

JOURNAL OF THE SENATE

Wednesday, May 21, 1969

The Senate was called to order by Senator Horne at 9:30 a.m. for the purpose of conducting the order of business of Introduction and reference of Resolutions, Memorials, Bills and Joint Resolutions, pursuant to Rule 4.3.

INTRODUCTION

By Senator Johnson—

SB 1373—A bill to be entitled An act relating to Okeechobee County; authorizing the publication of the official minutes of the board of county commissioners; authorizing payment for said publication; providing an effective date.

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

By Senator Johnson—

SB 1374—A bill to be entitled An act relating to drugs; amending chapter 404, Florida Statutes, by adding section 404.021 to provide for the board of health to designate by rule devices used in drug abuse which may be dispensed only by pharmacists; making violation a misdemeanor; providing an effective date.

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

By Senator Johnson—

SB 1375—A bill to be entitled An act for the relief of H. C. Blythe and Mamie E. Blythe; providing an appropriation for loss of interest on tax certificates which were canceled because of erroneous assessment; providing an effective date.

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

By Senators Askew, Broxson and Young—

SJR 1376—A joint resolution proposing an amendment to Section 16 of Article III of the State Constitution; providing for congressional and legislative apportionment of the state.

Was read the first time by title and referred to the Committee on Constitutional Amendments and Revision.

By Senators Askew and Broxson—

SB 1377—A bill to be entitled An act relating to the City of Pensacola, Escambia County; repealing chapters 57-1718, 57-1719, 57-2075, and 59-729, Laws of Florida, laws with regard to the quadricentennial celebration provided for in the Pensacola city charter; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1377.

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

By Senators Askew and Broxson—

SB 1378—A bill to be entitled An act relating to the City of Pensacola, Escambia County; pertaining to the three (3) pension systems concerning employees of the City of Pensacola; providing for liberalization of the investment policy concerning said funds; permitting the City of Pensacola to contract with investment banks of national repute to handle said funds; providing for periodic review of investment funds by the city manager of the City of Pensacola; providing for an actuarial study with recommendations; repealing all laws or parts of laws in conflict herewith, and providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1378.

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

By Senator Henderson—

SB 1379—A bill to be entitled An act relating to spirituous beverages; amending section 562.08, Florida Statutes, related to beverage container limit by including an additional size of sixty-four (64) ounces; providing an effective date.

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

By Senator Henderson—

SB 1380—A bill to be entitled An act relating to trespass with a deadly weapon; amending section 821.37, Florida Statutes; expanding the scope of the crime to include ranch or pasture and increase the penalty; providing an effective date.

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

By Senators Karl and Daniel—

SB 1381—A bill to be entitled An act empowering the county commissioners of Volusia county, Florida to appropriate and expend from any available county funds an amount not to exceed twenty-five thousand dollars (\$25,000) for the purpose of paying certain limited expenses of the International Music Festival, an annual cultural and educational promotion for the citizens of Volusia county and its many visitors, sponsored by Florida Festivals, Inc., a non-profit Florida corporation; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1381.

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

By Senators Karl and Mathews—

SB 1382—A bill to be entitled An act relating to fire extinguishers; amending section 633.061(1), (2), (3)(a), (b), and (5), Florida Statutes, repealing subsection (4) relating to the issuance of certain licenses, adding subsection (7) thereto, and amending section 633.071, Florida Statutes; requiring licensing to service, inspect, or install fire extinguishing equipment; establishing classes for certain types of businesses and providing license fees; requiring permits for workers and establishing classes of workers; exempting certain inspectors from licensing and permit requirements; prescribing standards for fire extinguishing equipment; providing an effective date.

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

By Senators Karl and Mathews—

SB 1383—A bill to be entitled An act relating to fire extinguishers; prohibiting the sale or use of certain types of fire extinguishers; making violation a misdemeanor; providing an effective date.

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

By Senator Gong—

SB 1384—A bill to be entitled An act relating to insurance; providing for the establishment of a public school insurance fund to provide fire and extended coverage insurance for all public schools and junior colleges; providing an appropriation; providing an effective date.

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

By Senator Gong—

SB 1385—A bill to be entitled An act relating to eligibility for parole; amending section 947.16 (1) Florida Statutes, to provide that prisoners be eligible for parole, in the discretion of

the court, only after serving one third (1/3) of his sentence or fifteen (15) years of any life sentence as an alternative method of sentencing defendants; providing an effective date.

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

By Senator Gong—

SB 1386—A bill to be entitled An act relating to motor vehicles, negligent deaths; amends chapter 317 to provide penalties for persons convicted of negligently causing a death while operating a motor vehicle unlawfully; providing an effective date.

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

By Senator Chiles—

SB 1387—A bill to be entitled An act relating to insurance; amending part X of chapter 627, Florida Statutes, casualty insurance contracts, by adding section 627.0861, Florida Statutes, to require that automobile liability insurance policies issued subsequent to January 1, 1970, provide for the immediate payment of medical and disability benefits under such policies; providing for waiver of such benefits; providing an effective date.

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

By Senator Boyd—

SB 1388—A bill to be entitled An act relating to guardianship law; amending section 745.15(1), Florida Statutes, providing that homestead property be subject to disposition by a guardian; repealing section 745.15(6), Florida Statutes, to exclude the exemption of homestead property from the provisions of section 745.15, Florida Statutes; providing an effective date.

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

By Senator Thomas—

SB 1389—A bill to be entitled An act relating to insurance; amending section 628.461, Florida Statutes, by amending subsections (1) and (3) and adding subsections (4) and (5) to broaden the jurisdiction of the insurance commissioner over transactions affecting the control of domestic stock insurers, providing for hearing after commissioner's disapproval of change of control, imposing penalty of discretionary suspension or revocation for violation, defining controlling stock; providing an effective date.

