the examination. Each examination will be graded by the department and results recorded with copies sent to the respective teachers.*

(2) *The department shall compare scores of the individual pupils and an analysis will be made as to the relative change in scores over the year for each class a particular teacher instructs during the school year. Results of this statistical analysis will be sent to the respective teachers, principals and county boards of public instruction. Each teacher shall be evaluated as to the percentile rank in relative improvement of his class with all other teachers' classes at the same level throughout the state.*

(3) *Scores for individual pupils shall be compared and ranked on a percentile basis with all other similarly ranked pupils in the state. Both raw and percentile scores for individuals shall be made available to the respective pupils.*

(4) *Salary increases for teachers shall be based on the relative performance of their class or classes as measured by the relative rank of improvement as determined by the two (2) examinations. Raises shall be given to those teachers whose classes' relative improvement is in the higher ranks and little or no raises shall be given to those teachers whose classes' relative improvement is in the lower ranks.*

(5) *Whenever a teacher's class or classes' relative improvement continues to place in the lower ranks, the teacher may be dismissed from the state school system for at least (1) year to allow the teacher to return to school to become more proficient. Continued placement in lower ranks (40) percent-*

tile or below) shall be defined as three (3) consecutive years or four (4) years out of any five (5) year period.

(6) Examinations need not be written when other types of tests are deemed more appropriate.

(7) Whenever courses of instruction are conducted for only one-half (½) year, special mid-year examinations shall be administered and the average performance of the two (2) halves shall be used for the evaluation of the teacher.

(8) Special instructional classes for deficient or proficient pupils shall not be included in overall teacher evaluation, but placed in comparable classifications statewide.

Section 7. Paragraphs (a) and (b) of subsection (3) of section 236.07, Florida Statutes, are amended to read:

236.07 Procedure for determining annual apportionment to each county.—The procedure for determining the apportionment annually to each county foundation program fund shall be as follows:

(3) DETERMINING THE AMOUNT TO BE INCLUDED FOR INSTRUCTIONAL SALARIES.—

(a) Multiply the number of instruction units in Rank I by [five thousand dollars,] seven thousand seven hundred dollars (\$7,700.00), in Rank IA by seven thousand dollars (\$7,000.00), in Rank II by [four thousand four hundred dollars,] six thousand three hundred dollars (\$6,300.00), in Rank III by [three thousand nine hundred fifty dollars,] five thousand three hundred dollars (\$5,300.00), in Rank IV by three thousand dollars (\$3,000.00) and in Rank V by two thousand eight hundred dollars (\$2,800.00).

(b) For each instruction unit sustained by instructional personnel under continuing contract in Ranks I, IA, II, and III, there shall be added four hundred dollars (\$400.00); and for each instruction unit sustained by instructional personnel under continuing contract in Ranks I, IA, II, and III who have completed seven years of efficient teaching service in Florida public schools there shall be added an additional four hundred dollars (\$400.00); and for each instruction unit sustained by instructional personnel under continuing contract in Ranks I, IA, II, and III who have completed ten years of efficient teaching service in Florida public schools [as aforesaid] there shall be added an additional four hundred dollars (\$400.00); and for each instruction unit sustained by instructional personnel under continuing contract in Ranks I, IA, II, and III who have completed fifteen years of efficient teaching service in the Florida public schools there shall be added six hundred dollars (\$600.00) in addition to the above; provided, for any county, which by local law a tenure program is provided in lieu of continuing contracts, the state board of education shall by regulations provide for the recognition and application of comparable tenure requirements in lieu of the requirements herein relating to continuing contracts.

Section 8. Section 236.05, Florida Statutes, is amended to read: (Substantial rewording of section. See section 236.05, F.S., for present text.)

236.05 Procedure for determining annual apportionment for transportation to each county.—The annual apportionment to each county board of public instruction for transportation to the public schools of pupils in kindergarten through grade twelve (12) and for physically handicapped pupils shall be determined as follows:

(1) The number of pupils in average daily attendance, who during the period prescribed by law, are transported at public expense to public schools in the county approved for transportation under regulations of the state board and whose homes are two (2) or more miles from the nearest appropriate school shall be determined and certified to the state superintendent by the county superintendent; provided that the mileage limitation shall not apply to transportation of physically handicapped pupils as authorized under regulations of the state board.

(2) The one-way miles in the morning, as adjusted by the state superintendent, traveled by school transportation vehicles operated at public expense for purposes of apportionment shall be determined annually from certified data and maps of school bus routes submitted by each county superintendent by adding:

(a) The loaded one-way miles of each school bus route in the morning when designated in accordance with section 234.10, Florida Statutes, and served by a bus having a combined pas-

senger seating capacity in excess of eighteen (18) linear feet, and one half (½) of the loaded miles of each school bus route served by a bus of a capacity of eighteen (18) linear feet or less, when used to transport pupils whose homes are two (2) miles or more from school except that miles traveled for a side route to pick up children living within one and one half (1½) miles of the trunk route and mileage not essential in transporting pupils eligible for transportation, as prescribed by regulations of the state board shall not be added.

(b) Fifty per cent (50%) of the one-way miles traveled without pupils in the morning on any school bus route by any vehicles meeting criteria of paragraph (a).

(c) Ten per cent (10%) of the one-way miles traveled in the morning on any school bus route on unpaved or unimproved roads by any bus meeting criteria in paragraphs (a) and (b).

(3) A density index for each county shall be determined by dividing the average daily attendance of pupils transported as determined in subsection (1) by the adjusted one-way miles of vehicular travel as determined in subsection (2) for each county.

(4) The minimum foundation program allocation for transportation for any one (1) county shall be calculated as follows:

(a) Multiply the average daily attendance for transported pupils as determined in subsection (1) by the allowance per pupil determined by the density index of the county and multiply the adjusted one-way miles traveled as determined in subsection (2) by the allowance per adjusted bus mile as prescribed below:

Density Index	Annual allowance per pupil in average daily attendance in kindergarten through grade twelve (12)	Annual allowance per adjusted bus mile
6.00 and more	\$10.00	\$61.20
5.50 through 5.99	11.00	59.40
5.00 through 5.49	12.00	57.60
4.50 through 4.99	13.00	55.80
4.00 through 4.49	14.00	54.00
3.50 through 3.99	15.00	52.20
3.00 through 3.49	16.00	50.40
2.50 through 2.99	17.00	48.60
2.00 through 2.49	18.00	46.80
1.50 through 1.99	19.00	45.00
1.49 and less	20.00	43.20

(b) When authorized by regulations of the state board, in lieu of average daily attendance in this subsection one thousand two hundred fifty dollars (\$1,250.00) shall be allowed for each bus used exclusively for the purpose of transporting ten (10) or more pupils classified as exceptional children as defined in section 228.041(21), Florida Statutes, to a public school, and a proportionate amount shall be allowed for a vehicle used exclusively for the transportation of a smaller number of exceptional children in average daily attendance as prescribed by regulations of the state board.

(c) When authorized by regulations of the state board an annual allocation of twenty-one dollars and sixty cents (\$21.60) per mile shall be allowed for miles traveled by passengers cars one-way in the morning with pupils as prescribed by regulations of the state board.

(5) The following procedure shall be used in computing the allocation of funds under the minimum foundation program for the transportation of pupils who are enrolled in and transported at public expense to vocational-technical centers designated by the state board of vocational education to serve the area:

(a) For each thirty (30) pupils in average daily attendance as prescribed by the state board who live two (2) miles or more from school, a transportation unit of one thousand two hundred fifty dollars (\$1,250.00) shall be added to the minimum foundation program for transportation, and a proportionate part of one thousand two hundred fifty dollars (\$1,250.00) shall be allowed for any number of such transported pupils in average daily attendance of less than thirty (30) whenever:

1. The vocational-technical center is operated as a separate school center and pupils attending from the county of location are assigned primarily to such centers by the county board.

2. The pupils are transported to the school designated as a vocational-technical center from a cooperating county for instruction primarily in the vocational-technical program.

(b) For each pupil enrolled in a school center providing basic education who during the school day is transported to or from said center for a distance of two (2) or more miles to a vocational-technical center designated for the area and located within the same county and who is in attendance as prescribed by regulations of the state board at such vocational-technical center, there shall be allowed additional funds for transportation to be determined as follows:

1. The equivalent vehicular units shall be determined by dividing the average daily number of pupils transported by fifty (50).

2. Then multiply the equivalent vehicular units as determined in paragraph (a) by twice the mileage distance between the two (2) schools by the nearest traveled road.

3. Then multiply the number of miles traveled by 20 cents (20¢).

(c) During the first two (2) years of operation of a vocational-technical center a transportation unit of one thousand two hundred fifty dollars (\$1,250.00) shall be allowed the county board furnishing transportation for each thirty (30) pupils or fraction thereof in average attendance during the first month of each year of operation of the vocational-technical center.

(6) The sum of paragraphs (a), (b), and (c) of subsections (4) and (5) shall be the minimum foundation program allocation for transportation for each county.

Section 9. Subsection (4) of section 236.07, Florida Statutes, is amended to read: (Substantial rewording of subsection. See section 236.07 (4), F.S., for present text.)

236.07 Procedure for determining annual apportionment to each county.—The procedure for determining the apportionment annually to each county foundation program fund shall be as follows:

(4) DETERMINING THE AMOUNT TO BE INCLUDED FOR TRANSPORTATION; LIMITING USE TO LOWEST ESTABLISHED PRICES.—The amount included in the minimum foundation program for transportation shall be as provided in section 236.05, Florida Statutes. No county shall use foundation program funds to purchase transportation equipment and supplies at prices which exceed those found by the state department of education to be the lowest which can be obtained as prescribed in section 229.79, Florida Statutes.

Section 10. Subsection (5) of section 236.07, Florida Statutes, is amended to read:

236.07 Procedure for determining annual apportionment to each county.—The procedure for determining the apportionment annually to each county foundation program fund shall be as follows:

(5) DETERMINING THE AMOUNT FOR CURRENT EXPENSES OTHER THAN INSTRUCTIONAL SALARIES AND TRANSPORTATION.—Multiply the number of instruction units, determined for each county according to law by [three hundred twenty-five dollars] *one thousand fifty dollars* (\$1,050.00) and this product shall be the amount included for current expense other than instructional salaries and transportation; provided, that of this product [twenty five dollars] *one hundred dollars* (\$100.00) per instruction unit shall be specifically designated for the purchase of instructional materials; and provided, further, that the state board shall establish minimum standards to be met by county boards in expending funds for other current expenses.

Section 11. Section 236.074, Florida Statutes, is amended to read:

236.074. County school additional capital outlay trust fund created.—

(1) ADDITIONAL CAPITAL OUTLAY.—In addition to

the capital outlay funds provided in section 18, Art. XII of the constitution and section 236.07, Florida Statutes, there is provided hereby additional capital outlay funds in the amounts and upon the conditions hereinafter provided.

