

SPECIAL SESSION

JOURNAL OF THE SENATE

Wednesday, February 14, 1968

The Senate was called to order by the President Pro Tempore at 9:00 a.m. A quorum present—48:

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

Prayer by Senator Chester W. (Chet) Stolzenburg of the 39th Senatorial District:

Let us pray. Our heavenly Father, we come before thee this morning in humility to ask for guidance to direct our thoughts to help us solve the problems before us this day.

Give us wisdom and knowledge to do thy will and instill in us the desire to unselfishly serve the welfare of the citizens of Florida.

Guide and protect our servicemen serving in foreign lands and heal those sick in body and spirit.

We thank thee for all the blessings bestowed upon each of us without merit on our part and we pray that you will continue to bless all those in authority in our land, through Christ Jesus. Amen.

The Journal of February 13 was corrected and approved.

REPORTS OF COMMITTEES

The Committee on Rules and Calendar recommends the following pass:

SJR 167-X(68) with 1 amendment.

The Committee on Appropriations recommends the following pass: HB 43-X(68) with 1 amendment, HB 113-X(68), SB 139-X(68), SB 150-X(68), SB 156-X(68), SB 157-X(68), SB 158-X(68).

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

ENGROSSING REPORTS

Your Engrossing Clerk reports that the Senate amendment has been incorporated in the following bill which was placed on the calendar on Third Reading: SB 147-X(68) with 1 amendment

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 87-X(68) with 3 amendments
SB 133-X(68) with 1 amendment

EDWIN G. FRASER
Secretary of the Senate

INTRODUCTION

By Senator Mathews—

SB 168-X(68)—A bill to be entitled An act relating to edu-

ational television; amending section 229.131(3), Florida Statutes, making State Board of Education sole educational television authority for the state; providing an effective date.

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

The President presiding.

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

By Senators Mathews and Pope—

SB 169-X(68)—A bill to be entitled An act relating to the compensation of the superintendent of public instruction in any county having a population of not less than thirty thousand (30,000) nor more than thirty two thousand (32,000) according to the latest official decennial census; authorizing a board of public instruction of any such county to fix the compensation of the superintendent of public instruction of such county; providing an effective date.

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

Unanimous consent was granted Senator Mathews to take up SB 169-X(68) out of order.

On motions by Senator Mathews, the rules were waived and SB 169-X(68) was read the second time by title, the third time in full, passed and 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

MOTIONS RELATING TO COMMITTEE REFERENCES

On motion by Senator Hollahan, by two-thirds vote, SB 101-X(68) was withdrawn from the Committee on Transportation and Safety.

On motion by Senator Thomas, by two-thirds vote, SB 166-X(68) was withdrawn from the Committees on Education-Public Schools and Junior Colleges; and Judiciary "B" and placed on the Calendar.

On motion by Senator Thomas, by two-thirds vote, HB 152-X(68) was withdrawn from the Committee on Appropriations.

MESSAGES FROM THE GOVERNOR

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

February 7, 1968

Dear Sir:

It is my pleasure to inform the Senate of the following appointment and respectfully request confirmation thereof:

Roger Doyle, Vice President, Citizens and Peoples National Bank of Pensacola, Pensacola, Florida, member, Florida

State Turnpike Authority, Third Congressional District, for a term ending January 3, 1969.

Respectfully requested,
CLAUDE R. KIRK, JR.
 Governor

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

February 13, 1968

Dear President Pope:

Pursuant to Article IV, Section 15 of the Constitution of the State of Florida, I have the honor to transmit for the consideration of your honorable body an Executive Order of Suspension in the case of W. Hugh Duncan, Justice of the Peace, District 4, Seminole County, Florida. I hereby recommend the removal of the above-named official.

Sincerely,
CLAUDE R. KIRK, JR.
 Governor

—which were referred to the Special Select Committee on Executive Appointments and Suspensions.

THIRD READING

SB 147-X(68)—A bill to be entitled An act relating to amending all statutes wherein the word "minimum foundation" appears, providing an effective date.

Was taken up and read the third time in full, passed as amended and certified to the House. The vote was:

Yeas—29

Askew	Fisher	Knopke	Slade
Bafalis	Gibson	Lane	Stone
Bell	Gong	McClain	Thomas
Boyd	Griffin	Mathews	Wilson
Broxson	Gunter	Plante	Young
Chiles	Haverfield	Poston	
Deeb	Horne	Reuter	
de la Parte	Johnson	Sayler	

Nays—16

Mr. President	Elrod	Hollahan	Spencer
Clayton	Fincher	O'Grady	Stockton
Cross	Friday	Ott	Stolzenburg
Edwards	Henderson	Shevin	Weber

Senator Cross moved that the Senate take up for consideration Conference Committee Reports on Senate Bills 61-X(68), 76-X(68), 77-X(68), 79-X(68), 81-X(68), 82-X(68), 86-X(68), and 98-X(68). The motion was adopted.

On motion by Senator Mathews, the rules were waived and time of recess was extended until 12:30 p.m.

Senators Boyd and Askew explained the Conference Committee Reports.

On motion by Senator Mathews, the Senate recessed at 12:17 p.m. to reconvene at 1:30 p.m.

AFTERNOON SESSION

The Senate was called to order by the President at 1:30 p. m. A quorum present—48:

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

CONFERENCE COMMITTEE REPORT ON SB 61-X(68)

The Honorable Verle A. Pope
 President of the Senate

February 12, 1968

The Honorable Ralph D. Turlington
 Speaker, House of Representatives

Dear Sirs:

Your Conference Committee on the disagreeing votes of the two Houses on the House amendment to Senate Bill 61-X(68), same being:

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.

having met, and after full and free conference, have agreed to recommend and do recommend to their respective Houses, as follows:

1. That the House recede from Amendment number 1.
2. That the Senate and House of Representatives adopt the Conference Committee amendment attached hereto, and by reference made a part of this report.