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

By Senator Thomas—

SB 1390—A bill to be entitled An act relating to insurance; amending section 624.0116 (4), Florida Statutes, to designate with more specificity the insurance commissioner's right to examine the transactions of holding companies; providing an effective date.

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

By Senator Thomas—

SB 1391—A bill to be entitled An act relating to workmen's compensation amending section 440.02 (1) (b) 1., Florida Statutes, to provide that the term "employment" shall include all officers of the state, boards, districts, commissions and political subdivisions thereof; amending section 440.02 (1) (c), Florida Statutes, by repealing subparagraph 1. and renumbering subsequent subparagraphs; amending section 440.02 (2) (a), Florida Statutes, to include in the term "employee" all officers of the state, boards, districts, commissions and political subdivisions thereof and all public and quasi-public corporations therein, and all boards, districts and commissions thereof; providing an effective date.

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

By Senator Pope—

SB 1392—A bill to be entitled An act relating to harness racing; amending section 550.37(11), Florida Statutes, regulating the transfer of harness racing permits; providing an effective date.

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

By Senators Trask, Thomas, Friday, Barrow, Broxson, Weissenborn, Williams, Chiles and Mathews—

SB 1393—A bill to be entitled An act relating to estate tax; amending chapter 198, Florida Statutes; by adding section 198.45; authorizing the executor to make application to the commissioner for settlement in whole or in part of the estate tax liability of an estate by transfer of property in lieu of payment of money; authorizing the commissioner to accept a transfer of property in lieu of money; requiring an application, requiring appraisals and other procedures; requiring approval of the settlement by trustees of the internal improvement trust fund; providing the trustees of the the internal improvement trust fund to take title to property; providing that the property shall not be allowed a value greater than that finally determined by the internal revenue service for federal estate tax purposes and providing an effective date.

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

By Senator Hollahan—

SB 1394—A bill to be entitled An act amending Chapter 16, Florida Statutes, by adding a new section relating to the powers and duties of the attorney general in bringing suit on behalf of the state or any of its political subdivisions or tax supported institutions to recover damages provided for by the federal antitrust laws, Title 15, United States Code; providing that the state shall retain from certain proceeds the amount of its expense.

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

By Senator Hollahan—

SB 1395—A bill to be entitled An act for the relief of Ray B. Bradley; providing an appropriation; providing an effective date.

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

By Senator Stone—

SB 1396—A bill to be entitled An act relating to beaches and shores, coastal construction; adding Section 161.052, F.S.; providing a set-back line for coastal construction and excavation; providing for the granting of permits by the board of conservation; providing penalties; 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 Stone—

SB 1397—A bill to be entitled An act relating to tangible personal property tax; amending Chapter 200, Florida Statutes, 1967, by adding thereto a section prescribing regulations which shall secure a just valuation for transient film prints and television tapes; and providing an effective date.

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

By Senator Stone—

SB 1398—A bill to be entitled An act relating to building and loan associations and savings and loan associations, amending Chapter 665, Florida Statutes, to authorize building and loan associations and savings and loan associations to maintain and lease safe deposit facilities; providing an effective date.

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

By Senators Stone and Poston—

SCR 1399—A concurrent resolution requesting the state road board to do such acts and enter into such agreements as will permit counties and municipalities in this state to use landscaped areas under expressways for playground purposes.

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

By Senator Stone—

SB 1400—A bill to be entitled An act amending Section 199.031(2), Florida Statutes, 1967, providing an additional exemption from intangible personal property tax; and providing an effective date.

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

By Senator Stone—

SB 1401—A bill to be entitled An act to create the university system building authority; to authorize the authority to acquire, construct, operate and maintain, sell liquidating projects embracing housing accommodations, buildings and facilities intended for use as class rooms, laboratories, libraries, dormitories, instructional, administrative and recreational facilities for students, faculty and employees of any institution under the control of the board of regents of the university system of Florida, and all structures, electric, gas, steam and water utilities, and facilities deemed by the authority necessary or convenient for the operation of any unit forming a part of the university system of Florida; to confer powers and impose duties on the authority; to authorize the authority and the board of regents of the university system to execute leases and contracts pertaining to such accommodations and facilities; to authorize the issuance of revenue bonds of the authority payable from the revenues, rents and earnings or other projects and authorize the collection and pledging of revenues and other charges for the payment of such bonds and for the cost of maintaining, operating and repairing of projects; to authorize the execution of trust indentures to secure the payment of such bonds and to define the rights of the holders of such bonds; to provide that no debt of the state shall be incurred in the exercise of any of the powers granted by act; to make bonds of the authority; to condemn property of every kind; to authorize the issuance of revenue refunding bonds; to provide for the separate enactment of each provision of this act and repealing all laws, or parts of laws in conflict with provisions of this act; and for other purposes; 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 Lane—

SB 1402—A bill to be entitled An act relating to compensation of county officials; amending section 145.031, Florida Statutes, providing for uniform compensation based on population, of county commissioners; providing an effective date.

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

By Senator Lane—

SB 1403—A bill to be entitled An act defining and regulating the swimming pool construction and maintenance industry in this state; creating the Florida swimming pool industry licensing board; fixing qualifications of board members and providing powers and duties of the board; fixing registration and certification procedures and fees therefor; providing exemptions; providing penalties; providing an effective date.