(2) AVERAGE DAILY [ATTENDANCE] MEMBERSHIP.—The term average daily [attendance] *membership* as used in this section means average daily [attendance] *membership* for grades [one] *kindergarten* through twelve (12).—*in state supported programs.*

(3) APPROPRIATION FOR ADDITIONAL CAPITAL OUTLAY.—There is created in the office of the state treasurer a county school additional capital outlay trust fund. There is hereby annually appropriated from the general revenue fund to the county school additional capital outlay trust fund of the several counties maintained in the office of the state treasurer the sum [of thirteen million seven hundred fifty thousand dollars to be distributed at the rate of an amount] equal to [two hundred] *one thousand two hundred dollars* (\$1,200.00) multiplied by the number of pupils in average daily [attendance] *membership* for the last completed school year commencing with the school year [1958-59] *1967-68* which is in excess of the number of pupils in average daily [attendance] *membership* during the next preceding school year as determined by law; provided that the average daily [attendance] *membership* for the next preceding school year shall never be computed for the purposes of this section as less than the average daily [attendance] *membership* for any school year commencing with and subsequent to the [1955-56] *1966-67* school year. [provided further, that any undistributed balance of the appropriation herein made remaining at the end of the first year of the biennium may be carried forward and added to the amount available in the second year of the biennium.]

(4) LIMITATIONS ON APPROPRIATION.—The annual appropriation made in subsection (3) of this section is subject to the following limitations:

(a) In order for a [county] *district* board of public instruction to avail itself of the appropriation in subsection (3) of this section, it must create in its school fund a separate fund known as the school construction fund. [and place in the school construction fund from any source available to such board an amount equal to the amount it seeks to obtain from the appropriation under subsection (3) of this section, provided that no money received from capital outlay funds other than as provided in this section or proceeds from loans against state appropriations, for capital outlay shall be included in the school construction funds.] The school construction fund so placed in the county school fund shall be used solely for school [construction or reconstruction] *capital outlay purposes*

[(b) If, during the first year of any biennium, the school construction fund of any county school fund does not receive all or any part of the money to which it would be entitled under subsection (4)(e) of this section if the county board of public instruction had placed in the school construction fund the amount required to receive the full amount available under subsection (4)(e) of this section, the money not so received shall remain to the credit of such county in the county school additional capital outlay trust fund in the office of the state treasurer and may be received by the school construction fund of the county school fund of any county in the second year of such biennium by the county board of public instruction complying with the provisions of this subsection; provided if there has been a decrease in the average daily attendance under subsection (3) of this section, then the county board of public instruction of such county shall only be entitled to such amount as would have remained to the credit of the county board of public instruction if the appropriation under subsection (3) of this section had been calculated on the basis of the average daily attendance for the first year of the biennium. Nothing in this paragraph shall be construed to limit the rights of any county board of public instruction as to funds appropriated under this section for the second year of any biennium.]

[(c) Upon the funds referred to in paragraph (a) of this subsection being deposited in the school construction fund, the county board of public instruction shall furnish to the state superintendent of public instruction such evidence thereof as he may prescribe. Upon the receipt of such evidence, the state superintendent of public instruction shall certify to the comptroller the amount so deposited, who shall thereupon issue a warrant on the funds in the county school additional capital outlay trust fund in the state treasurer's office payable to the county board of public instruction in an amount equal to the

amount certified to him by the state superintendent of public instruction and the county board of public instruction shall upon the receipt thereof place such funds in the school construction fund in the county school fund to be used for school construction or reconstruction and for no other purpose.]

[(d) The funds in the school construction fund in the county school fund of any county shall be used only for construction or reconstruction] approved by the state board of education and in accordance with the findings of the state board of education as to priority of needs as shown by a survey or surveys; provided that essential classroom facilities shall in all cases be entitled to first priority.

(b) *The state superintendent of public instruction, under regulations of the state board of education, shall certify to the comptroller the amount due to each county board of public instruction; the comptroller shall issue his warrants on the county school additional capital outlay trust fund in the state treasurer's office payable to the several county boards of public instruction in the amounts certified. Upon receipt of such warrants, the district board of public instruction shall deposit the same in the school construction fund.*

[(e)] (c) The funds in the school construction fund in the district school fund of any county may be invested as provided by law for the investment of other funds in the school fund until they can be utilized for [the construction or reconstruction] *school capital outlay purposes* as required under this section; provided that such funds and the interest accruing thereon shall be expended for no purpose other than [the construction or reconstruction] *school capital outlay purposes* provided for under this section.

(d) Each school district shall report to the state board of education or its successor all capital construction funds received from federal sources and the amount certified under sub-section (b), above, shall be reduced by 50% of the extent that such federal funds can be attributed to the growth in average daily membership. This sub-section shall not apply if its application would result in the loss of any federal funds to any school district.

[(5) FUNDS NOT MATCHED SHALL REVERT TO GENERAL REVENUE FUND.—All funds under subsection (3) of this section remaining in the county school additional capital outlay trust fund in the office of the state treasurer at the end of each biennium shall revert to the general revenue fund of the state and the several county boards of public instruction shall have no right or claim thereto.

(6) **DECLARATION OF INTENTION.**—It is the declared intent of the legislature that the appropriations provided by this section and the funds provided by the county boards of public instruction to qualify for the same shall be used for no purpose other than the construction and reconstruction of schools under the provisions of this section and facts arising which may make the duties imposed hereunder impossible of performance by a county board of public instruction shall not discharge such duties and thereby entitle such county board of public instruction to utilize the funds for any other purpose.]

Section 12. There is hereby appropriated from the general revenue fund for the fiscal year 1968-69 thirty-nine million three hundred fifty-eight thousand dollars (\$39,358,000.00) which shall be added to and become a part of the appropriations included in Chapter 67-300, Laws of Florida, for the purpose of carrying out the provisions of section 19 of this act.

Section 13. Section 236.07, Florida Statutes, is amended by adding a new subsection (6) and renumbering all remaining subsections.

236.07 Procedure for determining annual apportionment to each county.—The procedure for determining the apportionment annually to each county foundation program fund shall be as follows:

(6) Determining the amount for education improvement expense.—Multiply the number of instruction units, determined for each county according to law, by one thousand five hundred dollars (\$1,500.00) and this product shall be the amount included for education improvement expense; provided that this total amount shall be used by the county board of public instruction for the purpose of improving the quality of the educational program based on an approved

plan of utilization and implementation. Each county board of public instruction shall initiate an evaluation of the educational program needs in that county and shall develop a systematic program of action for meeting these needs both as to the immediate school year and long range objectives incorporating a priority of the use of the funds provided herein. Each county board of public instruction shall, prior to July 1 each year, present to the state superintendent for review and approval a plan for educational improvements to be accomplished that year which are in accord with the long range objectives and are designed pursuant to criteria prescribed by the state board of education. In developing the plans for education improvement each county shall provide in an order of priority of needs a plan which may include but not necessarily be limited to compensatory education, intensification in instruction in basic skills, extended services for ill, hungry, and emotionally disturbed children, innovations in technology and media, expanded public information services, flexible staff organization, additional time for lunch and planning, expanded utilization of staff and facilities on a twelve months basis, providing more adequate instruction materials, expanded educational testing programs, expanded adult education programs, provisions for meeting the unique needs of the individual child, provisions for teacher aides, technicians and support personnel, and school plant maintenance. Provided, that each county board shall, in determining the needs and developing the plan for educational improvements, give the highest priority of need to the area of staff development, and the state superintendent shall not approve any plan failing to meet this requirement. In the event the plan has not been approved by the state superintendent prior to August 31 of any year, the county board shall set aside these funds in an earmarked reserve within the county school board budget. This reserve shall be in addition to other reserves provided by law and shall not be amended into an appropriation for expenditure until such time that the plan for improvement of education has been approved by the state superintendent; provided further if the plan has not been approved by February 1 of any year, the county shall forfeit its right to these state funds and the state superintendent shall certify this fact to the state comptroller who shall withhold this amount from the remaining distributions of state funds to that county until such time that the proper amount has been retained by the state.

Section 14. Subsection (3) of section 236.04, Florida Statutes, is amended to read:

236.04 Procedure for determining number of instruction units.—The number of instruction units for instructional personnel for elementary, junior and senior of four (4) year high schools in each county, and for kindergartens in counties which meet the requirements of law for instruction for such groups, shall be determined from the average daily attendance in the public schools of the county for the preceding year and from reports on instructional personnel for the ensuing year in the manner prescribed below, provided the attendance of students may not be counted more than once in determining instruction units.

(3) **UNITS FOR KINDERGARTENS.**—Instruction units for kindergarten pupils in counties qualifying under law and regulations of the state board for such services shall be computed by allowing one (1) such unit for each twenty-five (25) pupils or major fraction thereof in average daily attendance in kindergartens in the county when teachers are employed on a full-time basis[.] ; provided, however, that before kindergarten units for any county are approved for inclusion in the program of state financial support for any year, a plan for organizing and operating kindergartens in that county shall have been submitted to and approved by the state superintendent of public instruction; provided further that the state superintendent shall not approve any state supported kindergarten unit unless the individual teacher holds a valid Florida certificate covering early childhood education, or is otherwise a well qualified teacher who is working on a planned program for full certification in early childhood education and who satisfactorily completes three semester hours of college credit each year, and provided further, that all approved units shall be housed in adequate physical facilities including classroom, play area, and equipment which have been approved by a representative of the state superintendent of public instruction. The state board shall have authority to authorize one unit for each class of twenty (20) or more pupils in isolated centers where fewer

than twenty-five (25) pupils of kindergarten age are available. When kindergartens are being organized in any county the state board shall have authority to authorize during any year one (1) unit for class of twenty (20) or more pupils proposed by the county board to be organized in any new center in the county. If at any school the kindergarten and one (1) or more elementary grades are taught by one (1) teacher, instruction units shall be computed on the basis of all kindergarten and elementary pupils in attendance in schools of such classification.

Section 15. Subsection (7) of section 236.04, Florida Statutes, is amended to read:

236.04 Procedure for determining number of instruction units.—The number of instruction units for instructional personnel for elementary, junior and senior or four year high schools in each county, and for kindergartens in counties which meet the requirements of law for instruction for such groups, shall be determined from the average daily attendance in the public schools of the county for the preceding year and from reports on instructional personnel for the ensuing year in the manner prescribed below, provided the attendance of students may not be counted more than once in determining instruction units.

(7) UNITS FOR [ADMINISTRATIVE AND] SPECIAL TEACHER [INSTRUCTIONAL] SERVICES.—

[(a)] For each [eight] *five* instruction units in a county, determined as provided in subsections (1) to (6) inclusive of this section: One instruction unit or proportionate fraction of a unit shall be allowed for [administrative and] special teacher [instructional] services *which may include but not necessarily be limited to personnel of the following types: principals, supervising principals, assistant principals, librarians, materials specialists, guidance counselors, deans, physical education teachers, art teachers, music teachers, industrial arts teachers, remedial reading specialists, teachers for special instructional projects such as dramatics, radio, courses on Americanism vs. Communism, visiting teachers, coordinators of county-wide summer educational enrichment programs, psychologists, and other certificated supporting staff,* when used in accordance with regulations prescribed by the state board.

