

JOURNAL OF THE SENATE

Friday, April 25, 1969

The Senate was called to order by the President at 11:00 a.m. A quorum present—45:

Mr. President	de la Parte	McClain	Stolzenburg
Askew	Ducker	Myers	Stone
Bafalis	Fincher	Ott	Thomas
Barron	Friday	Plante	Trask
Barrow	Gong	Pope	Weber
Beaufort	Haverfield	Poston	Weissenborn
Bishop	Henderson	Reuter	Williams
Boyd	Hollahan	Saunders	Wilson
Broxson	Horne	Saylor	Young
Chiles	Johnson	Scarborough	
Daniel	Knopke	Shevin	
Deeb	Lane	Slade	

Excused: Senators Bell, Gunter and Karl.

Prayer by Senator Broxson:

Almighty God, our heavenly Father, in the tranquility and hush of this moment, we remember your word, which says "They that wait upon the Lord shall renew their strength; they shall mount up with wings as eagles; they shall run and not be weary; they shall walk and not faint".

Help us to comprehend that we are precious in your sight. Help us to do your will and deliver us from evil. For thine is the kingdom and the power and glory, forever. Amen.

The Journal of April 24 was corrected and approved.

The Journal of April 23 was further corrected and approved as follows:

Page 137, column 1, line 14, between "amendment" and "was" insert as amended

REPORTS OF COMMITTEES

The Committee on Transportation recommends the following pass: SB 566 SB 567

The Committee on Judiciary recommends the following pass:

HB 308	SB 197
SB 97 with 1 amendment	HB 202 with 1 amendment
SB 615 with 1 amendment	SB 211 with 2 amendments
HB 6 with 2 amendments	SB 196

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

The Committee on Governmental Organization recommends the following pass: SB 628 with 2 amendments

The bill was referred to the Committee on Ways and Means under the original reference.

The Committee on Natural Resources and Conservation recommends the following pass: SB 243

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

The Committee on Judiciary recommends Committee Substitutes for the following:

SB 40 with 2 amendments	SB 125	SB 43
SB 57 with 1 amendment		

The bills with Committee Substitutes attached were placed on the Calendar.

The Committee on Judiciary recommends the following not pass:

SB 199	CS for SB 65	SB 148
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The bills were laid on the table.

The standing Committee on Judiciary advises that the following bill was reported unfavorably by the subcommittee on

Jurisprudence and that the committee, having taken no action to remove from the table, hereby reports same unfavorably:

SB 17

BILLS REFERRED TO SUBCOMMITTEES

The following bills were referred to Subcommittees:

Universities and Colleges Subcommittee: SB 701 (7 days to report to Committee on Education)

Public Schools Subcommittee: Senate Bills 694, 727, 728, 729, 730 and 732 (7 days to report to Committee on Education)

Health and Welfare Subcommittee: Senate Bills 737, 746 and 758 (10 days to report to Committee on Health, Welfare, and Institutions)

Mental Health, Retardation, and Institutions Subcommittee: SB 733 (10 days to report to Committee on Health, Welfare, and Institutions)

Labor and Industrial Relations Subcommittee: SB 702 (7 days to report to Committee on Judiciary)

Law and Order Subcommittee: Senate Bills 184, 236, 237, 690, 691, 692, 710 and 757 (7 days to report to Committee on Judiciary)

Jurisprudence Subcommittee: Senate Bills 158, 448, 731, 736, 741, 250, 389, 657, 708, 712 and 713 (7 days to report to Committee on Judiciary)

Roads and Highways Subcommittee: Senate Bills 667, 718, 751 and 752 (7 days to report to Committee on Transportation)

Safety Subcommittee: Senate Bills 658, 665, 668, 709, 753, 754, 755 and 756 (7 days to report to Committee on Transportation)

Taxation Subcommittee: Senate Bills 185, 209, 449 with 3 amendments, 723, 724, 725, 738 and 739; House Bills 158, 159, 160, 237 and 247 (21 days to report to Committee on Ways and Means)

Appropriations Subcommittee: Senate Bills 108 with 3 amendments, 170, 182 with 1 amendment, 420 with 1 amendment, 526, 580, 627, 644, 660, 682, 715 and 716 (21 days to report to Committee on Ways and Means)

Junior Colleges and Vocational-Technical Subcommittee: SB 740 (7 days to report to Committee on Education)

ENGROSSING REPORT

Your Engrossing Clerk to whom was referred—

SB 95 with 2 amendments

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

EDWIN G. FRASER
Secretary of the Senate

The bill was certified to the House.

On motion by Senator Trask, the President appointed Senators Trask, Chiles and Bishop as a committee to escort Miss Cathy Young of Ft. Meade, presently Florida Citrus Queen and granddaughter of former Senator William Cliett, who served in the Senate from the then 27th District in 1941, to the rostrum where she was applauded and addressed the Senate briefly.

INTRODUCTION

By Senator Friday—

SB 760—A bill to be entitled An act relating to public defenders; providing an appropriation to certain offices of the public defenders for the handling of appeals on behalf of other

defenders within the respective appellate districts; providing an effective date.

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

By Senators Scarborough and Slade—

SB 761—A bill to be entitled An act relating to the consolidated city of Jacksonville and Duval county; providing for the regulation of private water and sewer systems having not less than twenty-five (25) connections by the city of Jacksonville; providing a basis for the fixing of rates to be charged for water and sewer service; repealing chapter 67-664 and provisions of law inconsistent with this act; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 761.

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

By Senators Karl, McClain and Pope—

SB 762—A bill to be entitled An act relating to higher education; providing for the Board of Education to make grants-in-aid to worthy, promising and needy residents of Florida attending junior or senior classes in accredited private colleges and universities within the state; establishing regulations defining terms; prohibiting interference with independence of private schools; making an appropriation; and providing an effective date.