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

By Senator Pope—

SB 1404—A bill to be entitled An act relating to mining conservation; defining terms; requiring a permit to drill or mine for oil, gas, or other minerals in the waters of this state; specifying the requirements for such a permit; requiring a public hearing on the proposed drilling or mining; requiring security for any damages to plant or animal life of the waters caused by such drilling or mining; providing for conditions and

requirements of permits for the protection of aquatic life; providing for revocation of permit on breach of conditions or requirements; providing for the adoption of rules and regulations; providing for interpretation of this act in relation to other laws; 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 Senator Pope—

SB 1405—A bill to be entitled An act relating to corporations; amending section 608.32, Florida Statutes, prescribing the contents of annual reports required to be filed by corporations; amending section 608.33, Florida Statutes, providing for a schedule of fees for net-worth tax; creating section 608.331, Florida Statutes, prescribing the method and basis for computing the amount of tax payable, providing for redetermination of said tax and appeals therefrom, providing for disposition of moneys received; creating section 608.332, Florida Statutes, providing for petition for refund, authorizing commission to grant or deny petition, authorizing the determination and assessment of delinquent taxes for a period of three (3) years after due date, providing for taxpayer to appeal, and for review of commission's decision by circuit court and providing for issuance of tax warrants in collection of delinquent corporate stock taxes; providing an effective date.

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

By Senator Pope—

SB 1406—A bill to be entitled An act relating to corporations; amending section 608.32, Florida Statutes, prescribing the contents of annual reports required to be filed by corporations; amending section 608.33, Florida Statutes, providing for a schedule of fees for capital stock tax; creating section 608.331, Florida Statutes, prescribing the method and basis for computing the amount of tax payable, providing for redetermination of said tax and appeals therefrom, providing for disposition of moneys received; creating section 608.332, Florida Statutes, providing for petition for refund, authorizing commission to grant or deny petition, authorizing the determination and assessment of delinquent taxes for a period of three (3) years after due date, providing for taxpayer to appeal, and for review of commission's decision by circuit court and providing for issuance of tax warrants in collection of delinquent corporate stock taxes; providing an effective date.

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

By Senator Shevin—

SB 1407—A bill to be entitled An act relating to the legislature; fixing the date for the meeting of the regular session of the legislature in even-numbered years; providing an effective date.

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

By Senators Fincher, Myers and Shevin—

SB 1408—A bill to be entitled An act amending Chapter 554, Florida Statutes, allowing for the transfer to the Board of County Commissioners of Dade County, Florida, of all powers, duties, privileges, assets and liabilities of the Inter-American Center Authority; and providing an effective date.

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

By Senator Slade—

SB 1409—A bill to be entitled An act relating to surplus reusable personal property owned by state agencies; requiring such property to be transferred to the division of corrections for reconditioning; providing an effective date.

Was read the first time by title and referred to the Committee on Health, Welfare, and Institutions.

By Senator Slade—

SB 1410—A bill to be entitled An act relating to drug abuse; amending chapter 398, Florida Statutes, by adding section 398.195; making it unlawful knowingly to visit or be in a room or place where narcotics are being unlawfully used; making violation a misdemeanor.

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

By Senator Barron—

SB 1411—A bill to be entitled An act amending 625.0129(1), Florida Statutes, to permit title insurers to have invested up to fifty per cent of their surplus as to policyholders in its abstract plant and equipment, loans secured by mortgages on abstract plants and equipment, and, with the Commissioner's consent, in stock of abstract companies; providing an effective date.

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

By Senator Horne—

SB 1412—A bill to be entitled An act creating the Florida performing arts council; fixing membership, terms of office and duties of said council; providing for the state theatre of Florida, the Florida state symphony, the Florida state opera, and the international music festival to be under the council's administrative direction; authorizing a director; providing for establishment of a state performing arts center; providing an appropriation; providing an effective date.

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

By Senators Weissenborn, Gunter, Hollahan, Gong and Myers—

SB 1413—A bill to be entitled An act to establish the office of public advocate in Florida; providing for the creation of the office of public advocate; setting the qualifications and term of office and salary; providing for the organization and powers of the office; setting the immunities of the office and allowing recommendations; requiring an annual report; providing an appropriation; providing an effective date for the office.

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

By Senator Weissenborn—

SB 1414—A bill to be entitled An act relating to child labor; amending chapter 450, Florida Statutes, by adding section 450.025, providing minimum age requirement for minors doing farm work; amending sections 450.011, 450.081(4), 450.111(2) and (3), Florida Statutes, to provide for elimination of farm work as an exemption from provisions of chapter 450; providing an effective date.

Was read the first time by title and referred to the Committees on Agriculture and Judiciary.

By Senator Weissenborn—

SB 1415—A bill to be entitled An act relating to child labor; amending chapter 450, Florida Statutes, by adding section 450.025, providing minimum age requirement for minors doing farm work during the hours when the public schools are in session; amending section 450.081(4), 450.111(2) and (3), Florida Statutes, to provide for elimination of farm work as an exemption from provisions of chapter 450; providing an effective date.

Was read the first time by title and referred to the Committees on Agriculture and Judiciary.

By Senators Ott, Shevin and Bafalis—

SB 1416—A bill to be entitled An act relating to Inter-Agency Law Enforcement Planning Council; creating trust fund for block grant matching funds; providing an appropriation and an effective date.

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

By Senators Shevin and Deeb—

SB 1417—A bill to be entitled An act amending Section 711.08(1), Florida Statutes (1967), Condominium Act; providing that condominiums may be created on land held under a lease having a term initially in excess of ninety-eight (98) years; providing an effective date.

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

By Senator McClain—

SB 1418—A bill to be entitled An act relating to the Spanish ball game called jai alai, or pelota, amending Section 551.12, Florida Statutes, to redefine an "operation day" and providing an effective date.