[(b)] For each five hundred pupils in average daily attendance or proportionate fraction thereof in grades one through twelve: One instruction unit shall be allowed for school library services when approved by the state superintendent pursuant to regulations of the state board which shall include but not necessarily be limited to the following:

1. The person employed on such a unit shall be a qualified librarian as defined by the state board.

2. After the 1966-67 school year the number of library service instruction units allocated to any county shall be decreased by the number of full time librarians provided in 1963-64 in that county except that each county shall be allocated at least one library unit each year.

3. The personnel employed on the library service instruction unit shall develop plans to secure funds from federal, state, and other sources for the acquisition of instructional materials in the schools of the county.

4. That the personnel employed on a library service unit shall assist the instructional staff at the primary school level in the selection of instructional materials which extends basic skills and develops reading abilities.

5. The personnel employed on the library service instruction unit shall assist other members of the instructional staff in reviewing, evaluating and effectively utilizing instructional materials in the instructional program of the schools.

6. The personnel employed on a library service instruction unit shall provide guidance and help which will afford each pupil an opportunity to strengthen his reading skills in the content areas and develop reading habits which fulfill his varied and changing needs throughout his school career.

7. Provided further that for each of the fiscal years 1965-66 and 1966-67 the state superintendent shall approve one such library service instruction unit in each county each year.]

Section 16. Subsection (8) of section 236.04, Florida Statutes, is amended to read:

236.04 Procedure for determining number of instruction units. The number of instruction units for instructional personnel for elementary, junior and senior or four year high schools in each county, and for kindergartens in counties which meet the requirements of law for instruction for such groups, shall be determined from the average daily attendance in the public schools of the county for the preceding year and from reports on instructional personnel for the ensuing year in the manner prescribed below, provided the attendance of students may not be counted more than once in determining instruction units.

(8) [UNITS FOR SUPERVISORS OF INSTRUCTION.] UNITS FOR IMPROVEMENT OF INSTRUCTION.—Each county board [which employs for the purpose of improving instruction in the county one (1) or more qualified supervisors of instruction and] which adopts and carries out a plan for improvement of instruction in the county, in accordance with regulations of the state board *and which employs qualified personnel to implement such plan* shall be entitled to [additional instruction] *instructional improvement* units [for each supervisor of instruction employed] in the county as prescribed below; provided, that any adjacent counties may propose a plan which may be approved in accordance with regulations of the state board for [cooperative employment of a supervisor or supervisors of instruction] *cooperation*. The number of [instruction] *instructional improvement* units [for supervisors] to which each county is entitled shall be determined as follows:

(a) For the first one hundred (100) instruction units or fraction thereof, [one (1)] two (2) [instruction] *instructional improvement* units shall be allowed. [for the employment of a general supervisor of instruction.]

(b) For each additional one hundred (100) instruction units or fraction thereof, one (1) additional [instruction] *instructional improvement* unit shall be allowed. [for an additional supervisor of instruction if employed; provided, that no county shall be entitled to more than six such additional instruction units for supervisors.]

(c) *All instructional improvement units not filled by full-time instructional personnel shall be computed at the average value of instruction units in ranks II, IA, and I as prescribed by law for twelve (12) months employment.*

(d) *Instructional improvement units are provided for the purpose of solving specific educational problems and provided within the schools of the state materials and services related directly to the quality of instruction and not for merely administrative purposes. The use of all units shall be in accordance with regulations promulgated by the state board, and the effectiveness of the use of these units shall be evaluated critically by the respective county board of public instruction and the state superintendent and results reported to the state board.*

Section 17. Paragraph (b) of subsection (2) of section 236.071, Florida Statutes, is amended to read:

236.071 Foundation program fund; state supervisory service fund; formula for index of taxpaying ability.—

(2) The legislature finds and declares that substantially equal public educational advantages should obtain in all counties of the state; that such equality does not now exist. In order to provide in every county, from combined state and county sources, substantially equivalent educational advantages, the state minimum foundation program funds shall be apportioned and distributed on the basis of educational needs and relative taxpaying ability as prescribed by law, in the ascertainment of which, the state board shall determine:

(b) The cost of the minimum foundation program as determined in section 236.07, Florida Statutes.

In determining said index of the relative taxpaying ability of the several counties of Florida, the state superintendent shall find each county's per cent of the state total of each of the following factors: Sales tax returns, gainfully employed workers excluding government and farm workers, value of farm products, assessed value of railroad and telegraph, automobile tag registration. The index of taxpaying ability for each county expressed in terms of its per cent of the state total taxpaying ability shall be determined as follows: Find the sum of the county's per cent of sales tax returns multiplied by [.3654] .2541 plus its per cent of gainfully employed workers less government and farm workers multiplied by [.2442] .1832 plus its

per cent of the value of farm products multiplied by [.0586] .0530 plus its per cent of the railroad and telegraph assessments multiplied by [.0461] .0319 plus its per cent of automobile tag registrations multiplied by [.2857] .4778; furthermore, if any county fails for any reason to make the minimum financial effort required for the minimum foundation program, the state's portion of the foundation program allocation to that county shall be decreased proportionately. The state superintendent shall obtain data for the factors included in the index from the most reliable published source as determined by the state board of education.

Section 18. Section 236.075, Florida Statutes, is amended to read:

236.075 County school sales tax trust fund; creation and use of; appropriation.—

(1) There is created in the office of the state treasurer a county school sales tax trust fund. There is hereby annually appropriated from the sales tax receipts deposited in the general revenue fund to the aforesaid county school sales tax trust fund, for use as hereinafter described, the amount equal to the number of instruction units for kindergartens through grades twelve (12) determined pursuant to section 236.04, Florida Statutes, and the number of units for junior colleges as determined pursuant to section 230.0114, Florida Statutes, multiplied by five hundred [fifty] dollars (\$500.00). The amount herein annually appropriated shall be divided into twelve (12) equal parts and each one-twelfth (1/12) part shall be deposited monthly to the aforesaid county school sales tax trust fund by the comptroller from the first sales tax receipts deposited in the general revenue fund each month.

(2) The moneys paid into the county school sales tax trust fund under the provisions of subsection (1) shall be paid out to the [county school fund] board of public instruction of the several counties and to the designated operating board of the several junior colleges as follows:

(a) On July 1 of each year, the state superintendent of public instruction shall determine the total number of instruction units [in the state as determined in this chapter and the number of instruction units] in each county for kindergartens through grades twelve (12) pursuant to section 236.04, Florida Statutes, and the number of instruction units for each junior college pursuant to section 230.0114, Florida Statutes.

(b) The state superintendent of public instruction shall multiply the number of instruction units in each of the several counties and each of the several junior colleges by the amount of five hundred [fifty] dollars (\$500.00) and the resulting product shall be the amount to be disbursed that year to the board of public instruction of the several counties and to the designated operating board of the several junior colleges in twelve (12) monthly payments.

(c) Upon the monthly determination of the amount due [as to] each county board [of public instruction] and each junior college, the comptroller shall issue his warrants on the county school sales tax trust fund payable to the several county boards of public instruction and to the designated operating boards of the several junior colleges in the amounts so determined.

[d) Upon the receipt of such warrants, the county board of public instruction shall deposit the same in the county school fund and such funds shall be utilized in the same manner as other money in the county school fund.]

(3) [Effective July 1, 1967,] The amount referred to in [subsection (1) and subsection (2) (b) shall be increased to one thousand fifty dollars per instruction unit, as determined in accordance with the provisions of this section, said increase being] *this section shall be used for the purpose of providing the funds necessary to enable the respective county boards of public instruction and the respective operating boards of the junior colleges to meet the required payments to the teachers' retirement system, as provided by section 238.11(1), Florida Statutes, and to the state and county officers and employees retirement system, as provided by section 122.35(1), Florida Statutes. Should the board of public instruction of any county or the operating board of any junior college fail to make these required payments, the amount owed by it to either system shall be deducted by the comptroller from the sales tax allocation accruing to the county or the junior college pursuant to this section and shall be remitted by him directly to the appropriate retirement fund for the credit of the county[.] or the junior college.*

Section 19. Section 236.75, Florida Statutes, is hereby repealed.

Section 20. Chapter 65-398, Laws of Florida, is repealed.

Section 21. Subsection (8) of section 236.07, Florida Statutes, is amended to read:

236.07 Procedure for determining annual apportionment to each county.—The procedure for determining the apportionment annually to each county foundation program fund shall be as follows:

(8) DETERMINING THE MINIMUM FINANCIAL EFFORT IN EACH FISCAL YEAR REQUIRED OF EACH COUNTY FOR THE MINIMUM FOUNDATION PROGRAM.—[The amount which each county shall provide toward the cost of the minimum foundation program is that county's per cent of the financial ability of the state as determined by an index of relative taxpaying ability prescribed by law in section 236.071, F. S., multiplied by twenty five percent of the relative taxpaying ability prescribed by law in section 236.071, Florida Statutes, multiplied by twenty-five per cent of the total calculated cost of the minimum foundation program for kindergarten and grades one through twelve for all counties for the preceding fiscal year for instructional salaries; transportation, and current expenses other than instructional salaries and transportation, and recalculation funds provided in 236.03 and 236.031, but exclusive of adjustments for prior years as provided in subsection (9). Provided, however, that the combined required effort of all counties for grades one through twelve shall not increase more than five per cent in any year.] *For the 1968-69 fiscal year the amount which each county shall provide toward the cost of the minimum foundation program shall be that county's percent of the financial ability of the state as determined by an index of relative taxpaying ability prescribed by law in section 236.071, Florida Statutes, applied to the calculated yield of five (5) mills of tax on the non-exempt assessed valuation of the state for the preceding calendar year. For each year thereafter the amount which each county shall provide toward the cost of the minimum foundation program shall be five (5) mills of tax on the non-exempt assessed valuation of that county for the preceding calendar year. The financial effort of any county toward meeting the cost of the minimum foundation program for that county shall consist of the proceeds of either county or district or of both the county and district current school taxes; provided, that when a county is levying the maximum mills permitted by law, race track, federal impact, and national forest funds may be included. If a county requests that instruction units for kindergartens be included in its minimum foundation program and is entitled to such units under the laws of the state, the financial effort required of that county as prescribed herein shall be increased by five per cent (5%); provided, however, that [during each of the first six (6) years in which kindergarten units are approved in the minimum foundation program] the increased local effort shall not exceed three thousand dollars (\$3,000.00) for each kindergarten unit approved in the respective counties.*

Section 22. Effective July 1, 1969 paragraph (b) of subsection (2) of section 236.071, Florida Statutes, is repealed.