REUBIN O'D. ASKEW	FREDERICK H. SCHULTZ
LAWTON M. CHILES	KEN SMITH
WILBUR H. BOYD	MARSHALL HARRIS
ROBERT H. ELROD	GUY W. SPICOLA
TOM SLADE	JOHN J. SAVAGE
ELMER O. FRIDAY, JR.	ROBERT C. DE YOUNG

Managers on the part of the Senate
 Managers on the part of the House of Representatives

Conference Committee Amendment—

On page 1, line 10, strike all after the enacting clause and insert the following:

Section 1. The monies in the following items are appropriated from the general revenue fund for the fiscal year 1968-69 to the board of regents to pay the salaries and other expenditures of the named agencies. Appropriations may be transferred notwithstanding the provisions of section 282.-061, Florida Statutes, between the institutions of higher learning with the approval of the state planning and budget commission in order to adequately provide the necessary services at each institution when determined by the board to be in the best interest of the state.

Item.	1968-69
REGENTS, BOARD OF FLORIDA A & M UNIVERSITY Educational and General	
1. Lump Sum	\$ 403,772
FLORIDA ATLANTIC UNIVERSITY Educational and General	
2. Lump Sum	1,246,965
FLORIDA STATE UNIVERSITY Educational and General	
3. Lump Sum	2,440,806
4. Lump Sum—Science Development Project	1,000,000
FLORIDA TECHNOLOGICAL UNIVERSITY Educational and General	
5. Lump Sum	389,999
UNIVERSITY OF FLORIDA Educational and General	
6. Lump Sum	2,596,642
Health Center	
7. Lump Sum	250,808
Graduate Engineering Education System (Genesys)	
8. Lump Sum	20,338

UNIVERSITY OF SOUTH FLORIDA

Educational and General

9. Lump Sum	2,165,602
10. Medical Center—Program Planning and initial staff	171,342

UNIVERSITY OF WEST FLORIDA

Educational and General

11. Lump Sum	657,130
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ADMINISTRATION, GENERAL OFFICE

12. Florida Regents Scholarship	1,500,000
13. Regional Education Instructional Television	78,000
14. Planning, Program Development and initial staff for new institution in Dade County	225,850
15. Planning, Program Development and initial staff for new institution in Duval County	225,850
16. Lump Sum—For transfer to the various universities by the board of regents on the basis of need due to increased enrollments	2,000,000
TOTAL OF SECTION 1.	\$15,373,104

Section 2. This act shall take effect July 1, 1968.

On motion by Senator Boyd, the Conference Committee Report on SB 61-X(68) was adopted.

On motion by Senator Chiles, the Senate adopted the Conference Committee Amendment to SB 61-X(68), as attached to and made a part of the foregoing Report.

On motion by Senator Chiles, SB 61-X(68) as amended by the Conference Committee Report was read in full, passed and certified to the House. The vote was:

Yeas—43

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

Nays—5

Bafalis	O'Grady	Reuter	Stolzenburg
Clayton			

REPORT OF CONFERENCE COMMITTEE ON SB 76-X(68)

The Honorable Verle A. Pope February 12, 1968
President of the Senate

The Honorable Ralph D. Turlington
Speaker, House of Representatives

Dear Sirs:

Your Conference Committee on the disagreeing votes of the two Houses on the House amendment to Senate Bill 76-X(68), same being:

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.

having met, and after full and free conference, have agreed to recommend and do recommend to their respective Houses, as follows:

1. That the House recede from amendment number 1, and that the House of Representatives and Senate adopt the Conference Committee amendment number 1 attached hereto, and by reference made a part of this report.

REUBIN O'D. ASKEW	FREDERICK H. SCHULTZ
LAWTON M. CHILES	KEN SMITH
WILBUR BOYD	MARSHALL HARRIS
ROBERT H. ELROD	GUY W. SPICOLA
TOM SLADE	JOHN J. SAVAGE
ELMER O. FRIDAY, JR.	ROBERT C. DE YOUNG
Managers on the part of the Senate	Managers on the part of the House of Representatives

Conference Committee Amendment—

In Section 6, on page 7, line 4, strike "thirteen million seven hundred thousand dollars (\$13,700,000.00)" and insert the following: twelve million eight hundred thousand dollars (\$12,800,000.00).

On motion by Senator Chiles, the Senate adopted the Conference Committee Amendment to SB 76-X(68), as attached to and made a part of the foregoing Report.

On motion by Senator Chiles, SB 76-X(68) as amended by the Conference Committee Report was read in full, passed and certified to the House. The vote was:

Yeas—43

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

Nays—5

Bafalis	O'Grady	Reuter	Wilson
Clayton			

CONFERENCE COMMITTEE REPORT ON SB 77-X(68)

The Honorable Verle A. Pope February 13, 1968
President of the Senate

The Honorable Ralph D. Turlington
Speaker, House of Representatives

Dear Sirs:

Your Conference Committee on the disagreeing votes of the two Houses on the House amendment to Senate Bill 77-X(68), same being:

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 236.04, 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.

having met, and after full and free conference, have agreed to recommend to their respective Houses, as follows:

1. That the House of Representatives recede from amendment number 1 and that the House of Representatives and Senate adopt the Conference Committee amendments 1 through 10 attached hereto, and by reference made a part of this report.

REUBIN O'D. ASKEW	FREDERICK H. SCHULTZ
LAWTON M. CHILES	KEN SMITH
WILBUR H. BOYD	MARSHALL HARRIS
ROBERT H. ELROD	GUY W. SPICOLA
TOM SLADE	JOHN J. SAVAGE
ELMER O. FRIDAY, JR.	ROBERT C. DE YOUNG
Managers on the part of the Senate	Managers on the part of the House of Representatives

Conference Committee Amendment 1:

In Section 9, lines 10 and 11, page 23, strike "one thousand five hundred dollars (\$1,500.00)" and insert the following: one thousand seven hundred twenty dollars (\$1,720.00)

Conference Committee Amendment 2:

In Section 11, line 1, page 27, strike ["eight] *five*" and insert the following: eight

Conference Committee Amendment 3:

In Section 14, line 5, page 33, strike "shall be used" and insert the following: is

Conference Committee Amendment 4:

In Section 17, on page 33, lines 27 and 28, strike "two hundred thirteen million three hundred eighty one thousand nine hundred dollars (\$213,381,900.00)" and insert the following: one hundred eighty million two hundred forty seven thousand seven hundred seventy four dollars (\$180,247,774.00)

Conference Committee Amendment 5:

In Section 18, line 21, page 34, strike the balance of the section after the word "fund" and insert the following: (.)