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

By Senator Slade—

SB 1419—A bill to be entitled An act relating to the uniform narcotic drug law; amending section 398.18(1), (3), (4), (5), and (6), Florida Statutes; transferring administration of the section from the bureau of narcotics of the state board of health to the Florida bureau of law enforcement; providing an effective date.

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

By Senator Slade—

SB 1420—A bill to be entitled An act relating to the qualifications of applicants for the examination given by the Florida board of pharmacy; amending sections 465.071 (1) (b) and 465.071 (1) (c) 1. to provide that graduates of schools or colleges of pharmacy with approved programs of study may take the examination; providing an effective date.

Was read the first time by title and referred to the Committee on Health, Welfare, and Institutions.

By Senators Deeb and Young—

SB 1421—A bill to be entitled An act relating to the city of Zephyrhills, Pasco county, boundaries; amending section 11.02 of the city charter, chapter 2414, Laws of Florida, 1965, providing a change of boundaries by annexation of certain lands.

Evidence of notice and publication was established by the Senate as to SB 1421.

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

By Senator Deeb—

SB 1422—A bill to be entitled An act relating to private passenger motor vehicles; prohibiting the leaving of the ignition key in such motor vehicles while unattended; providing a penalty; providing an effective date.

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

By Senator Reuter—

SB 1423—A bill to be entitled An act relating to the court of record of Brevard County; amending section 10 of Chapter 61-605, Laws of Florida, as amended; changing and fixing the compensation of the county solicitor; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1423.

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

By Senator de la Parte—

SB 1424—A bill to be entitled An act relating to education; providing for a system of uniform appropriations to each school

district based on average daily attendance; providing for supervision and control of plans and appropriations; providing an effective date.

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

By Senators Saylor, Deeb, Wilson and Young—

SB 1425—A bill to be entitled An act relating to Pinellas County, abolishing the office of constable in Pinellas County; providing for a referendum.

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

By Senator Saylor—

SB 1426—A bill to be entitled An act relating to the state purchasing commission; providing additional powers, responsibilities and duties; providing that the state purchasing commission shall be the exclusive agent for all state property.

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

By Senator Saylor—

SB 1427—A bill to be entitled An act relating to air and water pollution; providing for repeal of all special, local and general laws specifically or impliedly permitting air or water pollution.

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

By Senator Saylor—

SB 1428—A bill to be entitled An act relating to ad valorem taxation; providing for the repeal of section 193.033, Florida Statutes (1967), relating to the fixing of millage in those counties undergoing general revaluation in 1965; providing an effective date.

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

By Senator Saylor—

SB 1429—A bill to be entitled An act relating to the state and county retirement systems, Chapter 122, Florida Statutes; amending Section 122.35 (4)(b) 1. b., Florida Statutes, which relates to funding; providing an effective date.

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

By Senator Saylor—

SB 1430—A bill to be entitled An act relating to ad valorem taxation; providing for the repeal of section 193.031, Florida Statutes (1967), relating to the method of fixing millage in years subsequent to the year of general revaluation; providing an effective date.

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

By Senator Saylor—

SB 1431—A bill to be entitled An act relating to ad valorem taxation; providing for the repeal of section 193.032, Florida Statutes (1967), relating to construction of chapter 65-258; providing an effective date.

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

By Senator Saylor—

SB 1432—A bill to be entitled An act relating to ad valorem taxation; providing for the repeal of section 193.03, Florida Statutes (1967), relating to the method of fixing millage in the year of general revaluation; providing an effective date.

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

By Senator Poston—

SB 1433—A bill to be entitled An act relating to university and college student tuition fees; amending section 240.052(2), Florida Statutes, by adding paragraph (d) to apply to board of regents; amending section 230.0111(3), Florida Statutes, to apply to junior colleges; providing students receiving benefits under federal war orphans' educational assistance program are exempt from tuition charges; providing an effective date.

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

By Senators Poston and Stone—

SB 1434—A bill to be entitled An act relating to advisory council for uniform interpretation of plumbing code; members, terms, etc.; amending section 553.09, Florida Statutes; providing an effective date.

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

By Senators Poston, Friday and Pope—

SB 1435—A bill to be entitled An act relating to the state road board; amending chapter 337, F. S.; providing for payment of contracts for construction or maintenance within ninety days; providing for exceptions where amounts are in dispute or the subject of a claim; providing for liquidated damages; providing an effective date.

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

The Senate was called to order by the President at 10:00 a.m. A quorum present—47:

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

Excused: Senator Stone for the morning session. Senator Slade for the afternoon session.

Prayer by the Secretary of the Senate:

Father God, may we enter into thy presence. James, brother of Jesus Christ, our Lord, gave to mankind a prescription satisfying the problems of that day—seek wisdom above.

We seek this wisdom to combat disorder, jealousy, selfishness, and all sorts of evil. Apportion to us this ingredient measureless, enabling us to produce harvests filled with gentleness, friendliness, peacefulness—full of compassion and free from hypocrisy and prejudice. Give this to us, we pray. Amen.

The Journal of May 20 was corrected and approved as follows:

Page 448, column 2, line 5, after the “—” insert the following:

A bill to be entitled An act relating to Martin County; amending section 2 of chapter 29542, Laws of Florida, 1953, relating to funds for the proper operation and maintenance of the law library in said county; providing an effective date.

Page 472, column 1, between lines 34 and 35 in third column of roll call insert McClain

Page 472, column 2, between lines 3 and 4 insert the following: drug controlled by Chapter 404, F. S.; providing an effective date.