Section 19. There is hereby appropriated to the minimum foundation program fund, kindergarten through grade twelve (12), from the general revenue fund for the fiscal year 1968-69 the amount of one hundred thirty seven million nine hundred ten thousand five hundred forty seven dollars (\$137,910,547.00) which shall be added to and become a part of the appropriations included in chapter 67-300, Laws of Florida, for the purpose of carrying out the provisions of this act; for providing five hundred (500) units for exceptional children under provisions of section 236.04(4), Florida Statutes, and related special teacher service units in addition to those included in chapter 67-300, Laws of Florida; for providing funds required by section 236.75, Florida Statutes; for providing six hundred sixty one (661) units for kindergartens under provisions of section 236.04(3), Florida Statutes, in addition to those included in chapter 67-300, Laws of Florida, and related special teacher service units; for providing three hundred fifty four (354) units for first grade pupils as required by section 236.04(1)(d), (2)(a), (b) and (c), Florida Statutes, and related special teacher service units in addition to those included in chapter 67-300, Laws of Florida. For the 1968-69 fiscal year the amount of state funds allocated to each county shall be no less than the amount as determined by sec-

tion 236.07(9), Florida Statutes, and section 236.075(1), Florida Statutes, for the 1967-68 fiscal year plus one thousand dollars (\$1,000.00) per instruction unit included in the March 1 computation of the 1967-68 minimum foundation program calculation, provided, further, that in each county in which the combined millage levy for the operation of schools, exclusive of debt service, exceeds twelve (12) mills during the 1967-68 fiscal year, such county shall apply that amount of the increased funds in 1968-69 over 1967-68 provided pursuant to section 236.07(9), Florida Statutes, and section 236.075(1), Florida Statutes, necessary to reduce the millage to twelve (12) mills; provided, further, however, that if more than 50% of such increased funds would be required to effect a reduction to the level of twelve mills, then a county is only required to reduce to the level that would be achieved by the use of said 50% of increased funds.

Section 23. For the 1968-69 fiscal year the state budget commission is authorized to transfer the appropriation contained in item 2, section 4, chapter 67-300, Laws of Florida, to the minimum foundation program fund, kindergarten through grade twelve (12), and to the junior college minimum foundation program fund at the rate of five hundred fifty dollars (\$550.00) per instruction unit.

Section 24. Effective in fiscal year 1968-69 and each year thereafter, the state of Florida shall provide an amount of money to each county or district participating in Public Law 874 which shall be that amount computed as follows; the difference between that county's or district's computed entitlement under the provisions of Public Law 874 that year and the actual amount remitted by the federal government to that county or district that year. For the purpose of carrying out the intent of this section there is hereby appropriated from the general revenue fund six million dollars (\$6,000,000.00) for the 1968-69 fiscal year.

Section 25. Any section of this act, or any items herein contained, if found to be invalid shall in no way affect other sections or other items contained in this act.

Section 26. This act shall take effect July 1, 1968.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable Verle A. Pope* February 9, 1968  
*President of the Senate*

Sir:

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

By the Committee on Education-Public Schools and Junior Colleges—

SB 86-X(68)—A bill to be entitled An act relating to exceptional child education; expressing the intent of the legislature in passing this act; making appropriations for scholarships and in-service training for exceptional education personnel, for capital outlay for critical facilities and specialized equipment, for specialized education consultants, and for research; providing an effective date.

which amendment reads as follows:

On page 1, line 11, strike: all after the enacting clause and insert the following: It is hereby appropriated XXX dollars (\$XXX) for the education of the exceptional children of Florida.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable Verle A. Pope* February 9, 1968  
*President of the Senate*

Sir:

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

By the Committee on Education-Public Schools and Junior Colleges—

SB 79-X(68)—A bill to be entitled An act relating to education, providing an appropriation to the state board of education for the purpose of funding the deficit between the amount of employer's share of retirement matching and that amount of funds provided county boards of public instruction under the provisions of section 236.075(3), Florida Statutes; providing an effective date.

which amendment reads as follows:

In Section 1, on page 1, line 12, strike: eight million ten thousand dollars (\$8,010,000.00) and insert the following: XXX dollars (\$XXX)

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

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

February 9, 1968

Sir:

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

By the Committee on Education-Public Schools and Junior Colleges—

SB 76-X(68)—A bill to be entitled An act relating to junior colleges; amending section 230.0114(2), Florida Statutes; revising the procedure for providing recalculation funds; amending section 230.0115(1), Florida Statutes; revising the procedure for determining units; amending section 230.0117(2), Florida Statutes; revising the amount for salaries; providing for salaries beyond the regular term; adding paragraphs (d) and (e) providing for staff and program development and salaries to be used for apportionment purposes only; amending section 230.0117(4), Florida Statutes; revising the amount for other current expenses; amending section 230.0117(8), Florida Statutes; removing the provision for reducing the allocation from the state funds by the difference between the amount included in the minimum foundation program for salaries and the amount actually paid to instructors; providing an appropriation; providing an effective date.

which amendment reads as follows:

On page 1, line 23, strike: all after enacting clause and insert the following: There is hereby appropriated XXX dollars (\$XXX) for use of the Florida junior colleges.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

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

February 9, 1968

Sir:

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

By the Committee on Education-Public Schools and Junior Colleges—

SB 82-X(68)—A bill to be entitled An act making appropriations; providing moneys for provision of vocational rehabilitation services to disabled individuals; specifying certain conditions of expenditure; authorizing state budget commission to establish certain positions; providing an effective date.

which amendment reads as follows:

Page 2, line 30, strike: all after the enacting clause and insert the following: There is hereby appropriated XXX dollars (\$XXX) for vocation rehabilitation services for Florida's disabled citizens.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

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

February 9, 1968

Sir:

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

By the Committee on Education-Public Schools and Junior Colleges—

**SB 98-X(68)—A bill to be entitled An act relating to education; textbooks; providing an appropriation; and providing an effective date.**

which amendment reads as follows:

In Section 1, on page 1, line 6, strike: three million dollars (\$3,000,000.00) and insert the following: XXX dollars (\$XXX)

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

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

February 9, 1968

Sir:

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

By the Committee on Education-Public Schools and Junior Colleges—

**SB 81-X(68)—A bill to be entitled An act relating to education in the field of vocational-technical and general adult education; providing a planned program budget submitted to the state board of vocational education for supplemental funds; providing an appropriation; providing an effective date.**

which amendment reads as follows:

In Section 1, on page 1, line 10, strike: One million two hundred eighteen thousand dollars (\$1,218,000.00) and insert the following: XXX dollars (\$XXX)

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

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

February 9, 1968

Sir:

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

By Senators Haverfield and Askew—

**SB 61-X(68)—A bill to be entitled An act making appropriations; providing moneys for the fiscal year beginning July 1, 1968 to pay salaries, and other expenses of the state university system; providing an effective date.**

Which amendment reads as follows:

On page 1, line 10, strike: all after the enacting clause and insert the following: There is hereby appropriated XXX dollars (\$XXX) to the Board of Regents to be utilized in the institutions of higher learning of Florida.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motions by Senator Boyd, the Senate refused to concur in the House amendments to Senate Bills 77-X(68), 86-X(68), 79-X(68), 76-X(68), 82-X(68), 98-X(68), 81-X(68) and 61-X(68).

The President referred the bills to the Conference Committee on Education consisting of Senators Boyd, Friday, Chiles, Askew, Slade and Young.

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

February 9, 1968

Sir:

I am directed to inform the Senate that the Speaker of the House of Representatives has appointed Representatives Spicola, Schultz, Smith, Harris, Savage and De Young 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 76-X(68)	SB 82-X(68)	SB 86-X(68)	SB 61-X(68)
SB 81-X(68)	SB 79-X(68)	SB 98-X(68)	SB 77-X(68)

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

The following explanation of vote on HJR 100-X(68) which passed on February 8 was filed with the Secretary:

#### EXPLANATION OF VOTE

Government derives its authority from the just consent of the governed. I have always adhered to the philosophy, with Jefferson our first true Democrat, that "That Government is best which governs least". I also believe in keeping Government as close in the hands of the people as possible by use of "Elected Officials" who are directly responsible to us.

Because His Excellency Claude Kirk emphatically demanded a structural change and Superintendent Floyd Christian agreed to submit to the people the question of whether the state Superintendent of Public Instruction should be appointed or elected, I hesitantly voted for House Joint Resolution 100-X(68) even though personally I vigorously opposed and do oppose increasing the Governor's power and allowing him to appoint our Superintendent of Public Instruction.

WILLIAM D. BARROW, 3rd District

#### CO-INTRODUCERS

By permission, Senators Griffin, Askew, Bafalis, Barron, Barrow, Bell, Boyd, Broxson, Chiles, Clayton, Cross, Deeb, de la Parte, Edwards, Elrod, Fincher, Fisher, Friday, Gibson, Gong, Gunter, Haverfield, Henderson, Hollahan, Horne, Johnson, Knopke, Lane, McClain, Mathews, O'Grady, Ott, Plante, Pope, Poston, Reuter, Sayler, Shevin, Slade, Spencer, Stockton, Stollenburg, Thomas, Weber, Weissenborn, Wilson and Young were recorded as co-introducers of SB 111-X(68).

By permission, Senator Sayler withdrew his name as co-introducer of SB 97-X(68).

By permission, Senator Gunter was recorded as co-introducer of SB 103-X(68).

By permission, Senator Askew was recorded as co-introducer of SB 119-X(68).

The hour of adjournment having arrived, a point of order was called and the Senate adjourned at 6:47 p.m. to reconvene at 10:00 a.m., February 12, 1968.