Was read the first time by title and referred to the Committees on Education and Ways and Means.

By Senator Ott—

SB 763—A bill to be entitled An act relating to the taxation of cigarettes, amending section 210.05 (3) and section 210.07 (1), Florida Statutes, providing authority for agents to pay cigarette taxes monthly by purchase of stamps or use of metering machines; providing an effective date.

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

By Senator Myers—

SB 764—A bill to be entitled An act relating to schools, minimum foundation funds to each county; amending Section 236.07 (5) Florida Statutes, to provide that \$100 per instruction unit may be specifically designated for the purchase of instructional materials; providing an effective date.

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

By Senator Myers—

SB 765—A bill to be entitled An act relating to county school systems; amending section 230.23(9)(b)5., Florida Statutes, authorizing district school boards to enter into lease and lease-purchase contracts with private individuals and corporations; requiring building plans to be approved by board of education and other contractual provisions thereof by board of administration; providing an effective date.

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

By Senator Myers—

SB 766—A bill to be entitled An act relating to the disposal of obsolete books; amending Section 233.44 by adding subsection (3) providing for disposal of books rendered obsolete by virtue of new information or advances in science or technology; providing an effective date.

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

By Senator Myers—

SB 767—A bill to be entitled An act relating to school districts, law enforcement; authorizing the appointment of

special officers to protect persons and property; providing for the powers, duties, qualifications, tenure, and compensation of such special officers; providing an effective date.

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

By Senators Young and Knopke—

SB 768—A bill to be entitled An act relating to the control of junkyards or scrap metal processing plants adjacent to public highways; prohibiting the operation of junkyards or scrap metal processing plants within one thousand (1,000) feet of the right of way, unless screened from public view; providing enforcement; providing penalty; repealing sections 861.13, 861.14, 861.15, 861.16, 861.17 and 861.18; providing an effective date.

Was read the first time by title and referred to the Committees on Transportation and Commerce and Licensed Businesses.

By Senator Henderson—

SB 769—A bill to be entitled An act relating to the trustees of the internal improvement trust fund; amending paragraph 253.123(3)(a), F.S., to delete the authority of the trustees to waive certain biological or ecological studies; providing an effective date.

Was read the first time by title and referred to the Committee on Natural Resources and Conservation.

By Senator Henderson—

SB 770—A bill to be entitled An act relating to the trustees of the internal improvement trust fund; amending subsection 253.124(4), F.S., to clarify that a fill permit expires after three years; providing an effective date.

Was read the first time by title and referred to the Committee on Natural Resources and Conservation.

By Senator Henderson—

SB 771—A bill to be entitled An act relating to the trustees of the internal improvement trust fund, amending subsection 253.12(5), F.S.; providing that private riparian upland owners must consent before dredging may be done for a public purpose; providing an effective date.

Was read the first time by title and referred to the Committees on Natural Resources and Conservation and Judiciary.

By Senator Henderson—

SB 772—A bill to be entitled An act relating to the trustees of the internal improvement trust fund; amending subsection 253.124(6), F. S., to provide alternate penalty that the trustees may impose for illegally filling of submerged land under provisions of this section; providing an effective date.

Was read the first time by title and referred to the Committees on Natural Resources and Conservation and Judiciary.

By Senator Henderson—

SB 773—A bill to be entitled An act relating to the regulation of submerged lands; amending section 253.1241, F. S.; requiring that certain required conservation reports be requested from the state board of conservation within thirty days after receipt of an application for sale, bulkhead lines or dredging or filling; providing an effective date.

Was read the first time by title and referred to the Committee on Natural Resources and Conservation.

By Senator Henderson—

SB 774—A bill to be entitled An act relating to the trustees of the internal improvement trust fund; amending subsection 253.122(4), F. S., by increasing to 120 days the period after filing with local authority to fix a bulkhead line or lines before filing is permitted with the trustees; providing an effective date.

Was read the first time by title and referred to the Committee on Natural Resources and Conservation.

By Senator Henderson—

SB 775—A bill to be entitled An act relating to the trustees of the internal improvement trust fund; amending subsection 253.122(6), F. S., relating to the setting of bulkhead lines; providing that appeals from decisions of local governing bodies be to the trustees; providing that appeals from decisions of the trustees be in accordance with chapter 120, F.S.; removing present appeal procedure; removing prohibition against presumptive correctness of such decisions; providing an effective date.

Was read the first time by title and referred to the Committees on Natural Resources and Conservation and Judiciary.

By Senator Henderson—

SB 776—A bill to be entitled An act relating to the trustees of the internal improvement trust fund; amending subsection 253.123(2), F.S.; to prevent removal of sand, rock, or earth from the navigable waters lying channelward of bulkhead lines; providing an effective date.

Was read the first time by title and referred to the Committee on Natural Resources and Conservation.

By Senators Gunter and Henderson—

SB 777—A bill to be entitled An act relating to the trustees of the internal improvement fund; amending section 253.05, F. S.; directing that wildlife officers of the game and fresh water fish commission assist in the protection of state lands under chapter 253, F. S.; providing an effective date.

Was read the first time by title and referred to the Committees on Natural Resources and Conservation and Judiciary.

By Senators Gunter and Henderson—

SB 778—A bill to be entitled An act relating to the game and fresh water fish commission, police powers; amending section 372.07, F. S.; authorizing conservation agents to enforce provisions of Chapter 253, F. S., relating to illegal dredging and filling of fresh water lakes and streams; providing an effective date.

Was read the first time by title and referred to the Committees on Natural Resources and Conservation and Judiciary.

By Senators Henderson and Gunter—

SB 779—A bill to be entitled An act relating to the trustees of the internal improvement fund; amending section 253.05, F. S.; directing that conservation officers of the board of conservation assist in the protection of state lands under chapter 253, F. S.; providing an effective date.