The Journal of May 19 was further corrected and approved as follows:

Page 430, column 2, between lines 2 and 3 insert the following:

Senator Friday offered the following amendment which was adopted:

In title, lines 11-13, strike: "and providing exemption for architects practicing engineering"

The Journal of May 12 was further corrected and approved as follows:

Page 293, column 2, line 18, strike "—" and insert the following: , Deeb and Saylor—

REPORTS OF COMMITTEES

The Committee on Ways and Means recommends the following pass:

SB 476	SB 605 with 2 amendments
SB 534 with 2 amendments	SB 672
SB 549 with 5 amendments	SB 763
SB 554	SB 874 with 1 amendment
SB 555 with 1 amendment	SB 971
SB 581 with 5 amendments	HB 920

The Committee on Natural Resources and Conservation recommends the following pass: SB 1167 SB 1171

The Committee on Agriculture recommends the following pass:

SB 1342	SB 1065 with 1 amendment
SB 1064 with 1 amendment	SB 1234

The Committee on Commerce and Licensed Businesses recommends the following pass:

SB 768 with 4 amendments	SB 1047 with 2 amendments
SB 1022 with 1 amendment	SB 1100 with 2 amendments

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

The Committee on Ways and Means recommends a Committee Substitute as recommended by the Committee on Transportation for the following: SB 719 with 3 amendments

The bill with Committee Substitute attached was placed on the Calendar.

The Committee on Education recommends a Committee Substitute for the following: SB 609 and SB 762

The bills with the Committee Substitute attached were referred to the Committee on Ways and Means under the original reference.

The Committee on Agriculture recommends the following pass: SB 1314 SB 1311

The Committee on Natural Resources and Conservation recommends the following pass: SB 908 with 2 amendments

The Committee on Commerce and Licensed Businesses recommends the following pass: SB 831 SB 1165 with 1 amendment

The bills were referred to the Committee on Judiciary under the original reference.

The Committee on Agriculture recommends the following pass: SB 1117

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

The Committee on Commerce and Licensed Businesses recommends a Committee Substitute for the following: SB 616

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

The Committee on Governmental Organization recommends a Committee Substitute for the following: SB 462

The bill with Committee Substitute attached was referred to the Committee on Health, Welfare, and Institutions under the original reference.

The Committee on Ways and Means recommends the following not pass: SB 41

The Committee on Natural Resources and Conservation recommends the following not pass:

SB 1018	SB 1170	SB 1169
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The bills contained in the foregoing reports were laid on the table.

ENGROSSING REPORTS

Your Engrossing Clerk to whom was referred— SB 513 with 5 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 immediately certified to the House.

Your Engrossing Clerk to whom was referred—

SB 177 with 5 amendments	SB 466 with 4 amendments
SB 351 with 2 amendments	SB 539 with 3 amendments
SB 353 with 1 amendment	SB 611 with 2 amendments
SB 355 with 2 amendments	SB 699 with 1 amendment
SB 356 with 1 amendment	SB 711 with 2 amendments
SB 357 with 1 amendment	SB 1105 with 1 amendment
SB 358 with 1 amendment	CS for SB 236 with 1 amendment

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

EDWIN G. FRASER
Secretary of the Senate

The bills were certified to the House.

MOTIONS RELATING TO COMMITTEE REFERENCE

On motions by Senator Pope, by two-thirds vote, Senate Bills 1405 and 1406 were withdrawn from the Committee on Judiciary and from the Senate.

On motion by Senator Hollahan, by two-thirds vote, SB 616 was withdrawn from the Committee on Judiciary and placed on the Calendar.

On motion by Senator Chiles, by two-thirds vote, Senate Bills 456, 1187, 1234, 1163 and 593 were withdrawn from the Committee on Ways and Means.

On motion by Senator Friday, Rule 2.5 was waived and the Committee on Rules and Calendar was granted permission to consider Senate Bills 922, 1084, 1173, 1228, 1490, 1082 and 803 at the scheduled meeting May 22.

On motion by Senator Thomas, by two-thirds vote, SB 111 was withdrawn from the Committee on Agriculture and referred to the Committee on Governmental Organization.

On motion by Senator Friday, by two-thirds vote, SB 1149 was withdrawn from the Committee on Rules and Calendar and re-referred to the Committee on Governmental Organization.

On motions by Senator Johnson, by two-thirds vote, SB 1374 was withdrawn from the Committee on Judiciary and from the Senate.

By direction of the President, SB 1271 was also referred to the Committee on Commerce and Licensed Businesses.

MESSAGES FROM THE GOVERNOR

The Governor advised that on May 21 he had filed in the Office of the Secretary of State Senate Bills 197, 220 and 458, which will become law without his approval.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable John E. Mathews, Jr. May 20, 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 1251.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. May 20, 1969
President of the Senate

Sir:

I am directed to inform the Senate that the Speaker of the House of Representatives has appointed Representatives Turlington, Fortune, Graham, Powell and Grizzle as a Conference Committee to confer with a like committee on the part of the Senate to adjust the differences on House amendments to CS for SB 1192—

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. May 20, 1969
President of the Senate

Sir:

I am directed to inform the Senate that the House of Representatives has passed with amendment by the required Constitutional three-fifths vote of all Members elected to the House—

By Senator Saylor and others—

SJR 36—A joint resolution proposing a revision of Article V of the State Constitution relating to the judicial department of the government.

Which amendment reads as follows:

Strike everything after the resolving clause and insert the following:

That the following proposed revision of Article V of the State Constitution is agreed to and shall be submitted to the electors of Florida for ratification or rejection at the next general election to be held in November, 1970.

(Substantial rewording of article. For present text see Article V, State Constitution.)