**REGISTRATIONS UNDER SENATE RULE TWELVE  
FROM FEBRUARY 5 THROUGH FEBRUARY 9**

<i>Name and Address</i>	<i>Entity Represented and Address</i>	<i>Duration of Representation</i>	<i>Particular Legislation Involved</i>	<i>Direct Business Assn. or Partnership with Legislator</i>
Barton, D. L. 3729 Hopewell Ave. Lakeland, Fla. ....	I.C.W.U. 34 Mulberry, Fla. ....	Session .....	Taxation .....	None
Blain, L. M. 801 S. Boulevard Tampa, Fla. ....	Tennessee Corp. 606 Madison St. Tampa, Fla. ....	Session .....	Taxation & general legislation .....	None
Butler, J. M. 215 N. E. 9th Ave. Gainesville, Fla. ....	Hava-Tampa Cigar Corp. Tampa, Fla. ....	Continuous .....	Anything to do with company .....	None
Curtis, Charles 1004 N. E. Franklin St. Ocala, Fla. ....	Zayre Corp.-Kimsay Corp. 245 Park Ave. New York, N. Y. ....		Taxation .....	None
Harris, F. Epperson P. O. Box 1050 1301 Gulf Life Dr. Jacksonville, Fla. ....	Gulf Life Insurance Co. P. O. Box 1050 Jacksonville, Fla. ....	Session .....	Life & Health insurance business .....	None
	Fla. Life Companies, Inc. P. O. Box 986 Tallahassee, Fla. ....	Session .....	Life & Health insurance business .....	None
Jobes, William H. 3 Solano Rd. Ponte Vedra Beach, Fla. ....	Fla. Life Companies Lewis St. Bank Bldg. Tallahassee, Fla. ....	Session .....	Life insurance companies .....	None
	The Prudential Insurance Co. of America Miami Rd., Jacksonville .....	Session .....	Same .....	None
Jones, Marvin P. O. Box 38 Bradley, Fla. ....	Labor I.C.W.U. Local 34 Mulberry, Fla. ....	Session .....	Taxation .....	None
Lenchuk, Paul 700 Oxford Rd. Winter Park, Fla. ....	Concrete Industry, Aggregates Industry 411 N. Park Ave. Winter Park, Fla. ....	Continuous .....		None
Martin, Stephen I. 407 E. Jefferson St. Tallahassee, Fla. ....	Fla. Assn. of Insurance Companies, Inc. Same address .....			None
Morgan, Herman W. 410 Island Rd. Temple Terrace, Fla. ....	Fla. Vocational Assn. P. O. Box 7175 Tampa, Fla. ....	Continuous .....	Vocational, technical and general adult education .....	None
Nietmann, John J., Jr. 277 Park Ave. New York, N. Y. ....	Life Insurance Assn. of America Same address .....	Session .....	Life insurance, accident & health insurance & annuities .....	None
Phillips, Robert E. P. O. Box 18020 Jacksonville, Fla. ....	St. Regis Paper Co. Same address .....	Session .....	Taxes .....	None
Redding, O. L. P. O. Box 221 Bradley, Fla. ....	I. C. W. U. Local #34 Mulberry, Fla. ....	Session .....	Taxation .....	None

**REGISTRATIONS UNDER SENATE RULE TWELVE  
FROM FEBRUARY 5 THROUGH FEBRUARY 9**

<i>Name and Address</i>	<i>Entity Represented and Address</i>	<i>Duration of Representation</i>	<i>Particular Legislation Involved</i>	<i>Direct Business Assn. or Partnership with Legislator</i>
Stevens, A. J. 1430 Randolph Court Tallahassee, Fla. ....	Fla. Education Assn. 208 W. Pensacola St. Tallahassee, Fla. ....	Continuous .....	Education .....	None
Sumner, G. Warren 520 Lake Maggiore Blvd. S. St. Petersburg, Fla. ....	Independent Colleges & Universities of Fla. 5013 Central Ave. St. Petersburg, Fla. ....	Permanent .....	Higher education .....	None
Tatich, Philip 501 Park Ave., South Winter Park, Fla. ....	Fla. State Turnpike Authority P. O. Box 8008 Fort Lauderdale, Fla. ....	Continuous .....	Fla. State Turnpike Authority .....	None
Urban, James A. 433 First Federal Bldg. Orlando, Fla. ....	Fla. Automobile Dealers Assn. 513 N. Mills Orlando, Fla. ....	Continuous .....	Motor vehicles and the taxation thereof .....	None
Weeks, Troy E. Rt. 6, Box 254 E Plant City, Fla. ....	I. C. W. U. Local 34 Mulberry, Fla. ....	Session .....	Taxation .....	None
Williams, E. L. 5790 S. W. 99th Terrace Miami, Fla. ....	Eastern Air Lines 100 S. Biscayne Blvd. Miami, Fla. ....	Session .....	General aviation industry & commercial aviation .....	None

**REGISTRATIONS (CONTINUOUS) UNDER SENATE RULE TWELVE  
FROM APRIL 4, 1967 THROUGH FEBRUARY 4, 1968**

<i>Name and Address</i>	<i>Entity Represented and Address</i>	<i>Duration of Representation</i>	<i>Particular Legislation Involved</i>	<i>Direct Business Assn. or Partnership with Legislator</i>
Adams, Adam G. 208 Valencia Ave. Coral Gables	Fla. Historical Commission and Fla. Library Same	Continuous	State library	None
Adams, Karl 1802 W. Indianhead Drive Tallahassee	Dept. of Public Safety Tallahassee	Continuous	Traffic Safety	None
Alsobrook, Alvin V. 4350 SW 13th St. Gainesville	Florida Farm Bureau Federation Same	Continuous	Agriculture	None
Antink, Joseph R. Rutland Bldg., Suite 215 Orlando	Florida Dairy Products Association, Inc. Same	Continuous	Dairy industry	None
Apthorpe, Jim Sec. State, Capitol	Sec. of State Capitol	Continuous	Sec. of St.	None
Arpin, David Box 8611 Jacksonville	Fla. Hotel and Motor Hotel Assn., Inc. Same	Continuous	Hotels, motels, restaurants, etc.	None
Berkowitz, Gene 801 Waverly Road Tallahassee	City of Tallahassee City Hall	Continuous	Local bills pertaining to City of Tallahassee	None
Berkowitz, Sidney A. P. O. Box 210 Jacksonville	Florida State Bd. of Health, Jacksonville Same	Continuous	Air and water pollution	None
Bethea, John M. 1829 Sharon Road Tallahassee	Florida Bd. of Forestry Collins Bldg. Tallahassee	Continuous	Forestry and related conservation	None
Bevis, Charlie 2902 Terry Rd. Tallahassee		Continuous	Salt water fishing industry	None
Battorff, Ray K. 3145 Pinellas Pt. Dr. St. Petersburg	Christian Science Committee on publication for Florida St. Petersburg	Continuous	Religious practices	None
Boggs, Harry 1456 Mitchell Avenue Tallahassee	State Treasurer's Office The Capitol	Permanent	Retirement legislation in State Treasurer's Office	None
Brautigam, Anthony R. 813 Lake Ridge Drive Tallahassee	Hotel and Restaurant Commission Tallahassee	Permanent	Hotel and restaurant	None
Britt, H. Merritt Box 2711 Orlando	Minute Maid Co. Orlando	Continuous	Citrus legislation	None
Brown, H. R. Box 1391 Tallahassee	Airkem Tallahassee	Permanent	Air, water pollution; centralized purchasing	None
	de Brown Industries, Inc. P. O. Box 1391 Tallahassee	Permanent	Central Purchasing	None
Brown, Robert C. Lee County Democratic Executive Committee Ft. Myers	Democratic Party Same	Permanent	Election laws and reapportionment	None
Brown, Thomas R. Carlton Bldg. Tallahassee	State Treasurer	Continuous	Treasurer's Office	None

REGISTRATIONS (CONTINUOUS) UNDER SENATE RULE TWELVE  
FROM APRIL 4, 1967 THROUGH FEBRUARY 4, 1968

Name and Address	Entity Represented and Address	Duration of Representation	Particular Legislation Involved	Direct Business Assn. or Partnership with Legislator
Bucklew, Sam 403 Morgan Tampa	Tampa Electric Co. Tampa	Continuous	Utilities	None
	Florida Agricultural Research Institute Gainesville	Continuous	Agriculture, fertilizer, and pesticide	None
Buford, Rivers Capitol Tallahassee	State Dept. of Education Board of Regents Attorney General	Permanent Permanent Permanent	Education Higher education Education	None None None
Burns, G. W., Jr. 224 W. 9th Jacksonville	Seaboard Railroad Jacksonville	Permanent	Railroads, transportation and labor	None
Butler, Gordon T. Fla. National Bank Bldg. Jacksonville	Fla. League of Municipalities Same	Continuous	Municipalities	None
Call, Floyd 505 N. Mills Ave. Orlando	Fla. Bankers Assn. Orlando	Continuous	Banking	None
Campbell, Clyde W. 1202 Carraway Tallahassee	State Road Dept. Tallahassee	Permanent	State Road Dept. and roads	None
Cashin, John W. Florida Industrial Commission	Industrial Commission Tallahassee	Continuous	Fla. Industrial Commission	None
Cawthon, J. A. White Springs, Fla.	Stephen Foster Memorial Same	Permanent	Appropriations	None
Chandler, Hendrix Adams and Gaines St. Tallahassee	Fla. Board of Regents	Continuous	State universities	None
Chapman, Dr. W. Judd 2808 Walter Scott Dr. Tallahassee	American Optometric Assn. St. Louis	Permanent	Health and Welfare	None
Clark, Charlie 1224 Crestview Avenue Tallahassee	St. Joe Paper Co. Tallahassee	Continuous	Varied interests of St. Joe Paper Co.	None
Cochran, H. G., Jr. 518 Vinnedge Ride Tallahassee	Beer Industry of Florida Suite 219 Duval Hotel	Continuous	Malt beverages and taxation	None
Coe, Harry L., Jr. Florida Revenue Commission Tallahassee	Florida Revenue Commission Tallahassee	Permanent	Fla. Rev. Comm.	None
Cole, Mrs. Ronald 7840 SW 14th Terrace Miami	Fla. Consumers League Same	Permanent	Consumer protection	None
Conger, Jerome N. P. O. Box 210 Jacksonville	Fla. State Board of Health P. O. Box 210 Jacksonville	Continuous	Public health	None
Constans, Phil, Jr. 208 W. Pensacola St. Tallahassee	Fla. Education Assn. Same	Continuous	Education	None
Cook, James A. 1526 Kuhl Acres Dr. Tallahassee	Fla. Board of Parks Tallahassee	Continuous	State parks, recreation, conservation	None