Was read the first time by title and referred to the Committees on Natural Resources and Conservation and Judiciary.

By Senators Henderson and Gunter—

SB 780—A bill to be entitled An act relating to the board of conservation; amending section 370.02, F. S., to create a division of survey and management; providing for administration and enforcement of portions of chapter 253, F. S.; providing for personnel; providing an effective date.

Was read the first time by title and referred to the Committees on Natural Resources and Conservation and Ways and Means.

By Senators Henderson and Gunter—

SB 781—A bill to be entitled An act relating to conservation officers; amending subsection 370.021(5), F. S., to authorize conservation officers to make arrests for violations of chapter 253, F. S., relating to the trustees of the internal improvement fund; providing an appropriation; providing an effective date.

Was read the first time by title and referred to the Committees on Natural Resources and Conservation and Ways and Means.

By Senators Gunter and Henderson—

SB 782—A bill to be entitled An act relating to submerged lands; amending sections 253.12 and 253.126, F. S., relating to

the trustees of the internal improvement fund; providing that the regulatory requirements of Chapter 253, F. S., relating to the sale, bulkheading and filling of submerged lands apply to navigable fresh waters; providing legislative intent; providing an effective date.

Was read the first time by title and referred to the Committees on Natural Resources and Conservation and Judiciary.

By Senator Deeb—

SB 783—A bill to be entitled An act relating to taxation and conservation of natural resources; imposing an excise tax on the severance of solid minerals; authorizing a credit up to one hundred percent (100%) of the cost of restoring or improving the site of the severance, but not exceeding eighty percent (80%) of the amount of tax collected; providing for dedication of the site; providing for the administration of such tax and credits by the comptroller and specific boards; providing effective dates.

Was read the first time by title and referred to the Committees on Natural Resources and Conservation and Ways and Means.

By Senators Pope and Mathews—

SB 784—A bill to be entitled An act relating to insurance company license taxes; amending section 624.0300(3), Florida Statutes, providing a reduction in license tax for certain fraternal benefit societies; providing an effective date.

Was read the first time by title and referred to the Committees on Insurance and Ways and Means.

By Senator de la Parte—

SB 785—A bill to be entitled An act relating to exceptional child education; amending section 228.041(21)(a), Florida Statutes, redefining exceptional children; amending section 236.04(4)(a), Florida Statutes, including gifted children in definition of exceptional children for purposes of computing instruction units; adding section 236.04(4)(f), Florida Statutes, requiring a percentage of instruction units to be allowed for gifted children; providing an appropriation; providing an effective date.

Was read the first time by title and referred to the Committees on Education and Ways and Means.

By Senators Weissenborn, Gong and Horne—

SB 786—A bill to be entitled An act relating to the legislature; amending section 11.12(1), Florida Statutes, requiring certain expenses of the legislature to be authorized by law rather than resolution; providing an effective date.

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

By Senators Reuter and Johnson—

SB 787—A bill to be entitled An act relating to Brevard County; providing for levy of a tax not to exceed two (2) mills for operation of Brevard County recreation district number four; providing for feasibility study for auditorium; providing an additional one-half (½) mill tax to construct an auditorium; providing for issuance of bonds; providing for referendum election; and providing an effective date.

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

By Senators Reuter and Johnson—

SB 788—A bill to be entitled An act to amend by amending subsection (a) of section 21 and by adding new subsection (f) to section 21 of Article IV, Chapter 28922, Laws of Florida, 1953, which created and established the Canaveral Port District in Brevard County, Florida and provided for Canaveral Port Authority as its governing body, defined its boundaries and to construct, operate, and maintain a deep water port at Port Canaveral, Brevard County, Florida; to exclude the Canaveral Port Authority from the requirements of sections 193.321 to 193.327, Florida Statutes of 1967, and to consolidate the ad valorem tax millage limitation for all purposes for the Canaveral Port Authority to three mills.

Evidence of notice and publication was established by the Senate as to SB 788.

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

By Senators Thomas, Hollahan, Barrow, Shevin, Bafalis, Beaufort, Daniel, Deeb, de la Parte, Friday, Johnson, Karl, Knopke, McClain, Myers, Ott, Poston, Saylor, Scarborough, Stolzenburg, Stone, Trask, Weissenborn, Williams, Wilson, Young, Mathews, Gunter and Askew—

SB 789—A bill to be entitled An act relating to state purchasing and contracts; definitions; creating the state purchasing commission of Florida; providing for a state purchasing director, his bond and qualifications; providing for employees, salaries, bonds; providing for agencies to submit estimates of purchasing requirements; providing for the adoption of rules and regulations; providing for consolidation of estimates, bids, awarding of contracts; providing for purchase in emergencies; providing for other administrative duties and powers; providing for exceptions; providing for preference to be given Florida products; providing for a standardization committee and providing for its members; providing for exceptions, exemptions; providing penalty for violations; providing penalty for conflict of interest; repealing section 283.10, Florida Statutes, section 283.11, Florida Statutes; section 283.21, Florida Statutes; repealing sections 287.011 through and including section 287.111, Florida Statutes; repealing all present existing purchasing laws; severability; providing an effective date.

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

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Hollahan, by two-thirds vote, SB 711 was withdrawn from the Committee on Governmental Organization.

On motion by Senator Stone, by two-thirds vote, SB 345 was withdrawn from the Committee on Ways and Means.

On motion by Senator Boyd, the rules were waived and the Committee on Education was granted an additional 7 days for the consideration of Senate Bills 378, 419 and 424.

On motion by Senator Horne, the rules were waived and the Committee on Judiciary was granted an additional 15 days for the consideration of all bills now in the Committee.