ARTICLE V JUDICIARY

Section 1. Courts.—The judicial power shall be vested in a supreme court, district courts of appeal, circuit courts, county courts, magistrates' courts, and courts established for the trial of offenses against ordinances of municipalities and chartered counties. Administrative officers or bodies may be granted quasi-judicial power in matters connected with the functions of their offices, and their orders shall be reviewed as provided by law. The jurisdiction of the courts shall be established uniformly by law except as authorized herein.

SECTION 2. Administration—practice and procedure.—The supreme court shall adopt rules governing:

(a) The administrative supervision of all courts established by this article;

(b) The assignment of justices and judges, including consenting retired justices and judges to temporary duty in any court;

{The Legislature may delegate to the supreme court the power to adopt rules governing:}

(c) [practice and procedure in] *practice before and procedure* of all courts, including the time for seeking appellate review;

(d) the locations for holding court;

(e) the transfer of any matter to the proper court when the jurisdiction of a court has been impropvidently invoked.

SECTION 3. Chief justice.—

(a) The chief justice of the supreme court shall be the chief administrative officer of the judicial system.

(b) At the beginning of each regular session of the legislature the chief justice shall by message inform it of the condition of the judicial system and recommend measures for the improvement of the administration of justice.

SECTION 4. Supreme Court.—

(a) ORGANIZATION.—The supreme court shall consist of seven (7) justices, one (1) of whom shall be chosen the chief justice by the members of the court. Five (5) justices shall constitute a quorum. The concurrence of four (4) shall be necessary to a decision.

(b) JURISDICTION.—The supreme court:

(1) Shall hear appeals from final judgments of trial courts imposing the death penalty and from orders of trial courts and decisions of district courts of appeal initially and directly passing on the validity of a state statute or a federal statute or treaty, or construing a provision of the state or federal constitution.

(2) May review by certiorari any decision of a district court of appeal that affects a class of constitutional or state officers, that passes upon a question certified by the district court of appeal to be of great public interest, or that is in direct conflict with a decision of another district court of appeal or of the supreme court on the same question of law, and may issue writs of prohibition to courts and commissions and all writs necessary to the complete exercise of its jurisdiction.

(3) When provided by law, shall hear appeals from final judgments and orders of trial courts imposing life imprisonment or entered in proceedings for the validation of bonds or certificates of indebtedness and issue writs of certiorari to commissions established by law and writs of mandamus and quo warranto to state officers and state agencies.

(4) [The supreme court or any justice] *Any justice of the supreme court* may issue writs of habeas corpus returnable before the supreme court or any justice or before a district court of appeal judge, or before any circuit judge.

(5) *The Chief Justice of the Supreme Court shall have exclusive jurisdiction to order the temporary transfer of states attorneys between and among the several circuits, under circumstances and pursuant to procedure established by general law.*

SECTION 5. District courts of appeal.—

(a) APPELLATE DISTRICTS.—The state by law shall be divided into not more than four (4) appellate districts of one (1) county or contiguous counties. A statewide administrative appellate court may also be established by law. There shall be a district court of appeal in each district consisting of not less than three (3) judges. Three (3) judges shall consider each case, and the concurrence of two (2) shall be necessary to a decision.

(b) JURISDICTION.—

(1) District courts of appeal shall have jurisdiction to hear appeals, which may be taken as a matter of right, from final judgments or orders of trial courts, including those entered on review of administrative action, not directly appealable to the supreme court or a circuit court. They may review interlocutory orders or decrees in such cases to the extent provided in rules adopted by the supreme court.

(2) They shall have the powers of direct review of administrative action prescribed by law.

(3) A district court of appeal or any judge thereof may issue writs of habeas corpus returnable before that district court of appeal or any judge thereof or before any circuit judge in that district. A district court of appeal may issue writs of mandamus, certiorari, prohibition, quo warranto, and other writs necessary to the complete exercise of its jurisdiction. To the extent necessary to dispose of all issues in a cause properly before it, a district court of appeal may exercise any of the appellate jurisdiction of the circuit courts.

SECTION 6. Circuit courts.—

(a) JUDICIAL CIRCUITS.—The state by law shall be divided into judicial circuits, each composed of one (1) county or contiguous counties, and containing at least one hundred thousand (100,000) inhabitants according to the last census authorized by law, except that the county of Monroe shall constitute one (1) of the circuits.

(b) CIRCUIT COURTS.—There shall be a circuit court in each judicial circuit.

(c) CIRCUIT JUDGES.—There shall be at least one (1) circuit judge for each fifty thousand (50,000) inhabitants or major fraction thereof in each circuit according to the last census authorized by general law. The county or residence of a circuit judge may be fixed by law, but shall not be changed for an incumbent during his continuous tenure in office without his consent.

(d) JURISDICTION.—The circuit courts shall have all original jurisdiction not vested in other courts, and such jurisdiction of appeals from other trial courts as is prescribed by law. They shall have power to issue writs of mandamus, injunction, certiorari, prohibition, quo warranto, habeas corpus and all other writs necessary or proper to the complete exercise of their jurisdiction. They shall have the power of direct review of administrative action prescribed by law.

SECTION 7. County courts.—

(a) COUNTY COURTS.—In each county having a population of not more than one hundred thousand (100,000) inhabitants, according to the latest census authorized by law, there shall be a county court unless that court shall have been abolished, and not reestablished, by vote of the electors pursuant to law.

(b) COUNTY JUDGES.—There shall be provided by law one (1) or more judges for each county court.

(c) JURISDICTION.—County courts shall have the jurisdiction prescribed by general law. Conditions upon which chartered counties or municipalities may authorize county courts to issue process and try violations of their ordinances may be prescribed by law.