Conference Committee Amendment 6:

At end of Section 20, on page 36, line 21, insert new section:

Section 21. Subsection (3) and paragraph (a) of subsection (4) of section 236.074, Florida Statutes, are amended to read:

236.074 County school additional capital outlay trust fund created.—

(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] *a sum which shall be equal to [two] eight hundred dollars (\$800.00) multiplied by the number of pupils in average daily attendance for the last completed school year commencing with the school year 1967-68 which is in excess of the number of pupils in average daily attendance during the next preceding school year as determined by law; provided that the average daily attendance for the next preceding school year shall never be computed for the purposes of this section as less than the average daily attendance for any school year commencing with and subsequent, to the 1955-56 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 board of public instruction to avail itself of the appropriation in subsection (3) of this section, it must create in its county 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 [two-thirds ($\frac{2}{3}$)] *twenty-five per cent (25%)* 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 fund. The school construction fund so placed in the county school fund shall be used solely for school construction or reconstruction.

Section 22. There is hereby appropriated from the general revenue fund for the 1968-69 fiscal year the following amount which shall be added to and become a part of the appropriations contained in item 1, section 4, chapter 67-300, Laws of Florida, for the purpose of carrying out the provisions of this act:

Lump Sum	\$26,486,900
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County School Additional Capital Outlay

and renumber remaining sections

Conference Committee Amendment 7:

On page 29, line 25, insert a new section to be numbered Section 12A as follows:

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 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 kinder-

garten 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 three (3) mills of tax on ninety five per cent (95%) of 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 three (3) mills of tax on ninety five per cent (95%) of 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.

Conference Committee Amendment 8:

Following Section 13, on page 31, line 9, insert a new Section to be numbered Section 13A, as follows:

Section 13A—Effective July 1, 1969 paragraph (b) of subsection (2) of section 236.071, Florida Statutes, is repealed.

Conference Committee Amendment 9:

Following Section 22, on page 36, line 21, insert a new section to be numbered Section 23 as follows, and re-number the remaining sections.

Section 23. Effective July 1, 1968 each county board of public instruction desiring to participate in the minimum foundation program for kindergarten and grades one (1) through twelve (12) shall levy no more than ten (10) mills of tax on the non-exempt assessed valuation of the county, exclusive of voted district building and bus, required debt service, and the millage required for junior college minimum effort. If the application of the above millage limitation creates a condition in any county wherein their 1968-69 current operating budget from state and county tax sources, can not exceed their 1967-68 current operating budget by at least one thousand dollars (\$1,000.00) per instruction unit, the allocation of state funds shall be increased to the extent necessary to provide a one thousand dollar (\$1,000.00) increase per instruction unit in their 1968-69 operating budget.

For the purposes of this section current operating budget shall mean the total budget from state sources as provided in section 236.07(9), Florida Statutes, and section 236.075, Florida Statutes, and local taxes exclusive of the amount collected for building and bus, required debt service, and junior college minimum required effort.

The provisions of sections 193.03 and 193.031, Florida Statutes, shall not be applicable to boards of public instruction.

The millage limitation of 10 mills in this section may be increased to the extent necessary to replace any decrease in funds from Public Law 874 from the previous year.

Conference Committee Amendment 10:

In the Title, strike the entire title and insert the following: 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(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)(a)(b), 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 236.07(8), Florida Statutes, relating to the required financial effort of each county for the minimum foundation program; amending section 236.071(2)(b), Florida Statutes, by changing the factors by which various percentages are to be multiplied; repealing section 236.071(2)(b), Florida Statutes, providing an index of taxpaying ability, effective July 1, 1969; 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; fixing the minimum age for admission to the first grade; amending section 236.04(10), Florida Statutes, changing one hundred per cent (100%) to ninety per cent (90%); amending section 236.07(7), Florida Statutes, by including education improvement expense as a part of the total minimum foundation program; amending section 236.074(3), and (4)(a), Florida Statutes, by providing eight hundred dollars (\$800.00) in state funds for each pupil increase in average daily attendance; providing an appropriation; providing a maximum ten (10) mill levy for participation in the minimum foundation program for kindergarten through grade twelve (12); providing for a minimum amount of increased state funds to be allocated to each county in the 1968-69 fiscal year; providing exception to millage limitation; excluding county boards of public instruction from the provisions of section 193.03, Florida Statutes; providing a severability clause; providing an effective date.

On motion by Senator Chiles, the Conference Committee Report on SB 77-X(68) was adopted.

On motions by Senator Chiles, the Senate adopted Conference Committee Amendments 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10 to SB 77-X(68), as attached to and made a part of the foregoing Report.

On motion by Senator Chiles, SB 77-X(68) as amended by the Conference Committee Report was read in full, passed and certified to the House. The vote was:

Yeas—42

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

Nays—6

Bafalis	O'Grady	Slade	Spencer
Clayton	Reuter		

CONFERENCE COMMITTEE REPORT ON SB 79-X(68)

February 12, 1968

The Honorable Verle A. Pope
President of the Senate

The Honorable Ralph D. Turlington
Speaker, House of Representatives

Dear Sirs:

Your Conference Committee on the disagreeing votes of the two Houses on the House amendment to Senate Bill 79-X(68), same being:

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.

having met, and after full and free conference, have agreed to recommend to their respective Houses, as follows:

1. That the House of Representatives recede from amendment number 1 and that the House of Representatives and Senate adopt the Conference Committee amendments 1 and 2 attached hereto, and by reference made a part of this report.

/s/ REUBIN O'D. ASKEW	/s/ FREDERICK H. SCHULTZ
/s/ LAWTON M. CHILES	/s/ KEN SMITH
/s/ WILBUR H. BOYD	/s/ MARSHALL HARRIS
ROBERT H. ELROD	/s/ GUY W. SPICOLA
TOM SLADE	JOHN J. SAVAGE
/s/ ELMER O. FRIDAY, JR.	ROBERT C. DeYOUNG

Managers on the part of the Senate	Managers on the part of the House of Representatives
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Conference Committee Amendment 1—

Strike everything after the enacting clause and insert the following:

Section 1. There is hereby appropriated from the general revenue fund the amount of three million ten thousand dollars (\$3,010,000.00) for 1968-69, which shall be added to and become a part of those funds provided in item three (3), Section 4, Chapter 67-300, Laws of Florida.