On motion by Senator de la Parte, the rules were waived and the Committee on Health, Welfare, and Institutions was granted an additional 10 days for the consideration of Senate Bills 119, 429, 433, 457, 458 and 470.

On motion by Senator Knopke, the rules were waived and the Committee on Natural Resources and Conservation was granted an additional 10 days for the consideration of Senate Bills 398, 402, 417, 439, 440, 454, 475 and 508.

On motion by Senator Barrow, the rules were waived and the Committee on Commerce and Licensed Businesses was granted an additional 5 legislative days for the consideration of Senate Bills 500, 463, 579, 582, 616, 623, 269, 367, 574, 431, 516, 532, 533, 228, 565, 600, 605, 635, 636, 637, 640, 641, 642, and 68.

On motion by Senator Barrow, the rules were waived and the Committee on Commerce and Licensed Businesses was authorized to hold a meeting on Monday afternoon, April 28, for the consideration of the following bills: Senate Bills 183, 223, 232, 267, 268, 271, 272, 273, 300, 384, 442, 459, 460, 530, 531, 527, CS for SB 71, CS for SB 387 and SM 426.

On motion by Senator Hollahan, the rules were waived and the Committee on Governmental Organization was authorized to hold a meeting Monday, April 28, at 7:30 a.m. for the consideration of Senate Bills 4 and 650.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable John E. Mathews, Jr. April 24, 1969
President of the Senate

Sir:

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendments to HB 29.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. April 24, 1969
President of the Senate

Sir:

I am directed to inform the Senate that the House of Representatives has concurred in Senate Amendments 1, 2, and 4 to—

By Representative Gautier—

HB 19—A bill to be entitled An act relating to criminal procedure; amending section 924.07, Florida Statutes, adding sub-section (7) to allow the state to appeal an order adjudicating a defendant insane under chapter 917, Florida Statutes.

and refused to concur in Senate Amendments 3 and 5—

Amendment 3—

In Section 1, line 14, page 1, strike: (;) at end of line after word "thereof" and insert the following: (,) or any pre-trial order entered by the court adverse to the state.

Amendment 5—

In title, line 3, page 1, after line 3, following word "Statutes", insert the following: "adding to subsection (1) to allow state to appeal any pretrial order by the court adverse to the state,"

—and requests the Senate to recede from Senate Amendments 3 and 5.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

On motions by Senator de la Parte, the Senate refused to recede from Senate Amendments 3 and 5 to HB 19, and the House was requested to appoint a Conference Committee to confer with a like Committee to be appointed on the part of the Senate to adjust the existing differences on the Senate Amendments to HB 19.

The President announced the appointment of Senators Shevin, de la Parte and Saylor as the Committee on the part of the Senate. The action of the Senate was certified to the House.

The Honorable John E. Mathews, Jr. April 25, 1969
President of the Senate

Sir:

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

By The Committee on Appropriations—

HB 840—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 1969, to pay salaries, and other expenses, and for other specified purposes of the various agencies of state government; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 840, contained in the above message, was read the first time by title and referred to the Committee on Ways and Means.

The Honorable John E. Mathews, Jr.
President of the Senate

April 24, 1969

Sir:

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

By Representatives Craig and Reedy—

HB 732—A bill to be entitled An act amending Section 2 of Chapter 61-2743, Laws of Florida, with reference to a library for and the care thereof, and the maintenance and clerical staff for the Circuit Court Chambers in St. Augustine, Florida, and providing time for taking effect.

Proof of Publication attached.

By Representative Arnold and others—

HB 828—A bill to be entitled An act relating to alcoholic beverage licenses in Duval County; providing for an additional beverage license for THE COLUMBUS SOCIAL CLUB, INC.; providing for the waiver of the term of existence of the licensee; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to House Bills 732 and 828.

House Bills 732 and 828, contained in the above message, were read the first time by title and referred to the Committee on Rules and Calendar.

The Honorable John E. Mathews, Jr.
President of the Senate

April 24, 1969

Sir:

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

By Representative James and others—

HB 950—A bill to be entitled An act relating to Palm Beach County; amending section 2 of chapter 29387, Laws of Florida, 1953, relating to southeastern Palm Beach County hospital district; removing restriction that members of the medical profession may not serve on the governing body of said district; repealing chapter 63-1741, Laws of Florida; providing an effective date.

Proof of Publication attached.

By Representative David Clark and others—

HB 952—A bill to be entitled An act relating to the Town of Mangonia Park; authorizing police officers of the Town of Mangonia Park under certain conditions to arrest outside corporate limits of the Town if in fresh and continuous pursuit; repealing all laws in conflict; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to House Bills 950 and 952.

House Bills 950 and 952, contained in the above message, were read the first time by title and referred to the Committee on Rules and Calendar.

The Honorable John E. Mathews, Jr.
President of the Senate

April 24, 1969

Sir:

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

By Representative Reed—

HB 677—A bill to be entitled An act relating to County Comprehensive Community Mental Health Center in any county of the state having a population of not less than two hundred thousand (200,00) nor more than two hundred sixty thousand (260,000), according to the latest official decennial census; authorizing the board of county commissioners in any such county to contribute tax funds for such center; ratification of expenditure; providing a severability clause; providing an effective date.

By Representative Reed and others—

HB 953—A bill to be entitled An act relating to the City of University Park, Florida, elections; amending Section 75 and Subsection (1) of Section 76 of Chapter 2953, Special Acts, 1961, as amended by Chapter 2010, Special Acts, 1963, Chapter 2335, Special Acts, 1965, and Chapter 2144, Special Acts, 1967, Laws of Florida.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 677, contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

Evidence of notice and publication was established by the Senate as to HB 953.