SECTION 8. Magistrates' courts.—

(a) COURTS.—There shall be a magistrate's court in each county, or, if the county be divided by law into magistrate's court districts, in each magistrate's court district, unless that court shall be abolished, and not reestablished, by vote of the electors pursuant to law. Magistrate's court districts may be consolidated or changed by law.

(b) NUMBER OF JUDGES.—There shall be one (1) or more judges for each magistrate's court as provided by law. When provided by law, the county judge of any county shall be ex officio judge of a magistrate's court within the county.

(c) JURISDICTION.—The judges of magistrates' courts shall perform such duties and exercise such jurisdiction as shall be prescribed by general law. Conditions upon which chartered counties or municipalities may authorize magistrates' courts to issue process and try violations of their ordinances may be prescribed by law.

SECTION 9. Additional judges.—Additional judges for any court, except the supreme court may be authorized by [law upon certification of need by the supreme court.] *general law*

SECTION 10. Specialized divisions of circuit courts.—

(a) In counties having a population in excess of one hundred thousand (100,000), and in other counties when provided by law, there may be in the circuit court specialized divisions as may be

established by general law, each exercising the specific jurisdiction fixed by general law.

(b) Judges of specialized divisions shall be chosen by the electors of the county or counties in which their respective divisions have jurisdiction. All judges of the court shall have jurisdiction to hear all causes within the jurisdiction of the court.

SECTION 11. Eligibility.—A justice or judge shall be [a citizen] *a citizen and an elector* of the state and after election reside in the territorial jurisdiction of his court. A justice of the supreme court or judge of a district court of appeal must have been admitted to practice law in Florida for the preceding ten (10) years. A judge of a circuit court must have been admitted to practice law in Florida for the preceding five (5) years. Each judge of a county court [or magistrate's court] must have been admitted to practice law in Florida unless otherwise provided by general or special law.

SECTION 12. Vacancies.—The governor shall fill each vacancy in judicial office by appointing an eligible person as provided in Section 11. All appointments to judicial office shall be made with the advice and consent of the Senate.

SECTION 13. Elections—terms.—

(a) Justices and judges shall be chosen by the electors within the territorial jurisdiction of their respective courts in the same manner as other state and county officers are elected, or, when provided by general law, by majority vote in nonpartisan elections.

(b) The terms of all justices of the supreme court, judges of district courts of appeal and circuit judges shall be for six (6) years. The terms of judges of county courts and magistrates' courts shall be prescribed by law. The terms of justices of the supreme court and judges of the district courts of appeal shall be staggered.

SECTION 14. Discipline—retirement—removal.—

(a) There shall be a judicial qualification commission composed of:

(1) Two judges of the district courts of appeal appointed by the judges of those courts and two circuit court judges appointed by the judges of those courts; and in addition thereto, the legislature may add one judge of a county court appointed by the judges of those courts and one judge of the magistrates' court appointed by the judges of those courts;

(2) Two (2) electors who have resided in and been admitted to practice law in Florida for eight (8) years, appointed by the governing body of the bar of Florida;

(3) Three (3) electors who have resided in the state for five (5) years and have never held judicial office or been admitted to practice law in Florida, appointed by the governor.

(b) The members of the judicial qualifications commission shall serve staggered terms fixed by law. No member of the commission shall hold office in a political party or, except as provided herein, public office. The commission shall elect one (1) of its members as its chairman.

(c) The supreme court shall adopt rules regulating proceedings by the commission and the temporary replacement of disqualified or incapacitated members. After recommendation of removal of any justice or judge, the proceedings of the commission relating thereto shall be made public.

(d) Upon recommendation of the judicial qualifications commission, concurred in by two thirds (2/3) of its members, the supreme court may order that any justice of the supreme court, judges of the district courts of appeal and circuit courts, and if provided by law the judges of county courts and magistrates' courts, may be disciplined by private reprimand; removed from office, with termination of compensation, for willful or persistent failure to perform his duties or for other conduct unbecoming a member of the judiciary; or involuntarily retired for any disability which seriously interferes with the performance of his duties and which is permanent.

(e) A justice or judge shall not serve after attaining the age of seventy (70) years except to complete a term half of which he has served or to serve upon temporary assignment.

(f) The power of removal conferred by this section shall be cumulative to the power of impeachment; and, in the event the legislature adds a judge of a county court and a judge of a magistrates' court to this commission, the power of removal conferred upon the commission shall be cumulative to the power of removal of the governor as to judges of county courts and judges of magistrates' courts.

(g) A justice or judge removed from office shall be subject to discipline as an attorney for professional misconduct prior to or during his tenure in office.

SECTION 15. Prohibited activities.—Justices of the supreme court, judges of district courts of appeal and judges of circuit courts shall devote full time to their judicial duties. They shall not engage in the practice of law or hold office in any political party. Similar prohibitions with respect to judges of other courts may be provided by law.

SECTION 16. Judicial salaries.—Justices of the supreme court, judges of the district courts of appeal and circuit courts shall be compensated by state salaries fixed by general law which shall not be diminished during the terms for which they have been elected or appointed, unless as a part of a general reduction of salaries applying uniformly to all salaried officers of the state[, and which may be supplemented by any county or municipality]. *Judicial circuits and counties may be reasonably classified for the purpose of fixing judicial salaries.* No circuit judge shall be paid a salary equal to or greater than the salary paid judges of district courts of appeal nor shall any judge of a district court of appeal be paid a salary equal to or greater than the salary paid to the justices of the supreme court. The salaries of judges of county courts and magistrates' courts shall be fixed by general law and the judges of said courts may also be compensated for nonjudicial services as provided by law.