Conference Committee Amendment 2—

On page 1, strike the entire title and insert the following: An act relating to education, providing for an appropriation to be added to and become a part of Item 3, Section 4, Chapter 67-300, Laws of Florida; and providing an effective date.

On motion by Senator Chiles, the Conference Committee Report on SB 79-X(68) was adopted.

On motions by Senator Chiles, the Senate adopted Conference Committee Amendment 1 and 2 to SB 79-X(68), as attached to and made a part of the foregoing Report.

On motion by Senator Chiles, SB 79-X(68) as amended by the Conference Committee Report was read in full, passed and certified to the House. The vote was:

Yeas—42

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

Nays—6

Bafalis	Clayton	O'Grady	Reuter
Bell	Elrod		

CONFERENCE COMMITTEE REPORT ON SB 81-X(68)

February 12, 1968

The Honorable Verle A. Pope
President of the Senate

The Honorable Ralph D. Turlington
Speaker, House of Representatives

Dear Sirs:

Your Conference Committee on the disagreeing votes of the two Houses on the House amendment to Senate Bill 81-X(68), same being:

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.

having met, and after full and free conference, have agreed to recommend to their respective Houses, as follows:

1. That the House recede from Amendment number 1.

/s/ REUBIN O'D. ASKEW	FREDERICK H. SCHULTZ
/s/ LAWTON M. CHILES	/s/ KEN SMITH
/s/ WILBUR BOYD	/s/ MARSHALL HARRIS
ROBERT H. ELROD	/s/ GUY W. SPICOLA
TOM SLADE	/s/ JOHN J. SAVAGE
/s/ ELMER O. FRIDAY, JR.	ROBERT C. DeYOUNG

Managers on the part of the Senate	Managers on the part of the House of Representatives
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On motion by Senator Chiles, the Conference Committee Report on SB 81-X(68) was adopted and certified to the House. The vote was:

Yeas—43

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

Nays—5

Bafalis	Plante	Reuter	Wilson
Clayton			

CONFERENCE COMMITTEE REPORT ON SB 82-X(68)

February 12, 1968

The Honorable Verle A. Pope
President of the Senate

The Honorable Ralph D. Turlington
Speaker, House of Representatives

Dear Sirs:

Your Conference Committee on the disagreeing votes of the two Houses on the House amendment to Senate Bill 82-X(68), same being:

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.

having met, and after full and free conference, have agreed to recommend and do recommend to their respective houses, as follows:

1. That the House recede from Amendment number 1.

/s/ REUBIN O'D. ASKEW	/s/ FREDERICK H. SCHULTZ
/s/ LAWTON M. CHILES	/s/ KEN SMITH
/s/ WILBUR BOYD	/s/ MARSHALL HARRIS
ROBERT H. ELROD	/s/ GUY W. SPICOLA
TOM SLADE	/s/ JOHN J. SAVAGE
/s/ ELMER O. FRIDAY, JR.	ROBERT C. DeYOUNG

Managers on the part of the Senate

Managers on the part of the House of Representatives

On motion by Senator Chiles, the Conference Committee Report on SB 82-X(68) was adopted and certified to the House. The vote was:

Yeas—45

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

Nays—3

Bafalis Clayton Reuter

CONFERENCE COMMITTEE REPORT ON SB 86-X(68)

The Honorable Verle A. Pope 12 February 1968
President of the Senate

The Honorable Ralph D. Turlington
Speaker, House of Representatives

Dear Sirs:

Your Conference Committee on the disagreeing votes of the two Houses on the House amendment to Senate Bill 86-X(68), same being:

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.

having met, and after full and free conference, have agreed to recommend and do recommend to their respective Houses, as follows:

1. That the House recede from Amendment number 1.

/s/ REUBIN O'D. ASKEW	/s/ FREDERICK H. SCHULTZ
/s/ LAWTON M. CHILES	/s/ KEN SMITH
/s/ WILBUR BOYD	/s/ MARSHALL HARRIS
ROBERT H. ELROD	/s/ GUY W. SPICOLA
TOM SLADE	/s/ JOHN J. SAVAGE
/s/ ELMER O. FRIDAY, JR.	ROBERT C. DeYOUNG

Managers on the part of the Senate

Managers on the part of the House of Representatives

On motion by Senator Chiles, the Conference Committee Report on SB 86-X(68) was adopted and certified to the House. The vote was:

Yeas—45

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

Gibson	Johnson	Poston	Thomas
Gong	Knopke	Sayler	Weber
Griffin	Lane	Shevin	Weissenborn
Gunter	McClain	Slade	Wilson
Haverfield	Mathews	Spencer	Young
Henderson	O'Grady	Stockton	
Hollahan	Ott	Stolzenburg	
Horne	Plante	Stone	

Nays—3

Bafalis Clayton Reuter

CONFERENCE COMMITTEE REPORT ON SB 98-X(68)

February 12, 1968

The Honorable Verle A. Pope
President of the Senate

The Honorable Ralph D. Turlington
Speaker, House of Representatives

Dear Sirs:

Your Conference Committee on the disagreeing votes of the two Houses on the House amendment to Senate Bill 98-X(68), same being:

A bill to be entitled An act relating to education; textbooks; providing an appropriation; and providing an effective date.

having met, and after full and free conference, have agreed to recommend and do recommend to their respective Houses, as follows:

1. That the House recede from Amendment number 1.

/s/ REUBIN O'D. ASKEW	/s/ FREDERICK H. SCHULTZ
/s/ LAWTON M. CHILES	/s/ KEN SMITH
/s/ WILBUR BOYD	/s/ MARSHALL HARRIS
ROBERT H. ELROD	/s/ GUY W. SPICOLA
TOM SLADE	/s/ JOHN J. SAVAGE
/s/ ELMER O. FRIDAY, JR.	ROBERT C. DeYOUNG