HB 953, contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

The Honorable John E. Mathews, Jr.
President of the Senate

April 24, 1969

Sir:

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

By Representative Lancaster—

HB 560—A bill to be entitled An act relating to the Town of Otter Creek, Levy County; incorporating said municipality and defining its territorial boundaries; providing for its government, powers, franchise, privileges, and jurisdiction; providing an effective date subject to a referendum.

By Representatives Middlemas and Chapman—

HB 793—A bill to be entitled An act relating to Gulf County; amending section 4 of chapter 57-985, Laws of Florida, changing the compensation of the prosecuting attorney; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 560, contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

Evidence of notice and publication was established by the Senate as to HB 793.

HB 793, contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

The Honorable John E. Mathews, Jr.
President of the Senate

April 24, 1969

Sir:

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

By Representative Powell and others—

HB 859—A bill to be entitled An act to amend Chapter 67-1146, Laws of Florida 1967, the same being “an act authorizing the County of Brevard, Florida to construct, acquire, own, maintain and operate a solid waste disposal system in said county for the collection and disposal of garbage and other waste matter;” by amending Section 7 thereof by increasing the interest rate on bonds to seven percent (7%) per annum; repealing the laws in conflict herewith; and providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to HB 859.

HB 859, contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

The Honorable John E. Mathews, Jr.
President of the Senate

April 24, 1969

Sir:

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

By Representative Gallen—

HB 1041—A bill to be entitled An act relating to Manatee County amending Section 4 of Chapter 67-1681, Special Acts of 1967, authorizing the Manatee County Port Authority to issue and sell bonds bearing any interest rate, not to exceed seven per cent (7%) per annum for the purpose of paying for the cost of port facilities, providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to HB 1041.

HB 1041, contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

The Honorable John E. Mathews, Jr.
President of the Senate

April 24, 1969

Sir:

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

By Representatives Woodward and Mixson—

HB 794—A bill to be entitled An act extending and enlarging the corporate limits of the city of Quincy in Gadsden county, Florida; adding and annexing additional territory thereto; prescribing the liability of the inhabitants, residents, and property

within the annexed and added territory for municipal taxation and other purposes; giving the city of Quincy jurisdiction, power and authority over the territory embraced in said extension, annexation, addition and enlargement and over the inhabitants and residents thereof; providing for the application of the resolutions, laws and ordinances of the city of Quincy to such annexed, extended, added and enlarged territory and the inhabitants and residents thereof; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to HB 794.

HB 794, contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

The Honorable John E. Mathews, Jr.
President of the Senate

April 24, 1969

Sir:

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

By Representatives Woodward and Mixson—

HB 450—A bill to be entitled An act authorizing the Gadsden County Health Department to establish, charge and collect fees for the issuance of health certificates, certified copies of vital records and for other services and providing for the accounting and disposition of such fees.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to HB 450.

HB 450, contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

The Honorable John E. Mathews, Jr.
President of the Senate

April 24, 1969

Sir:

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

By Representative MacKay and others—

HB 754—A bill to be entitled An act to amend Section 4, Chapter 6050, Laws of Florida, Acts of 1909, being “An act to legalize the Town Government of Dunnellon, Florida, to fix the corporate limits and provide a common seal therefor and to grant a charter to said municipality” by changing the name of said town to the City of Rainbow Springs; providing for a referendum election; and providing for an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 754, contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

The Honorable John E. Mathews, Jr.
President of the Senate

April 24, 1969

Sir:

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

By Representative MacKay and others—

HB 1004—A bill to be entitled An act amending chapter 65-1905, laws of Florida, 1965, being the Marion county hospital district; amending section 10 of said chapter 65-1905, providing for short term borrowing to be increased from five per cent of the gross revenues to ten per cent of the gross revenues from the operation of the hospital, and providing that the interest on said short term borrowing shall not exceed the prime interest rates charged by commercial banks doing business in Marion County, Florida; providing for the amendment of section 11 of chapter 65-1905, increasing the maximum rate of interest from six per cent per annum to seven per cent per annum; increasing the limit on outstanding indebtedness for bonds from three million dollars to fifteen million dollars; providing an amendment to section 16 of chapter 65-1905, increasing the rate of interest on bonds from six per cent per annum to seven per cent per annum; and providing for an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to HB 1004.

HB 1004, contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

The Honorable John E. Mathews, Jr.
President of the Senate

April 24, 1969

Sir:

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

By Representative Jordan and others—

HB 897—A bill to be entitled An act relating to the City of Lake Worth; amending subsection (1) of section 2 of the City Charter, Chapter 25962, Special Laws Of Florida, 1949, as amended, changing the City boundaries.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to HB 897.

HB 897, contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

UNFINISHED BUSINESS

CS for SB 453—A bill to be entitled An act relating to thoroughbred horse racing; amending Chapter 550, Florida Statutes, by amending Section 550.081 and by repealing Sections 550.084; 550.085; 550.086; 550.087; 550.088 and 550.089 and by adding thereto Sections 550.40; 550.41; 550.42; 550.43; 550.44; 550.45 and 550.46 and 550.47, to define the winter thoroughbred horse racing season and the summer thoroughbred horse racing season; to create a one hundred twenty (120) day annual summer thoroughbred horse racing season and to authorize the State Racing Commission to issue an additional permit for such summer thoroughbred horse racing; and to provide for

time of operation and charity days for summer thoroughbred horse racing; to provide for tax, commission, breakage on summer thoroughbred racing; to provide summer thoroughbred racing periods; to provide for a minimum purse per race of Two Thousand Dollars (\$2,000.00); to provide for allocation and reallocation of racing periods; to provide for application of Section 550, Florida Statutes; to repeal conflicting laws; to provide an effective date.

Was taken up together with the amendment which was pending at time of adjournment April 24.