**REGISTRATIONS (CONTINUOUS) UNDER SENATE RULE TWELVE  
FROM APRIL 4, 1967 THROUGH FEBRUARY 4, 1968**

<i>Name and Address</i>	<i>Entity Represented and Address</i>	<i>Duration of Representation</i>	<i>Particular Legislation Involved</i>	<i>Direct Business Assn. or Partnership with Legislator</i>
Coplon, Julian 3407 Fair Oaks Tampa	Florida Osteopathic Medical Assn. 1500 8th Palmetto, Florida	Continuous	Medical and welfare	None
Coulter, C. H. "Hux" 412 Ingleside Ave. Tallahassee	Florida Forest Service LeRoy Collins Bldg.	Continuous	Forestry and related conservation	None
Coupe, Dr. George H. 1876 Brentwood Drive Clearwater	Fla. Osteopathic Medical Assn. Palmetto	Permanent	Any and all bills pertaining to above	None
Courtney, Anne 725 S. Bronough St. Tallahassee	Pinellas County Citizens for Better Education Florida Cosmetology School Assn. Same	Permanent	Education	None
Crane, Donald R., Jr. 2520 Madrad Way, South St. Petersburg	State Road Dept. Tallahassee	Permanent	State Road Dept.	None
Crider, Gerald 969 Beachfern Lane Rockledge	Brevard County Classroom Teachers Assn. 805 Forrest Ave. Cocoa, Florida	Continuous	Education	None
Cripe, John Box X Brandon	Fla. Egg Commission Same	Permanent	Appropriations	None
Culley, Joseph A. 210 E. Pensacola Tallahassee	Florida Funeral Directors Assn. 807 Morse Blvd. Winter Park	Continuous	Funeral service	None
Culpepper, J. B. Chancellor, State University System, Collins Bldg. Tallahassee	State University System— Higher Education	Continuous	Education and appropriations	None
Cunningham, Mac H. Box 2402 Lakeland	Fla. Municipal Utilities Assn. Lakeland	Continuous	Utilities	None
Dabbs, George 208 W. Pensacola St. Tallahassee	Fla. Education Assn. Same	Continuous	Education	None
Daniel, William F. P. O. Box 12, 127 E. Park Ave. Tallahassee	General Counsel, Fla. Education Assn. 208 W. Pensacola Tallahassee	Continuous	Education	None
Dauber, R. A. 1216 E. Colonial Dr. Orlando	Fla. Chiropractic Assn. Same	Continuous	General	None
Davis, A. M. Florida Power & Light Co. Box 3100 Miami	Fla. Power & Light Co. Same	Continuous	Electric utilities	None
Davis, Bruce G. 413 South Ride Tallahassee	Racing (Dog) Same	Continuous	All legislation	None
Dittmar, R. Hood Box 10031 Jacksonville	Fla. Soft Drink Assn. Same	Permanent	General	None
Douglas, Rev. Harry B., Jr. 815 Piedmont Dr. Tallahassee	Episcopal Diocese of Fla. Same	Permanent	SB 202 or homes for the aging	None

**REGISTRATIONS (CONTINUOUS) UNDER SENATE RULE TWELVE  
FROM APRIL 4, 1967 THROUGH FEBRUARY 4, 1968**

<i>Name and Address</i>	<i>Entity Represented and Address</i>	<i>Duration of Representation</i>	<i>Particular Legislation Involved</i>	<i>Direct Business Assn. or Partnership with Legislator</i>
Draper, Sam 1025 Myers Park Drive Tallahassee	State Road Dept. Burns Bldg. Tallahassee	Permanent	Finance and taxation; roads	None
Duden, Don Secretary of State The Capitol Tallahassee	Secretary of State Same	Continuous	Secretary of State	None
Duncan, James T. 4401 E. Colonial Dr. Orlando	Fla. Fruit and Vegetable Assn. Same	Continuous	Agriculture, fruit and vegetables in particular	None
Duncan, Ted, Jr. 111 N. Gadsden Tallahassee	Fla. Petroleum Council Same	Permanent	Petroleum products, ad valorem taxes	None
Eldredge, David C. 1101 Brickell Ave. Miami	Fla. Petroleum Council Same	Permanent	Petroleum industry	None
Eppes, Jack 221 W. 7th Ave. Tallahassee	United Christian Action, Inc. Same	Permanent	Alcoholic beverage, gambling, literature, and general moral issues	None
Ervin, Robert M. P. O. Box 1567 Tallahassee	Florida Institute of Certified Public Accountants P. O. Box 14287 Gainesville	Continuous	Accountancy or certified public accountants	None
Evans, Lloyd F. 2831 NE 33rd St. Light House Point. Fla.	Florida Home Builders Assoc. P. O. Box 1259 Tallahassee	Continuous	Home building industry	None
Fearington, Mercer Box 878 Tallahassee	Fla. Waterworks Assn. Box 786 Winter Park	Permanent	Water and sewer industry	None
Floyd, Bob (Robert L.) 12th Floor, Concord Bldg. Miami	Florida Railroad Assn. Same	Continuous	Railroads	None
Fokes, W. Robert 412 Plantation Road Tallahassee	Stop and Save Trading Stamp Co. E. Paterson, New Jersey	Continuous	Trading stamps	None
Foster, Leo Brock Bldg. Tallahassee	Florida Savings and Loan League Box 2246 Orlando	Continuous	Savings & Loan Assns.	None
Fraser, Donald S. Secretary of State's Office The Capitol Tallahassee	Florida Municipal Utilities Assoc. Box 2402 Lakeland	Continuous	Utilities	None
Frye, O. E. Game & Fresh Water Fish Commission Tallahassee	Secretary of State Same	Continuous	Secretary of State's office	None
Futch, Charlie 555 W. King St. Cocoa	Game & Fresh Water Fish Commission Same	Permanent	Management of fish and game	None
	Florida Ambulance Assn. Same	Continuous	Regulation of ambulance service	None

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Gage, Raymond W. Box 1545 Tallahassee	Florida Ports and Foreign Trade Council Same	Continuous	Ports and foreign trade	None
Garner, J. Franklin 913 Ivanhoe Tallahassee	Fla. Industrial Commission Tallahassee	Continuous	Fla. Industrial Commission	None
Gatlin, B. Kenneth 700 S. Adams Tallahassee	Florida Public Service Commission Tallahassee	Continuous	Florida Public Service Commission	None
Gibbons, Myron G. P. O. Box 1363 Tampa	Southwest Fla. Water Management District P. O. Box 216 Brooksville	Permanent	Water management	None
Gleockler, Miss Emily Box 1846 St. Petersburg	Fla. Federation of Humane Societies Same	Continuous	General and anti-cruelty laws	None
Glover, Henry B. 104 Arbor View Lane Largo	Theatre Owners of Florida Box 1962 Jacksonville	Permanent	Daylight saving time	None
Gosselin, Lionel G. 12952 Ixora Road N. Miami	Fire Fighters of Fla. Same	Permanent	Firefighters	None
Graham, Harry R. Box 596 Tavernier	South Florida Lobstering Assn. Same	Continuous	Salt water fisheries	None
Grant, Hoke, Jr. 1467 Crestview Ave. Tallahassee	State Road Dept. Burns Bldg.	Continuous	Pensions and labor	None
Green, Nathan D. 1309 Thomasville Rd. Tallahassee	State Road Dept., Rm. 409 Employees Local 1420 AFSC & ME Same	Continuous	Public employees	None
Green, Ray E. Parkway National Bk. Tallahassee	Independent Bankers Parkway Natl Bk. Tallahassee	Continuous	Banking	None
Hafner, E. R. "Eddie" Box 549 Tallahassee	State Assn. of County Commissioners Box 549 Tallahassee	Continuous	County Government, et al.	None
Hall, Charles 14501 NW 16th Court Miami	Miami Assn. of Firefighters Miami	Continuous	Fire service	None
Hall, J. Lewis Tallahassee	Florida Bar Tallahassee	Permanent	Florida Bar	None
Hamilton, Guy Trenton	Suwannee River Authority Same	Permanent	Suwannee River Authority	None
Hardee, Major E. E. Box 8 Hobe Sound	Fla. Bd. of Parks and historic memorials Same	Continuous	State parks, recreation and conservation	None
Harris, Ted Box 2817 Jacksonville	Bricklayers, masons and plasterers international Union of America Same	Continuous	Labor	None

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Harrison, George 4266 Roswell Road Atlanta, Georgia	International Business Machines, Inc. 2045 Peachtree Rd. Atlanta, Ga.	Permanent	Voting devices	None
Henderson, John W. Box 986 Tallahassee	Fla Life Companies, Inc. Box 986 Tallahassee	Continuous	Insurance and finance	None
	Lewis State Bank Tallahassee	Continuous	Banking and finance	None
Hendricks, W. G. 1508 Lee Avenue Tallahassee	Board of Regents LeRoy Collins Bldg. Tallahassee	Continuous	Higher Education	None
Hendrix, Bill Oldsmar	Oyster and clam culture	Continuous	Oyster and clam culture	None
Hendry, Robert R. 100 S. Orange Ave. Orlando	Reedy Creek Drainage District Same	Continuous	Act amending district. Act creating City of Day Lake, two acts amending Chapter 495 FS; one act amending Chapter 205 FS	None
	Compass East Corporation Same	Continuous	Act creating City of Reedy Creek	None
Henry, Bryan W. State Road Dept. Tallahassee	State Road Dept. Tallahassee	Continuous	Road Dept.	None
Herrell, William C., Jr. 135 West Jefferson St. Tallahassee	Biscayne Bay Pilots P. O. Box 134 Miami Beach	Continuous	Chapter 310 Fla. Statutes	None
Hinds, Paul H. Box 739, Shenandoah Station Miami	Associated General Contractors Same	Continuous	General	None
Hoequist, Leroy 808 Putnam Orlando	Florida Funeral Directors Assn. 807 Morse Blvd. Winter Park	Continuous	Funeral service	None
Hollahan, Dick 117 Ridgeland Road Tallahassee	Sec. of State Capitol	Continuous	Secretary of State's Office	None
Holley, Charles R. 2401 9th St., S. St. Petersburg	Custo Food Products, Inc. Tampa	Permanent	Food	None
Hopkins, William Lewis Bank Building Tallahassee	Fla. Prosecutors Assn. Same	Continuous	Law enforcement and prosecuting	None
Hopping, Wade L. 705 Middlebrook Circle Tallahassee	Governor's Office Capitol	Continuous	Governor's legislative program	None
Hunter, James 304 Carlton Bldg. Tallahassee	Hotel and Restaurant Commission and hospitality industry	Continuous	Hotel and restaurant and hospitality industry	None

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Hyde, Boliver Box 174 Lakeland	Natl. Assn. of Theatre owners of Fla. Box 1962 Jacksonville	Continuous	Motion picture industry	None
	Florida Concrete Pipe Institute, Inc. 115½ S. Florida Ave. Lakeland	Continuous	Roads, construction and concrete pipe	None
Jensen, Chris L. 111 North Gadsden St. Tallahassee	Fla. Petroleum Council 111 N. Gadsden Tallahassee	Continuous	Petroleum industry	None
Johnson, Tom C. Florida Association of Insurance Agents 3716 Neptune Ave. Tampa	Florida Assn. of Insurance Agents	Continuous	Insurance and traffic safety	None
Jones, C. L. 517 W. Sixth Ave. Tallahassee	Fla. Barbers Assn. Same	Permanent	Barbering	None
Jopling, Wallace M. Box 243 Lake City	Columbia County Board of Public Instruction Lake City	Permanent	Local legislation affecting schools of Columbia County	None
Keller, C. R. Fla. Probation and Parole Commission Tallahassee	Fla. Probation and Parole Commission Tallahassee	Continuous	Probation and parole	None
Knotts, Thomas M. 1502 Chowkeebin Nene Tallahassee	United Christian Action 1705 Gary Road Lakeland	Continuous	General	None
Knowles, Robert E. 1400 4th Avenue, W. Bradenton	Tax Assessors Assn. of Fla. Box 469 Bradenton	Continuous	Taxation	None
Laden, Louis 434 Catalona Coral Gables	Dade County Laundry and Dry Cleaners Assn. Same		General	None
LeMaster, Mrs. JoAnn 1515 Dacron Drive Tallahassee	Fla. Dental Hygienists Assn. Palm Beach	Permanent	Dentistry and dental hygienists	None
Landeau, Joseph 10654 Lakeview Road E. Jacksonville	Fla. Education Assn. Tallahassee	Continuous	Education	None
Lanham, Gary 1221 Apalachee Parkway Tallahassee	Barber Colleges of Fla. Same	Continuous	Barbers	None
Lee, John C. 1500 Belleau Wood Dr. P. O. Box 784 Tallahassee	Associated Industries of Fla. Same	Continuous	Business and industry	None
Lee, Terry C. Holland Building Tallahassee	Board of Commissioners of State Institutions Capitol	Continuous	Bd. of Commissioners of State Institutions, including state construction work	None
Leslie, Keith 2898 Biscayne Blvd. Miami	American Automobile Assn. Same	Permanent	Motorists	None