Managers on the part of the Senate

Managers on the part of the House of Representatives

On motion by Senator Chiles, the Conference Committee Report on SB 98-X(68) was adopted and certified to the House. The vote was:

Yeas—41

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

Nays—7

Bafalis Reuter Thomas Wilson
Clayton Sayler Weber

On motion by Senator Friday, the Senate took up for consideration the following—

CONFERENCE COMMITTEE REPORT ON SB 69-X(68)

The Honorable Verle A. Pope February 14, 1968
President of the Senate

The Honorable Ralph D. Turlington
Speaker, House of Representatives

Dear Sirs:

Your Conference Committee on the disagreeing votes of the two Houses on the House amendments to Senate Bill 69-X(68), same being:

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.

having met, and after full and free conference, have agreed to recommend to their respective Houses, as follows:

1. That the House of Representatives recede from amendments number 1 and 2 and that the House of Representatives and Senate adopt the Conference Committee amendments 1 and 2 attached hereto, and by reference made a part of this report.

/s/ ELMER O. FRIDAY, JR. /s/ PHIL ASHLER
 /s/ ROBERT H. ELROD CLIFFORD A. McNULTY
 /s/ LAWTON M. CHILES, JR. /s/ KEN SMITH

Managers on the part of the Senate Managers on the part of the House of Representatives

Conference Committee Amendment 1—

In Section 17, line 24, page 14, following the words "shall be submitted" strike "to the state superintendent for review and approval." and insert the following: to a budget review board composed of five (5) members of the board(s) of public instruction of the counties participating in the support of a junior college, apportioned according to regulations of the state board and named by the respective board(s) of public instruction; provided, each participating county shall have at least one member. Such budget review board shall have the power to approve such budget or to disapprove the budget and return it to the trustees with objections. If approved the budget shall be transmitted to the state superintendent for final review and approval. If returned the trustees shall make such revisions as are appropriate. If the budget review board disapproves the budget a second time, the budget along with supporting data from the budget review board and from the trustees shall be submitted to the state superintendent who shall review the same, and determine the propriety and sufficiency thereof. The state superintendent shall exercise final authority thereon to either approve the budget as submitted or to require certain changes to be made in adjustment of the differences.

Conference Committee Amendment 2—

In the Title, line 9, page 1, following the words "board of trustees;" add the following: providing for budget review board;

On motion by Senator Friday, the Conference Committee Report on SB 69-X(68) was adopted.

On motions by Senator Friday, the Senate adopted Conference Committee Amendments 1 and 2 to SB 69-X(68), as attached to and made a part of the foregoing Report.

On motion by Senator Friday, SB 69-X(68) as amended by the Conference Committee Report was read in full, passed and certified to the House.

The vote was:

Yeas—35

Mr. President	Elrod	Henderson	Shevin
Askew	Fincher	Hollahan	Slade
Bell	Fisher	Horne	Spencer
Boyd	Friday	Knopke	Stockton
Broxson	Gibson	Lane	Stolzenburg
Chiles	Gong	McClain	Stone
Cross	Griffin	Mathews	Weber
de la Parte	Gunter	Ott	Weissenborn
Edwards	Haverfield	Poston	

Nays—13

Bafalis	Deeb	Reuter	Young
Barron	Johnson	Saylor	
Barrow	O'Grady	Thomas	
Clayton	Plante	Wilson	

By permission, the following report was received:

MINORITY REPORT

Honorable Verle A. Pope
 President of the Senate

February 14, 1968

Sir:

One could compare the dilemma currently facing the Florida Legislature with that of the Reapportionment Sessions where a search for equity honored county lines. One could only find equity with very large numbers; thus the conflict between a millage reduction and the Minimum Foundation Program.

The only way that the Minimum Foundation Program can work with the finance plan, as recommended by the majority of the conference committee, is for massive amounts of additional money to be inserted.

Therefore, Mr. President, it is with awareness that less dependence must be placed on the property tax and a different distribution formula must be designed by the Legislature, that the following minority report is proposed.

1. A 2.5 mill minimum local effort. In order to accurately assess the financial impact, one should consider this in the same light as a 2.5 mill State Property Tax.
2. Each county shall levy an addition to the 2.5 local effort, 5 mills which it keeps.
3. The State shall increase by \$90 a student—educational spending K-12.

2.5 mills x 29,029,637,749	= \$ 72,574,094
\$90 Per Student x 1,241,442	= 111,729,780
Replacement — in excess of	
7.5 mills	= 114,675,900
Present State Effort	= 293,190,231
	\$ 592,170,005

4. That the Senate do adopt the following to complete its Educational Package.

(a) Junior Colleges	\$ 12,800,000
(b) Vocational Rehabilitation	1,467,500
(c) Board of Regents	14,271,422
(d) Vocational, Technical and General Adult Education	1,218,000
(e) Exceptional Child Programs	4,398,320
5. That the Senate include in its total Educational Package the following items:

Teaching Scholarships	\$ 270,000
Additional Funds for Florida Deaf and Blind School	311,900
Feasibility Studies, Pilot Programs, and Improved Management	450,000
Division of Youth Service	1,027,000
Division of Corrections	1,565,023
State Department of Education Professional Staff	No Appropriation
Exceptional Child Education	No Appropriation
Voluntary Accreditation of Non-Public Schools	50,000

The plan contemplates that for the first year no county shall receive less than 10% increase and no county shall receive more than a 25% increase in per pupil expenditures. In order not to suppress the more fortunate counties, it is recommended that a 3-5 year phase-in program be designed for the funds which are withheld above 25%.

Total Cost of Plan:	
1. \$90.00 Per Student	\$111,729,780
2. Tax Trade	114,675,900
3. Proposals in #4	34,154,242
4. Proposals in #5	2,663,923
	\$263,224,845

Also enclosed as a part of the report, are the County by County figures.