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

In Section 3, line 23, page 3, strike "shall deposit the proceeds realized from the tax hereby imposed into the general revenue fund." [and striking the hyphenation in lines 17 through 23]

The vote was:

Yeas—14

Barrow	Gong	Lane	Shevin
Bishop	Henderson	Pope	Trask
Daniel	Horne	Saunders	
Fincher	Johnson	Scarborough	

Nays—21

Mr. President	Haverfield	Reuter	Weber
Bafalis	Hollahan	Saylor	Williams
Beaufort	Knopke	Slade	Wilson
Deeb	Myers	Stolzenburg	
Ducker	Ott	Stone	
Friday	Plante	Thomas	

Senator Ott moved that the Senate reconsider the vote by which the foregoing amendment to the amendment failed.

Senator Boyd presiding.

Senator Chiles presiding.

The motion by Senator Ott failed.

The pending amendment failed.

On motion by Senator Friday, the rules were waived and time of adjournment was extended until 2:00 p. m.

A motion by Senator Weber failed that the Senate reconsider the vote by which the pending amendment failed.

On motion by Senator Horne, debate on CS for SB 453 was limited to 30 minutes.

Senators Ott, Shevin, Fincher and Henderson offered the following amendment which was moved by Senator Ott and failed:

In Section 1, line 25, page 1, strike "550.41"

In Section 2, beginning on line 12, page 3, strike everything thereafter through line 20 on page 14, and insert the following: in Section 1, line 25, page 1: 550.084(1) and insert the following in Section 2, line 12, page 3:

Section 2. Subsection (1) of Section 550.084, Florida Statutes, is amended to read:

(1) Where there are three (3) or more thoroughbred horse race tracks operating under valid outstanding permits issued by the State Racing Commission located within a radius of one hundred (100) miles of each other, *the State Racing Commission may issue a new permit for summer thoroughbred horse racing only. Such new permit holder within the area shall be permitted during the period beginning on May 6th and ending on or before November 12th of each year to conduct an additional ninety (90) days of thoroughbred horse racing between the hours of 12 noon and 6:00 P.M. Eastern Standard Time or Daylight Saving Time, exclusive of Sundays, upon dates allocated to it by the commission, which additional period of racing shall be known as the "summer thoroughbred horse racing period."* The horse racing season beginning December first of each year and ending May 5th referred to in Section 550.04, Florida Statutes, shall hereafter be known as the annual "winter thoroughbred horse racing season."

Senators Ott, Shevin, Fincher and Henderson also offered the following amendment which was moved by Senator Ott and failed:

In Section 1, line 26, page 2, strike "The holder of a winter thoroughbred horse racing permit shall not conduct summer thoroughbred horse racing and a permit holder for summer thoroughbred horse racing shall not conduct winter thoroughbred horse racing."

In Section 2, line 9, page 13, *strike*: The permit holders for winter thoroughbred racing shall never conduct summer thoroughbred horse racing. The permit holders for winter thoroughbred horse racing in the areas described in Florida Statutes, Section 550.081, shall not conduct summer thoroughbred horse racing. However, the and insert the following: In Section 2, line 15, page 13, before the word "operator" insert: The and add the following in Section 2, line 18, page 14, after the word "herewith.": It is the intention of the legislature to authorize the conducting of a summer thoroughbred horse meeting by both a new permittee and by the permittees operating winter thoroughbred horse racing pursuant to Section 550.081(2), Florida Statutes; however, the permittees in Section 550.081(2), Florida Statutes, shall be allocated by the state racing commission only forty (40) days each of summer thoroughbred horse racing.

Senators Ott, Shevin, Fincher and Henderson also offered the following amendment which was moved by Senator Ott and failed:

In Section 3, line 22, page 14, after the word "law" strike and if any provision of this act shall be declared invalid for any reason such invalidity shall not affect the valid portions of this act." and insert the following: however, any new permit issued pursuant to this section shall be subject to approval by a referendum held for that purpose as provided in Section 550.06, Florida Statutes. If any provision of this act shall be declared invalid for any reason such invalidity shall not affect the valid portions of this act.

Senators Myers and Wilson offered the following amendment which was adopted on motion by Senator Myers:

In Section 2, line 1, page 9, *strike*: all of subsection (1) and insert the following: (1) The licensee conducting a horse race meeting during the summer thoroughbred racing season shall pay a tax equal to five per cent (5%) of the total contributions to all pari-mutuel pools there conducted and made on any and every horse race, which tax shall be paid to the state treasurer for deposit in the general revenue fund of the state, up to an average daily amount of Four Hundred Thousand Dollars (\$400,000.00), which average shall be calculated at the end of each summer thoroughbred racing period. The licensee conducting a horse race meeting during the summer thoroughbred racing season shall pay a tax equal to eight per cent (8%) of the total contributions to all pari-mutuel pools there conducted and made on any and every horse race, which tax shall be paid to the state treasurer in his capacity as ex-officio treasurer of the commission, on all contributions to such pari-mutuel pools in excess of a daily average of Four Hundred Thousand Dollars (\$400,000.00) which average is calculated as above.

After expenses of the commission are paid, the state treasurer as ex-officio treasurer of the commission shall distribute said contributions as follows: Five per cent (5%) of the total contributions shall be paid into the general revenue fund of the state, and the remaining three per cent (3%) shall be divided by the state treasurer into as many equal parts as there are counties in the state, and the treasurer shall remit one part to each county on or before December 1st of each year during which summer thoroughbred horse racing is conducted.

Senator Shevin raised a point of order that SB 453 and CS for SB 453, now on third reading, had never been before the Ways and Means Committee of the Senate as required by Rule 4.16 which states that all bills affecting tax matters so as to increase, decrease, alter, pose or remove a tax shall be referred to the Ways and Means Committee. Further, that CS for SB 453 does change existing tax structures of the State and that it should be referred to the Ways and Means Committee.