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Lewis, Harold D. Comptroller's Office Tallahassee	Comptroller of Fla. Capitol	Continuous	All legislation	None
Lofroos, William N. 1704 Belvedere Tallahassee	Fla. State Road Dept. Tallahassee	Permanent	Senate Bill 293	None
Long, Quentin V. 1915 Harrison St. Hollywood	Gulfstream Park Hallandale	Continuous	Horse racing	None
Lowe, Reid 2360 NW 36th St. Miami	Fla. Funeral Directors Assn. 807 Morse Blvd. Winter Park	Continuous	Funeral service	None
McClane, T. K. 4350 SW 13th St. Gainesville	Fla. Farm Bureau Federation Gainesville	Continuous	Agriculture	None
McClure, Edward E. 2302 Cline Tallahassee	Fla. Planning & Zoning Assn. Box 896, Tallahassee	Permanent	Pertaining to planning, zoning, sub- division control and construction	None
	American Institute of Planners 2302 Cline Tallahassee		Same	None
McClure, J. Robert, Jr. 134 W. Pensacola Tallahassee	Fla. State Assn. of Life Underwriters Tampa	Continuous	Life insurance	None
McGlon, Jay Box 8008 Ft. Lauderdale	Fla. Turnpike Authority Same	Permanent	Turnpike	None
McKethan, Alfred A. Brooksville	Fla. Bankers Assn. Orlando	Continuous	Banking	None
McKinney, A. E., Jr. 310 W. Call St. Starke	Fla. Retail Liquor Dealers Assn. 310 W. Call St. Starke	Continuous	Alcoholic Beverages	None
Madigan, John A. Brock Bldg. Tallahassee	Florida Sheriffs Association Tallahassee	Continuous	Law enforcement	None
	Installment Land Sales & Development Assn. of Fla. 420 Lincoln Road Miami Beach	Continuous	Land sales	None
	Florida Mobile Home Assn. Tampa, Florida	Continuous	Mobile homes	None
	Florida Retailers Association Winter Park	Continuous	Retail sales matters	None
Mallory, Walter C. 513 N. Mills Ave. Orlando	Fla. Automobile Dealers Assn. 513 N. Mills Ave. Orlando	Permanent	Motor vehicles & casualty insurance	None
Marsh, C. Burton Bushnell	State Assn. of Circuit Court Clerks Courthouse Bushnell	Permanent	Clerks of Circuit Courts	None
Marsicano, Ralph A. International Bank Bldg. Tampa	Fla. League of Municipalities Fla. Bank Bldg. Jacksonville	Continuous	Municipalities	None

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Mathis, Harvey Box 2487 Panama City	International Paper Co. Panama City	Continuous	Pulp and paper	None
Mawhinney, B. J. 2321 Armistead Rd. Tallahassee	Comptroller of Fla. Capitol	Continuous	All legislation	None
Mayo, William T. 1548 Lee Ave. Tallahassee	Fla. Public Service Commission Tallahassee	Permanent	Fla. Public Service Commission	None
Mears, Patrick H. 1308 Dillard Tallahassee	Fla. Industrial Commission Tallahassee	Permanent	Fla. Industrial Commission	None
Meiklejohn, Don D. Goodwood Plantation Tallahassee	State Beverage Dept. Carlton Bldg. Tallahassee	Continuous	Law enforcement & State Beverage Dept.	None
Mickler, Rolfe State Road Dept. Tallahassee	State Road Dept. Tallahassee	Continuous	St. Rd. Dept.	None
Mikell, H. K. 1514 Sharon Rd. Tallahassee	Fla. Board of Forestry Collins Bldg. Tallahassee	Permanent	Forestry and related conservation	None
Miller, George W. 764 W. 34th St. Hialeah	Hialeah Fire Fighters Local No. 1102 764 W. 34th St. Hialeah	Continuous	Pensions, collective bargaining & other pertaining to fire fighting	None
Miller, Herbert W. Caldwell Bldg. Tallahassee	Fla. Industrial Commission Same	Continuous	Commission & its employees	None
Miller, N. E. 101 W. Gaines St. Tallahassee	State Parks 101 W. Gaines Tallahassee	Continuous	State parks, recreation, conservation	None
Miller, Wilton Rm. 110, Capitol Tallahassee	Fla. Dept. of Agriculture Capitol Tallahassee	Continuous	Agriculture	None
Miller, W. W., Jr. 406 Chestnut Dr. Tallahassee	Fla. State Road Dept. Burns Bldg. Tallahassee	Continuous	Fla. State Road Dept.	None
Mitchell, Harry H. 1105 Browning Dr. Tallahassee	American Reciprocal Insurance Assn. Kansas City, Missouri	Permanent	Insurance	None
Montminy, Robert E. 1506 Sharon Rd. Tallahassee	American Fed. of state, county & municipal employees, AFL-CIO 1155 15th St. N.W. Washington, D. C.	Continuous	Public employees	None
Moore, Thelma E. 362 Valley Forge Rd. West Palm Beach	Fla. Fed. of Business & Professional Women's Clubs, Inc. Same	Permanent	General	None
Morgan, Richard L. 1001 Piedmont Dr. Tallahassee	Fla. Education Assn. 208 W. Pensacola Tallahassee	Continuous	Education	None
Moriarty, John D. 1405 Country Club Dr. Tallahassee	Fla. Revenue Dept. Tallahassee	Continuous	Tax administration	None

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Morris, Wm. R. F. 336 E. College Ave. Tallahassee	Citizens Safety Council Same	Continuous	Safety	None
Mortimer, George L. 2206 Woodlawn Dr. Tallahassee	Dept. of Motor Vehicles 107 W. Gaines St. Tallahassee	Permanent	Dept. of Motor Vehicles	None
Moyle, Jon C. 203 Pan American Bldg. West Palm Beach	Fla. Phychiatric Society West Palm Beach	Continuous	General mental health	None
	Fla. State Public Defender Assn. 90 E. Livingston Orlando	Continuous	Chapt. 27, FS & general legislation; criminal trial work	None
Netter, Charles 7211 SW 62nd Ave. S. Miami	Self	Permanent	Off track betting in Monroe county	None
Northcutt, Edward Eugene 3018 Windsor Way Tallahassee	Eastern Airlines Duval Hotel Tallahassee	Continuous	General	None
Odham, Katherine S. 1090 W. Taylor Rd. DeLand	Supervisors of Elections DeLand	Permanent	Election laws & constitutional revision	None
Odom, F. Perry 305 South Gadsden Street Tallahassee	Fla. Home Builders Assn. P. O. Box 1259 Tallahassee	Continuous	Home building industry	None
Ogden, Mal P. O. Box 1796 Tallahassee	Market Research & Development Corp. Same	Continuous	Cement, rock industries & allied groups; general	None
Okell, George S., Sr. 1245 Andalusia Ave. Coral Gables	Fla. Pelota Assn. Inc. 1392 NW 36th St. Miami	Permanent	Pari-mutuel	None
Onett, George L. 100 Biscayne Blvd. Miami	Tropical Park, Inc. Miami	Permanent	Pari-mutuel and horse racing	None
	Fla. Homebuilders Self Insurers Fund 1749 SW 3rd Ave. Miami	Continuous	Self Insurers' Fund	None
	Fla. Wholesalers Assn. Self Insurers Fund Box 929 Tallahassee	Continuous	Self Insurers' Fund	None
Palmer, George E. Box 954 Tallahassee	Fla. Assn. of Health Underwriters Same	Continuous	Insurance, public safety, retirement & personnel	None
Parker, Julius F., Jr. Brock Bldg. Tallahassee	Fla. Municipal Utilities Assn. Box 2402 Lakeland	Continuous	Utilities	None
Parker, Robert C. Elliott Bldg. Tallahassee	Trustees of Internal Improvement Fund Same	Continuous	Internal Improvement Fund	None
Parr, Harold 301 McDaniel St. Tallahassee	Fla. Bd. of Conservation Collins Bldg. Tallahassee	Permanent	Salt water fishing, water resources, waterways, geology, beaches and shores	None

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Peeples, L. Grant Midyette Moor Bldg. Tallahassee	John A. Snively, Jr. Winter Haven	Continuous	Citrus and citrus alcohol	None
Peeples, L. Grant Midyette Moor Bldg. Tallahassee	Fla. Assn. Architects Miami	Continuous	Construction, planning, zoning profession	None
	Fla. State Dental Society Tampa	Continuous	Dental health	None
	Fla. State Pharmaceutical Assn. Ft. Myers	Continuous	Public health, pharmaceutical	None
	Fla. Lumber & Building Material Dealers Assn. Orlando	Continuous	Construction, finance and taxation	None
Pees, O. Walter 17031 Dolphin Dr. North Redington Beach	Holiday Isles Development Council, Inc. 75 150th Ave. Madeira Beach	Four years	Holiday Isles, roads, bridges developments, etc.	None
Pelham, Billy 3206 Maxwell St. Tallahassee	State Road Dept. Burns Bldg. Tallahassee	Continuous	Personnel, retirement and labor	None
Petteway, Lewis 1305 Mitchell Ave. Tallahassee	Fla. Public Service Commission Tallahassee	Permanent	The commission	None
Pierce, Roger R. P. O. Box 2221 Jacksonville	McCall Service Inc. Same	Permanent	Pest control	None
Pitman, Alyne M. Box 177 Marianna	Supervisors of Elections Courthouse Marianna	Permanent	Election laws & constitutional revision	None
Pittenger, June W. 6610 Sheryl Ann Dr. Orlando	Fla. Education Assn. 208 W. Pensacola St. Tallahassee	Continuous	All educational bills	None
Pruitt, Charles W., Jr. 256 Church St. Jacksonville	Episcopal Diocese of Fla. Same	Permanent	SB 202 and homes for the aging	None
Pumphrey, Jack 11 Pryor St., SW Atlanta, Ga.	American Mutual Insurance Alliance 20 N. Wacker Dr. Chicago, Illinois	Permanent	Insurance	None
Pushkin, Emanuel, Dr. 1353 Coral Way Miami	Fla. Optometric Assn. 1 North Orange Bldg. Orlando	Permanent	Health and welfare	None
Raitano, Harry, Dr. 4805 Central Ave. Tampa	Naturopathy Same	Continuous	General	None
Raker, Tom 497 E. Jefferson St. Tallahassee	Fla. Assn. of Insurance Companies, Inc. Box 1819 Tallahassee	Continuous	Insurance, traffic safety	None
Revell, Walter L. 1906 Lee Rd. Orlando	Fla. Engineering Society Same	Continuous	Technical & vocational education	None
Roberts, Emmett 227 Park St. Jacksonville	State Dept. of Public Welfare Jacksonville	Continuous	Public welfare	None