Sincerely,
 TOM SLADE, 9th DISTRICT

	Current Expense Per Student	Projected Expense per Student Minority Plan	Difference In Existing And Projected	Effect of 10% Min. 25% Max.	Adjustment Per Student	Dollars For 10% Increase	Dollars For 25% Maximum
	1	2	3	4	5	6	7
Alachua.....	436	555	119	109	-10		214,820
Baker.....	371	526	155	93	-62		138,818
Bay.....	413	576	163	103	-60		971,820
Bradford.....	427	538	111	107	-4		13,932
Brevard.....	421	547	126	105	-21		1,227,513
Broward.....	561	645	84				
Calhoun.....	464	547	83				
Charlotte.....	715	808	93				
Citrus.....	604	687	83				
Clay.....	358	541	183	89	-94		642,396
Collier.....	678	675	-3	+70		41,125	
Columbia.....	405	541	136	101	-35		214,235
Dade.....	568	627	59				
De Soto.....	446	586	140	111	-29		72,181
Dixie.....	462	548	86				
Duval.....	455	553	98				
Escambia.....	447	556	109				
Flagler.....	488	633	145	122	-23		27,393
Franklin.....	361	571	210	90	-120		189,840
Gadsden.....	378	511	133	94	-39		406,263
Gilchrist.....	480	575	95				
Glades.....	570	808	238	143	-95		78,945
Gulf.....	454	549	95				
Hamilton.....	518	563	45	+7	+7	14,931	
Hardee.....	463	644	181	116	-65		189,280
Hendry.....	517	643	126				
Hernando.....	532	590	58				
Highlands.....	783	661	178	121	-57		313,956
Hillsborough.....	482	568	86				
Holmes.....	404	530	126	101	-25		61,475
Indian River.....	530	644	114				
Jackson.....	390	545	156	98	-58		453,212
Jefferson.....	387	536	149	97	-52		137,956
Lafayette.....	393	586	193	98	-95		63,650
Lake.....	529	624	95				
Lee.....	502	632	130	126	-4		64,532
Leon.....	478	571	93				
Levy.....	465	599	134	116	-18		50,832
Liberty.....	399	557	158	99	-59		49,206
Madison.....	374	515	141	93	-48		172,560
Manatee.....	510	579	69				
Marion.....	480	605	125	120	-5		71,775
Martin.....	585	694	109				
Monroe.....	482	648	166	120	-46		398,866
Nassau.....	422	549	127	105	-22		117,238
Okaloosa.....	320	532	212	80	-132		2,883,276
Okeechobee.....	442	601	159	110	-49		115,885
Orange.....	468	561	93				
Osceola.....	509	658	149	127	-22		94,776
Palm Beach.....	629	696	67				
Pasco.....	481	589	108				
Pinellas.....	588	584	-4	+64	+64	4,461,632	
Polk.....	506	598	92				
Putnam.....	466	552	86				
St. Johns.....	466	614	148	117	-31		190,371
St. Lucie.....	446	609	163	111	-52		536,484
Santa Rosa.....	413	579	166	103	-63		509,229
Sarasota.....	602	668	66				
Seminole.....	427	549	122	107	-15		246,855
Sumter.....	449	561	112				
Suwannee.....	417	553	136	104	-32		133,088
Taylor.....	494	571	77				
Union.....	418	542	124	104	-20		23,700
Volusia.....	536	588	52	+2	+2		
Wakulla.....	427	533	106				
Walton.....	377	518	141	94	-47		183,394
Washington.....	444	534	90				
TOTAL:						4,578,164	11,197,977

	Probable Allocation New State Funds	100% 1967-68 Op. Tax Receipts In Excess of Ten Mills	Difference No. 1	No. 2 at 7.5 Mills	No. 2 at 10 Mills
Alachua.....	3,592,067	1,006,635	2,585,432	2,341,538	3,138,230
Baker.....	393,737			208,227	260,487
Bay.....	2,695,560			1,668,291	2,429,663
Bradford.....	716,532			372,681	474,141
Brevard.....	10,833,685	4,011,121	6,822,564	6,137,565	8,089,698
Broward.....	16,178,952	2,047,547	14,131,405	7,629,300	14,887,395
Calhoun.....	374,616			164,091	230,169
Charlotte.....	466,598			257,703	693,658
Citrus.....	474,970			232,981	512,501
Clay.....	1,248,126			608,226	817,044
Collier.....	1,173,084	336,765	836,319	411,250	962,850
Columbia.....	1,054,610	135,688	918,922	618,221	804,606
Dade.....	36,028,675	14,238,246	21,790,429	20,114,108	34,689,898
De Soto.....	429,943			276,279	405,594
Dixie.....	248,154	97,724	150,430	120,830	168,473
Duval.....	17,655,392	10,378,732	7,276,660	11,351,340	15,531,840
Escambia.....	6,510,464	2,246,510	4,263,954	4,873,172	6,549,410
Flagler.....	207,695			145,302	233,725
Franklin.....	361,189			142,350	212,883
Gadsden.....	1,721,189	390,550	1,330,639	979,198	1,147,843
Gilchrist.....	207,574			81,795	121,828
Glades.....	165,214			117,171	247,786
Gulf.....	417,674	127,068	290,606	254,790	346,628
Hamilton.....	358,806	133,653	225,153	113,049	200,494
Hardee.....	482,241			331,968	562,353
Hendry.....	400,053			321,426	522,999
Hernando.....	542,886	200,267	342,619	176,030	341,873
Highlands.....	911,433			666,468	1,148,108
Hillsborough.....	14,838,281	7,153,800	7,684,481	8,015,028	12,054,561
Holmes.....	433,440			248,359	309,892
Indian River.....	1,231,849			834,138	1,415,368
Jackson.....	1,353,803			765,772	1,013,420
Jefferson.....	472,665			257,341	332,016
Lafayette.....	127,887			65,660	100,308
Lake.....	2,304,237			1,256,375	2,179,945
Lee.....	2,832,525			2,097,290	3,286,318
Leon.....	3,445,382	645,699	2,799,683	1,812,384	2,682,722
Levy.....	547,648			327,584	491,202
Liberty.....	156,029			82,566	114,104
Madison.....	594,444	9,291	585,153	334,335	399,238
Manatee.....	2,755,730	635,550	2,120,180	1,071,018	1,825,733
Marion.....	2,215,826			1,794,375	2,666,743
Martin.....	792,755			493,661	959,864
Monroe.....	1,396,320			1,040,520	1,743,823
Nassau.....	905,020	185,060	719,960	559,545	741,173
Okaloosa.....	5,087,723			1,747,440	2,314,563
Okeechobee.....	418,647			260,150	399,355
Orange.....	12,109,370	5,709,394	6,399,976	6,617,787	9,442,747
Osceola.....	729,266			547,116	918,291
Palm Beach.....	9,609,377			3,772,569	9,629,589
Pasco.....	1,504,885	265,894	1,238,991	900,612	1,343,770
Pinellas.....	12,395,627	10,438,904	1,956,723	4,461,632	8,003,402
Polk.....	8,039,010	1,736,356	6,302,654	4,594,388	7,474,168
Putnam.....	1,488,086	553,974	934,112	747,254	1,055,307
St. Johns.....	1,000,578			724,638	1,125,631
St. Lucie.....	1,605,056			1,145,187	1,793,890
Santa Rosa.....	1,612,026			832,549	1,225,039
Sarasota.....	2,680,646	74,122	2,606,524	1,067,550	2,534,558
Seminole.....	2,753,668	655,911	2,097,757	1,760,899	2,327,369
Sumter.....	524,217			358,512	487,495
Suwannee.....	868,272			432,536	582,051
Taylor.....	616,892	112,091	504,801	282,898	447,268
Union.....	247,745			123,240	159,588
Volusia.....	4,282,453	3,118,081	1,164,372	1,572,376	3,164,944
Wakulla.....	282,201			142,994	178,729
Walton.....	640,803	63,528	577,275	366,788	442,228
Washington.....	540,298			255,420	332,448
TOTAL.....	211,291,806	66,708,161	98,657,774	114,485,866	183,431,037