The President ruled that the point was not well taken, that the bill was of the type that is discretionary, that the Committee on Ways and Means had seen no reason to have it referred to it on a point of order, and that the matter of a single

Committee reference had been publicized in advance of introduction.

On motion by Senator Hollahan, the rules were waived and CS for SB 453 as amended was read the third time by title.

A motion by Senator Ott that CS for SB 453 be re-referred to an appropriate committee failed.

CS for SB 453 passed and was ordered certified to the House immediately after being engrossed. The vote was:

Yeas—31

Mr. President	de la Parte	Plante	Thomas
Bafalis	Ducker	Poston	Trask
Barron	Friday	Saunders	Weber
Barrow	Hollahan	Sayler	Weissenborn
Beaufort	Horne	Scarborough	Williams
Bishop	Johnson	Slade	Wilson
Daniel	Knopke	Stolzenburg	Young
Deeb	Lane	Stone	

Nays—12

Boyd	Fincher	McClain	Pope
Broxson	Gong	Myers	Reuter
Chiles	Haverfield	Ott	Shevin

PAIRS

The following pairs were announced by the Secretary in accordance with Senate Rule 5.4:

I am paired with Senator Bell on CS for SB 453. If he were present he would vote Yea and I would vote Nay.

Reubin O'D. Askew, 2nd District

I am paired with Senator Karl on final passage of CS for SB 453. If he were present he would vote Yea and I would vote Nay.

Warren S. Henderson, 32nd District

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

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

VETOED BILLS 1969 REGULAR SESSION

The Honorable John E. Mathews, Jr.
President of the Senate

April 25, 1969

Sir:

I am directed to inform the Senate that the House of Representatives has passed by the required Constitutional two-thirds vote of all Members of the House of Representatives present on April 25, 1969, the Governor's objections to the contrary notwithstanding—

HB 795—(1969 Regular Session) A bill to be entitled An act relating to the legislature; amending section 11.13 (1), Florida Statutes; providing increased compensation for members of the legislature beginning April 1, 1969, providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

Senator Horne presiding.

Was taken up and read by title, together with the following objections thereto of the Honorable Claude R. Kirk, Jr., Governor of Florida:

Honorable Fred Schultz
Speaker
House of Representatives
The Capitol
Tallahassee, Florida

April 24, 1969

Dear Sir:

Pursuant to the authority vested in me as Governor of Florida under the provisions of Article III, Section 8 of the Constitution of this State, I hereby transmit to you, with my objections, House Bill No. 795, enacted by the Legislature of 1969, and entitled:

“AN ACT RELATING TO THE LEGISLATURE; AMENDING SECTION 11.13(1), FLORIDA STATUTES; PROVIDING INCREASED COMPENSATION FOR MEMBERS OF THE LEGISLATURE BEGINNING APRIL 1, 1969; PROVIDING AN EFFECTIVE DATE.”

For the reasons set forth in my address to the Joint Session of the Legislature on April 24, 1969, a copy of which is attached, indicating my objections to House Bill No. 795, I am necessarily withholding my approval from House Bill No. 795, Regular Session of the Legislature, 1969, and do hereby veto the same.

Respectfully,
CLAUDE R. KIRK, JR.
Governor

Mr. President, Mr. Speaker, distinguished members of the Legislature:

I have requested the privilege of appearing before you today to speak very briefly on a matter that I know is of very real importance to all of us.

I refer to House Bill No. 795 which provides that members of the Florida Legislature are to be paid at the rate of \$12,000 per year and the leadership at \$15,000 per year, in addition to whatever expense allowances may be provided.

What I say to you now is not said just as Governor to Legislators, but as one public servant to other public servants.

Please believe me when I say that I know—better, I am sure, than most—the breadth of the tasks before you; the grave responsibilities that rest upon you; the hard work and real effort that is required of each of you in the performance of your legislative duties. I know, too, that both the work and responsibility continue after the session ends and you leave this capitol.

But, just as I have told you these things, I must tell you also that as Governor I have a clear-cut responsibility. I will not evade it, and I am sure that there is not one of you who would honestly wish that I attempt to do so.

My responsibility is to *everyone* in Florida—and that is more than six million people. I must speak for all of them. I must reflect what they are saying—for, regardless of party or politics—they look to me to represent all of them.

On the issue of the bill to increase legislative salaries, there can be no doubt whatever as to how the people feel. No issue, no event since I have been Governor, has provoked the volume or the kind of response that this bill has brought forth.

From everywhere in Florida—from urban areas and rural areas, from the young and the old, from the rich and the poor, from Democrats, from Republicans, and from voters affiliated with neither party—the response has been unanimous and instantaneous. If there is anyone who doubts this, I invite you to see the mail that has come to my office.

To some, what has been done is merely a mistake that should be corrected. To others, it appears as nothing less than a betrayal of the public trust and a raid upon the public purse. To most, it appears that the Legislature passed, with almost indecent haste and no attention to public feeling, an overwhelming pay raise for its membership.

But regardless of reason or intensity of feeling, the people are united against it. They are asking that I stop it. They are asking if there is anyone at Tallahassee who will speak for them.

I have spoken to many of you. I know that for every question there is an answer, and for every charge a reply. I know, too, that there is real reason for a more realistic pay scale for legislators. The people are not denying this. But they are saying that the magnitude of the increase contained in this bill and the manner in which it was passed can, by no stretch of the imagination, by no skills in debate, by no manner of oratory, be justified.

The people of Florida are concerned about money. They are concerned about the cost of government. And they are right to be concerned.

They have been made acutely aware that the Legislature in the 1965-67 biennium spent a total of 4.8 million dollars on itself—but that in the 1967-69 biennium, the Legislature has already spent 11 million dollars on yourselves and another 3.7 million dollars has been released to you upon your request to the Budget Commission.