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Robertson, C. N. P. O. Box 1531 Jacksonville	Brotherhood of Railway & Steamship Clerks, Freight Handlers, etc. Same	Continuous	Labor & senior citizens	None
Robinson, H. Elmo Comptroller's Office Tallahassee	Comptroller of Fla. Capitol Tallahassee	Continuous	All legislation	None
Rogers, Cecil G. Fla. State Employees Assn. Hollywood	Fla. State Employees Assn. Same	Permanent	State employees	None
Rogers, Nell Foster (Mrs.) Rt. 1, Box 27 Gainesville	Better government	Continuous	Govt. & public welfare	None
Rosasco, Robert A. 11830 SW 92nd Ave. Miami	Governor's Office Capitol Tallahassee	Permanent	Governor's legislative program	None
Rosean, Dolores 8630 SW 20th St. Miami	Fla. Consumers League 8630 SW 20th St. Miami	Permanent	Consumer protection	None
Ross, Stephen Paul 2001 NW 7th St. Miami	Fla. State Retailers Assn. Same	Continuous	Retailing	None
	Fla. Automatic Merchandising Council 316 N. Miami Ave. Miami	Continuous	Vending	None
	Fla. Electronic Service Assn. 2001 NW 7th St. Miami	Continuous	Electronic service technicians	None
	Dade Co. Classrm. Teachers Assn. 1451 N. Bayshore Dr. Miami	Continuous	Education	None
Rucker, P. R. Woodcock Bldg. Jacksonville	Fla. Independent Mutual Agents, Inc. Jacksonville	Permanent	Insurance & highway safety	None
Rucks, Gordon Box 966 Okeechobee	Ridge Tanklines, Inc. Same	Continuous	General; dairy farmers, parking, weights division	None
Russell, Roy W. Fla. Probation & Parole Commission Tallahassee	Fla. Probation & Parole Commission Tallahassee	Permanent	Probation and parole	None
Rybolt, Howard R. 939 N. Shine Orlando	Fla. Planning & Zoning Assn., Inc. Box 896 Tallahassee	Continuous	Planning, zoning, subdivision control, construction code	None
Salley, E. M. 1509 Chowkeebin Nene Tallahassee	State Road Dept. Tallahassee	Permanent	Roads	None
Saunders, Juanita W. 725 S. Bronough Tallahassee	State Board of Cosmetology Same	Continuous	Cosmetology	None
Seidel, William B. 200 SE 6th St. Ft. Lauderdale	South Fla. Lobstering Assn. Box 596 Tavernier	Permanent	Salt water fisheries	None

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Seipel, J. Fla. Development Commission Tallahassee	Fla. Development Commission Same	Permanent	Appropriations for Fla. Development Commission	None
Sewell, Cecil 2309 Spoonwood Dr. Tallahassee	State Beverage Dept. of Fla. Room 315, Carlton Bldg. Tallahassee	Permanent	Beverage Dept. and law enforcement	None
Shaw, Roderick K., Jr. 4409 Brokwood Dr. Tampa	Fla. Cannery Assn. Winter Haven	Permanent	Citrus & related matters	None
Shivers, Douglass B. Box 12 Tallahassee	Gulf Power Co. Pensacola	Continuous	Gulf Power Co.	None
Simmons, Sherwin P. First Federal Bldg. Tampa	W. S. Badcock Corp. Mulberry	Continuous	Senate Bill 208	None
Singleton, R. M. 2203 W. Indianhead Dr. Tallahassee	State Road Dept. Burns Bldg. Tallahassee	Permanent	Roads	None
Sittig, Raymond C. Rm. 552, Fla. Nat'l. Bank Bldg. Jacksonville	Fla. League of Municipalities Nat'l. Bank Bldg. Jacksonville	Permanent	Municipal	None
Smith, Philip N. 100 S. Orange Ave. Orlando	Reedy Creek Drainage District 100 S. Orange Ave. Orlando	Continuous	Act amending district	None
	Compass East Corp. 100 S. Orange Ave. Orlando	Continuous	Act creating City of Reedy Creek; Act creating City of Day Lake; two acts amending Ch. 495 FS; Act amending Ch. 205 FS	None
Smith, William C. 1248 Burtwood Drive Ft. Myers	Lee County Bank Ft. Myers	Permanent	Banking	None
Southerland, James Wm. 121 Landry Drive Perry	Buckeye Cellulose Corp. Perry	Continuous	Forestry, pulp & paper industry	None
Speer, Roy M. 3110 First Ave., North St. Petersburg	City of St. Petersburg	Continuous	All legislation	None
Spencer, Ronald S., Jr. 108 W. Pensacola St. Tallahassee	Fla. Forestry Assn. Same	Continuous	Forestry	None
Spitz, Chas. H. 311 E. Park Ave. Tallahassee	Motion Picture Assn. of America 1600 EYE St. NW Washington, D. C.	Continuous	Amusements, finance & taxation & related interests	None
	Fla. Council of Independent Schools 311 E. Park Ave. Tallahassee	Continuous	Schools, education, finance and taxation	None
Stauffer, Carl 1906 Sharon Rd. Tallahassee	Fla. Sheriff's Assn. Tallahassee	Permanent	Law enforcement	None

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Stevens, Jack Fla. Education Assn. Tallahassee	Fla. Ed. Assn. Tallahassee	Continuous	Education	None
Strain, Hobson Box 561 Highland City	Fla. Credit Union League Pensacola Ave. Tallahassee	Permanent	Credit life insurance bill, Chapter 657, FS, revision	None
	Fla. Assn. of County Tax Collectors Courthouse Bartow	Permanent	Chapter 205, FS and taxation	None
Straughn, J. Ed Rm. 102, Carlton Bldg. Tallahassee	Fla. Revenue Commission Same	Permanent	Tax administration	None
Strickland, Hiram Box 1338 Bradenton	Tax Assessors Assn. of Fla. Same	Continuous	Taxation and finance	None
Sturm, Julius 101 Pepper Bldg. Tallahassee	Fla. Amusement & Music Assn. Pepper Bldg. Tallahassee	Permanent	Amusement, music & vending machines	None
Summers, F. William Fla. State Library Tallahassee	Fla. State Library Tallahassee	Continuous	State libraries	None
Sweat, George 1815 Monticello Drive Tallahassee	Fla. Education Assn. 208 W. Pensacola St. Tallahassee	Continuous	Education	None
Szanyi, J. D. Rt. 5, Box 548 Lakeland	International Chemical Workers, Local 39 Mulberry	Permanent	Labor	None
Tafel, Lee A. 1461 NW 17th Ave. Miami	Fla. State Merit System Council Tallahassee	Permanent	Merit system council	None
	State County Municipal Employees 1461 NW 17th Ave. Miami	Permanent	Gov. reorganization; personnel & retirement; labor	None
Tennis, Hall 1401 Courthouse Miami	Metropolitan Dade County Courthouse Miami	Permanent	Public health & welfare	None
Terry, Mrs. George, Jr. 713 So. Delaney Orlando	Self Same	Continuous	Constitutional revision	None
Thompson, Floyd L. 131 N. Gadsden St. Tallahassee	Allstate Insurance Co. Same	Continuous	Highway safety, insurance	None
Thompson, Jesse J. 3913 Americana Dr. Tampa	United States Brewers Assn., Inc. Tampa	Permanent		None
Tipton, Ray 208 W. Pensacola St. Tallahassee	Fla. Educ. Assn. Same	Permanent	Education	None
Tomasello, A. D. Box 218 Bartow	Fla. Trucking Assn. 714 Gilmore St. Jacksonville	Continuous	Transportation & motor vehicles	None

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Tomasello, William P. 1410 Hibiscus Drive Bartow	Fla. Citrus Commission Lakeland	Continuous	Citrus	None
Traynor, Richard A. 110 Hoffman Drive Tallahassee	Fla. Council for the Blind 108 W. Pensacola St. Tallahassee	Permanent	The blind, visually and physically handicapped	None
Trotman, Joe Dan 308 Live Oak Ave. DeFuniak Springs	Fla. County Judges Assn. Courthouse DeFuniak Springs	Continuous	County judges	None
Turnbull, D. F. State Road Dept. Tallahassee	State Rd. Dept. Tallahassee	Continuous	Roads & safety	None
Turner, Fred B. 3112 Clemwood St. Orlando	Fla. Funeral Directors Assn. 807 Morse Blvd. Winter Park	Permanent	Funeral services	None
Twachtman, Dale P. O. Box 216 Brooksville	Southwest Fla. Water Management District Same	Permanent	Water management	None
Upton, R. E., Jr. Box 1643 Tallahassee	Self	Permanent	Students	None
Vanderpoel, Lynn (Mrs.) 5990 59th Way, North St. Petersburg	Rural Federation of Civic Assns., Inc. 5990 59th Way, North St. Petersburg	Permanent	Unincorporated areas, govern- mental structure, local govt., Constitution	None
Van de Water, Robert C. 2821 W. Pensacola St. Tallahassee	Fla. Credit Union League, Inc. Same	Continuous	Credit unions, insurance, general banking & small loans	None
Waddell, Thomas A. 911 Ivanhoe Rd. Tallahassee	State Treasurer Capitol Tallahassee	Continuous	Office of State Treasurer	None
Walker, Edward K., Dr. 547-A N. Monroe St. Tallahassee	Fla. State Bd. of Optometry Tallahassee	Permanent	Public health and welfare	None
Walton, Howard D. 600 Mary Beth Ave. Tallahassee	Printing Industries of Fla. Same	Continuous	State printing and state purchasing	None
Whitfield, Charles P. O. Box 334 Niceville	W. Deal, Inc. P. O. Box 433 Ft. Lauderdale	Permanent	General	None
Wills, Paul C. 2919 Pound Dr. Tallahassee	State Road Dept. Burns Bldg. Tallahassee	Continuous	State Rd. Dept.	None
Woods, Tom Doyle Carlton Bldg. State Beverage Dept. Tallahassee	State Beverage Dept. Same	Permanent	Alcoholic beverages, cigarettes and law enforcement	None
Work, Blanche M. 917 S. Mississippi Ave. Lakeland	Supervisors of Elections Courthouse Bartow	Permanent	Election laws & constitutional revision	None
Wright, Noel A. Box 3208 Tallahassee	Individual	Permanent	Aviation, military, pollution, test facilities	None