The first and second columns of figures in the above table were released by the Conference Committee—10:30 p. m., February 13, 1968.

On motion by Senator Mathews, it was agreed by two-thirds vote that when the Senate recessed it recess to reconvene at 5:00 p. m.

On motion by Senator Mathews, the Senate recessed at 3:12 p. m.

The Senate was called to order by the President at 5:00 p.m. A quorum present.

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 14, 1968

Sir:

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

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.

—and has adopted the Conference Committee Report in its entirety and has passed SB 77-X(68) as amended by the Conference Committee Report.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

The Honorable Verle A. Pope
President of the Senate

February 14, 1968

Sir:

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

resentatives has accepted the Conference Committee Report on—

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.

—and has adopted the Conference Committee Report in its entirety and has passed SB 81-X(68).

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

The Honorable Verle A. Pope
President of the Senate

February 14, 1968

Sir:

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

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.

—and has adopted the Conference Committee Report in its entirety and has passed SB 86-X(68).

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

The Honorable Verle A. Pope
President of the Senate

February 14, 1968

Sir:

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

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.

—and has adopted the Conference Committee Report in its entirety and has passed SB 61-X(68) as amended by the Conference Committee Report.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The bill contained in the above message was ordered engrossed.

The Honorable Verle A. Pope
President of the Senate

February 14, 1968

Sir:

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

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 sal-

aries 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.

—and has adopted the Conference Committee Report in its entirety and has passed SB 76-X(68) as amended by the Conference Committee Report.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

The Honorable Verle A. Pope February 14, 1968
President of the Senate

Sir:

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

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.

—and has adopted the Conference Committee Report in its entirety and has passed SB 98-X(68).

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

The Honorable Verle A. Pope February 14, 1968
President of the Senate

Sir:

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

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.

—and has adopted the Conference Committee Report in its entirety and has passed SB 82-X(68).

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

The Honorable Verle A. Pope February 14, 1968
President of the Senate

Sir:

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

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.

—and has adopted the Conference Committee Report in its entirety and has passed SB 79-X(68) as amended by the Conference Committee Report.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

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

INTRODUCTION

By Senator O'Grady—

SB 170-X(68)—A bill to be entitled An act relating to personnel of the Public School System; providing for termination of employment under certain conditions; providing an effective date.

Was read the first time by title and referred to the Committees on Education-Public Schools and Junior Colleges; and Judiciary "B".

By the required Constitutional two-thirds vote of the Senate, Senate Bills 171-X(68), 172-X(68), 173-X(68), 174-X(68), 175-X(68), 176-X(68), 178-X(68) and 179-X(68) were admitted for introduction and consideration:

By Senators Bell and Stolzenburg—

SB 171-X(68)—A bill to be entitled An act relating to the Construction Industry Licensing Board; amending section 468.105(1)(a), Florida Statutes, to extend to two hundred forty (240) days the period within which persons contracting within the state must register with the board; providing an effective date.

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

By Senators Weber, Stolzenburg, Bell and Lane—

SB 172-X(68)—A bill to be entitled An act relating to Broward County; amending section 3 of chapter 67-969; Laws of Florida, relating to the definition of office income to certain county officers in certain counties, to remove Broward County therefrom; providing a retroactive effective date.

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

Unanimous consent was granted Senator Weber to take up SB 172-X(68) out of order. On motions by Senator Weber, the rules were waived and SB 172-X(68) was read the second time by title, the third time in full, passed and 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

By Senators Lane, Gibson, Shevin, Stolzenburg, Bell, Gunter, Bafalis, Thomas and Askew—

SB 173-X(68)—A bill to be entitled An act relating to the highway patrol; appropriating funds to the same to be used to increase the salaries of all personnel; providing an effective date.

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

By Senators Stolzenburg and Poston—

SB 174-X(68)—A bill to be entitled An act relating to motor vehicle inspection; amending section 325.12, Florida Statutes, changing dates for initial inspections.

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

By Senator Mathews—

SCR 175-X(68)—A concurrent resolution directing the legislative council to appoint a select committee to make a comprehensive study of the financial needs of local law enforcement agencies, and to make recommendations.