That makes a two-year total of legislative spending for itself of 14.7 million dollars—an increase of more than 200%. On top of that, I note that when the House chose to pass an annual appropriation, funding government operations for a single year, it cut back all agencies to a one-year operating figure, but it provided for itself for one year of operation the full amount proposed for two years.

If you were members of the public, you would not be inclined to overlook this kind of facts and figures—and I assure you the public is not going to overlook them either.

What are the people saying to me about this bill?

They are saying that you have come here voluntarily; that you campaigned long and hard and at great expense for their votes in order to have the privilege of serving in the Legislature; that in your campaigns for office you did not tell them you intended to award yourselves this kind of pay increase. They are saying that you undertook to serve them, but that now you seem to be putting self-interest above the public interest.

And they are asking other questions, too.

They want to know why legislators can come here and make the laws for Florida but stand apart from them. Why the Legislature can enact laws affecting one business and one industry after another while some of the members who propose and vote for these bills may hold positions in private life that enable them to profit by their passage. They want to know why any legislator should ever be in a position to profit financially by his service and his actions here.

And they are asking why the Legislature should hold itself above and beyond the financial restrictions and the financial scrutiny imposed on other areas of state government. Every other agency of government must justify its spending—but the Legislature need not do so. There is only a legislative auditor. He audits other agencies of state government for review by you—but who reviews his audit of the Legislature after he audits you?

They want to know how it is possible for legislators to be able to put members of their own families on the public payroll during legislative sessions.

These are hard questions. They are unpleasant questions. In many cases, they are angry questions. But they are also questions to be faced and not to be avoided if government is to retain the absolutely essential ingredient of public confidence.

When I addressed you on April 8, I told you that state governments stood on the threshold of new action and new achievement. But the very basis on which all of that is now possible is the fact that Legislatures like this one are now fully representative of the people and are not the servants of any special interests, *including self-interest*.

You owe your places here to that fact. You must agree to recognize it for the controlling fact that it is. And regardless of your personal feeling and your genuinely high motivation and your arguments for the justification of the pay increase contained in this bill, you must be willing to hear the voice of the people and be guided by it.

And this must be so not merely because the people are angry and because they are making their voices heard. It must be so

because the people are right and because what they are saying is just.

A great American, Adlai Stevenson, said something that all of us here should never forget. "Government (in a democracy) cannot be wiser than the people."

Ladies and gentlemen, in their wisdom, at this moment, the people of Florida have spoken out loud and clear. They have not automatically condemned all manner of pay increases for legislators—but they have most certainly condemned this one.

As Governor, I can have no alternative but to respond to the people when the people's cause is both right and just. *I veto this bill.*

I would not do so without telling you face to face what has impelled me to this action—not only because public money is involved and there is barely enough public money to meet public need, but also because this is a matter that goes to the root cause of representative government.

I see your point of view—but I recognize, and I ask you to recognize, the public's right to be heard and the public's right to prevail *when the public is right.*

I would make these suggestions to you:

Establish a limit on legislative expense allowances by the rule of law and not by the whim of committees.

Enact a conflict of interest law that will remove conflicts and not merely paper them over—and this means that no member of the Legislature and no member of a law firm with which a legislator is affiliated will practice law before state agencies.

Insure that the Legislature will subject itself to the same purchasing regulations you impose on other agencies of state government.

Establish for this Legislature and all future Legislatures the same kind of budgetary procedures imposed on other agencies of state government.

Provide for an audit of the Legislature in the same manner that other branches of government are audited.

Restrict the nepotism on legislative payrolls that the public resents, and with good reason.

I believe that when the real work of this session has been done—and done in the spirit of unity for progress and dedication for achievement, which is what the people of Florida expect from all of us in government—and done without resort to any sort of recrimination or retaliation for the public reaction in this instance—then I believe you will find that a proposal for a reasonable legislative pay increase, accompanied

by the legislative reforms I have suggested, will meet with public approval instead of public disapproval.

And just as you would be well advised against yielding to the temptation to indulge in recrimination, so I must tell you that adverse public reaction will be equally swift should you attempt to evade this veto by increasing legislative expense allowances to provide the pay increase sought in this bill.

I thank you for the opportunity of appearing before you today. I have spoken to you frankly and openly and as a public servant to public servants. I hope you will receive what I have said in that spirit and with the understanding of which I know you to be capable as members of the Florida Legislature with the greatest potential for good in our long history.

The Presiding Officer put the question: "Shall the bill pass the Governor's objections to the contrary notwithstanding?"

HB 795 (1969 Regular Session) passed by the required Constitutional two-thirds vote of all members present and was certified to the House. The vote was:

Yeas—35

Bafalis	de la Parte	Mathews	Slade
Barron	Ducker	Ott	Stolzenburg
Barrow	Friday	Plante	Stone
Beaufort	Henderson	Pope	Thomas
Bishop	Hollahan	Reuter	Trask
Boyd	Horne	Saunders	Weber
Broxson	Knopke	Saylor	Wilson
Chiles	Lane	Scarborough	Young
Deeb	McClain	Shevin	

Nays—10

Askew	Gong	Myers	Weissenborn
Daniel	Haverfield	Poston	Williams
Fincher	Johnson		

EXPLANATION OF VOTE

My vote today sustaining the Governor's veto does not in any way indicate that I agree that any of the Governor's charges and accusations of my colleagues and me were accurate. My vote was on the principle only.

Ralph R. Poston, 46th District

CO-INTRODUCERS

By permission, Senators Young, Wilson, Deeb, Daniel and Slade were recorded as co-introducers of SB 606.

The President presiding.

On motion by Senator Friday, the Senate adjourned at 1:45 p.m. to reconvene at 11:00 a.m., April 28, 1969.