Whereas, the quality of law enforcement in the state is a matter of statewide interest and concern, rather than a purely local matter, and

Whereas, the 1967 legislature recognized that quality law enforcement is a matter of statewide interest and concern through the enactment of the police standards council law, and

Whereas, though a crime may be committed in one locality, the criminal may flee and apprehension may be required in another locality, and crime otherwise has repercussions going beyond the limits of any one city or county, and

Whereas, the quality of law enforcement is dependent on the ability of a county or city to attract and keep competent personnel and that adequacy of compensation, including retirement allowances and other fringe benefits, is a key factor in obtaining and keeping competent personnel, and

Whereas, the rapid technological changes in the application of police science to law enforcement work and the demands for increasing technical competency requirements of law enforcement officers have significantly contributed to the difficulties local governments are experiencing in attempting to attract bright young men for training in the technical aspects of police work, and

Whereas, local governments are already in a state of financial distress and are unable to provide all of the funds needed to attract and keep the type and caliber of personnel that are necessary for providing the best enforcement possible, and

Whereas, the legislature is cognizant that the solution to the problem of inadequate compensation of law enforcement officers cannot be readily determined in a short period of time, and it recognizes the question of such compensation should be thoroughly studied in the interim prior to the 1969 legislative session, Now, Therefore,

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

Section 1. The legislative council is authorized and directed to make a comprehensive study of the financial needs of local law enforcement agencies and to determine the feasibility of the state providing funds to supplement local law enforcement budgets.

Section 2. The legislative council is authorized and directed to establish a select committee pursuant to section 11.21(3), Florida Statutes, to conduct the study authorized by this resolution, provided, however, that the limitation on the number of noncouncil members as specified in the above section shall not apply, and said committee shall have the authority to appoint an advisory committee to assist in this study as provided by section 11.285, Florida Statutes.

Section 3. The expenses of the members of the select committee shall be paid as provided by law.

Section 4. A report of the findings of this comprehensive study shall be made to the 1969 regular session of the legislature.

Was read the first time in full. On motion by Senator Mathews, the rules were waived and SCR 175-X(68) was placed on the Calendar.

Unanimous consent was granted Senator Mathews to take up SCR 175-X(68) out of order.

On motions by Senator Mathews, the rules were waived and SCR 175-X(68) was read the second time by title, adopted and certified to the House.

By Senator Hollahan—

SB 176-X(68)—A bill to be entitled An act relating to circuit courts; providing for appointment by the governor of a census committee pursuant to section 26.011, Florida Statutes, to determine population of the eleventh judicial circuit; providing an effective date.

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

By Senator Mathews—

SB 177-X(68)—A bill to be entitled An act relating to the creation and appointment of the Florida Commission on Human Resources; providing for the use, employment and training of human resources; providing for the organization, quorum, meetings and the purpose, duties and functions of such commission; providing for advisory committees on human resources; and 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 Mathews—

SB 178-X(68)—A bill to be entitled An act amending Chapter 67-2237, Laws of Florida; relating to commissions received by tax assessors; providing an effective date.

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

Unanimous consent was granted Senator Mathews to take up SB 178-X(68) out of order. On motions by Senator Mathews, the rules were waived and SB 178-X(68) was read the second time by title, the third time in full, passed and 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

By Senator Mathews—

SB 179-X(68)—A bill to be entitled An act relating to the Florida Probation and Parole Commission; repealing Chapters 19245 and 19248, acts of 1939; Chapters 22661 and 22807, acts of 1945; Chapter 65-982, acts of 1965 and all other special or local laws that may be in conflict with the General Law relating to probation and parole or the said commission; providing an effective date.

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

By Senators Stone and Thomas—

SCR 180-X(68)—A Concurrent Resolution requesting the continuation of the three (3) per cent holdback as established by the Budget Commission for the remainder of the 1967-1968 biennium.

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

By Senator Henderson—

SB 181-X(68)—A bill to be entitled An act making additional appropriations; providing moneys for the period beginning April 1, 1968, and July 1, 1968, to pay salaries, and other expenses, capital outlay, and for other specified purposes of the State Beverage Department; providing an effective date.

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

REPORT OF SPECIAL SELECT COMMITTEE ON EXECUTIVE APPOINTMENTS AND SUSPENSIONS

February 14, 1968

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

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	DATE OF ORDER
James M. Milligan, Sr.	Tax Assessor of Orange County	September 6, 1967

—hereby submits the following as the findings and recommendations of this Committee:

Because of his sadly depleted physical condition which would seem to belie hope of improvement, it is the considered opinion of your Committee that the physical welfare and best interests of the said James M. Milligan, Sr. would best be served were he relieved of the stress and strain of public office. In the light of the foregoing, it is, therefore, the recommendation of your Committee that the suspension order of the Governor in this case be upheld and that the said James M. Milligan, Sr. be removed from office as Tax Assessor of Orange County, State of Florida, for the reasons stated in the Governor's order of suspension.

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

On motion by Senator Gunter, consideration of the foregoing report was temporarily deferred.

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

HB 152-X(68)—A bill to be entitled An act relating to laboratory schools; providing for direct payment of state funds to universities in lieu of payment to counties; permitting certain payments to such laboratory schools; permitting other appropriations; and providing an effective date.

On motion by Senator Thomas, the rules were waived and HB 152-X(68) was read the second time by title.

The Committee on Education-Higher Learning offered the following amendment which was adopted on motion by Senator Thomas:

On page 2, following Section 1 add a new Section 2 and renumber remaining section.

Section 2. When a county board of public instruction elects to operate a laboratory school in cooperation with a university, state support for the operation of the laboratory school shall be on the same basis as that provided for the laboratory schools operated by the state universities.

On motion by Senator Thomas, the rules were waived and HB 152-X(68) as amended was read the third time in full, passed and 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

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

SB 166-X(68)—A bill to be entitled An act relating to the prohibition against secret societies in public schools; amending section 232.39, Florida Statutes, by adding the Florida federation of womens' clubs to the approved group of organizations which may sponsor any junior organization or society.

On motions by Senator Thomas, the rules were waived and SB 166-X(68) was read the second time by title, the third time in full, passed and 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

CO-INTRODUCERS

By permission, Senator Askew was recorded as a co-introducer of SB 166-X(68).

By permission, Senator Johnson was recorded as co-introducer of SB 151-X(68).

On motion by Senator Mathews, the rules were waived and the Senate adjourned at 5:43 p.m. to reconvene at 9:00 a.m., February 15, 1968.