SECTION 17. Grand juries.—

(a) The composition, length of service and number of grand juries shall be prescribed by general law. For these purposes, counties may be reasonably classified on the basis of population.

(b) A grand jury shall be convened in each county at least once in each year.

(c) The proceedings of grand juries shall be regulated by rules adopted by the supreme court.

(d) Except as a reasonable incident to a report of its findings relating to the adequacy and care of public property and facilities, the conduct of public business or the performance of duties by public officers or employees, no grand jury shall make a presentment, other than a formal charge of crime, which is derogatory of any person.

SECTION 18. State attorneys.—In each judicial circuit a state attorney shall be elected for a term of four (4) years by the electors to perform duties prescribed by law. State attorneys shall appoint such number of assistant state attorneys as may be authorized by law.

SECTION 19. Attorneys, admission and discipline.—The supreme court shall have exclusive jurisdiction to regulate, in such manner and through such agencies as may be prescribed by its rules, the admission of persons to the practice of law and the discipline of persons admitted, including disbarment.

SECTION 20. Trial by jury.—Every charge of violation of a county or municipal ordinance, which is also a violation of state law, in a court in which a jury trial is not provided shall be transferred, upon demand of the defendant, to an appropriate court in which a trial by jury may be secured.

SECTION 21. Schedule.—

(a) This article shall replace all of Article V of the Constitution of 1885, as amended, which shall then stand repealed.

(b) Except to the extent inconsistent with the provisions of this article, all provisions of law and rules of court in force on the effective date of this article shall continue in effect until superseded in a manner authorized by the constitution.

(c) **JURISDICTION OF COURTS.**—After this article becomes effective, and until changed by law consistent with this article:

(1) The supreme court shall have the jurisdiction immediately theretofore exercised by it.

(2) District courts of appeal shall have the jurisdiction immediately theretofore exercised by them.

(3) Circuit courts shall have the jurisdiction immediately theretofore exercised by them and by all courts abolished by this article, except the jurisdiction vested by this article in other courts.

(4) County courts shall have jurisdiction of civil cases at law in which the demand of value of property involved shall not exceed two thousand dollars (\$2,000.00), exclusive of interest, and of the trial of misdemeanors and all the jurisdiction immediately theretofore exercised by county judges' courts, except matters within the jurisdiction of magistrates' courts. They shall have the jurisdiction theretofore exercised by juvenile courts except in counties in which [(domestic relations and juvenile)] divisions of the circuit court are created by law.

(5) Magistrates' courts in each county shall exercise in their respective counties and districts the jurisdiction in civil cases and the trial jurisdiction in criminal cases exercised by the respective small claims courts, small claims-magistrate courts, traffic court of Hillsborough County, and justice of the peace courts immediately before this article became effective, each judge being limited to the jurisdiction theretofore exercised by the court of which he was judge. All judges of magistrates' courts shall be coroners and committing magistrates.

(d) **TRANSFER OF PENDING CASES—TRANSFER OF JUDGES.**—When this article becomes effective:

(1) All courts not herein authorized shall cease to exist and jurisdiction to conclude all pending cases and enforce all prior judgments shall vest in the court which, under this article, would have jurisdiction of the cause if thereafter instituted. All records of, and property held by, courts abolished hereby shall be transferred to the proper officer of the appropriate court under this article.

(2) County judges in all counties having a population in excess of one hundred thousand (100,000) according to the latest census[,] authorized by law, the judges of juvenile courts who hold no other office, the judges of all courts of record by whatever name designated in Dade, Hillsborough and Escambia counties, the judges of the criminal courts of record of Duval, Monroe, Orange, Palm Beach, and Polk Counties and of the felony court of record of Volusia County, the judges of the civil and criminal court of record of Pinellas County and the courts of record of Broward and Brevard Counties shall become judges of the circuit court of the [county] circuit in which they reside. All judges of the criminal courts of record of Dade, Duval, Hillsborough, Monroe, Orange, Palm Beach, and Polk Counties and of the felony court of record of Volusia County and an appropriate number of judges of [the civil and criminal court of record of Pinellas County and] the courts of record of Broward and Brevard Counties shall be assigned by the chief justice of the supreme court to service in specialized divisions of the circuit court. Judges of juvenile courts and of the juvenile division of the court of record of Escambia County who become judges of circuit courts shall be assigned to [domestic relations and juvenile] divisions of the circuit courts, and county judges who become judges of circuit courts shall be assigned to the probate divisions of the circuit courts.

(3) In counties having a population of not over one hundred thousand (100,000) according to the latest census authorized by law the county judges and the judges of the court of record of Alachua County shall become the judges of the county courts.

(4) Justices of the peace, judges of the small claims—magistrate courts, traffic court of Hillsborough County, and the judges of small claims courts who hold no other office, shall become judges of magistrates' courts, each serving, for the remainder of his term, a magistrate's court district identical with his former territorial jurisdiction[.] or as prescribed by law.

(5) Until otherwise provided by county charter or by vote of the electors pursuant to law, there shall be a constable, elected for a term of four (4) years, in each magistrate's court district succeeding to the territory of a justice of the peace district existing immediately before the effective date of this article.

(e) SPECIAL LOCAL PROVISIONS.—Until changed by law the following special provisions shall apply to the designated courts and counties superseding inconsistent general provisions:

(1) The County Court of Alachua County shall continue to exist if said county attains a population of one hundred thousand (100,000), and the judges of said county court shall remain judges of that court until it is changed by law or until July 1, 1980, whichever occurs first.

(2) In Escambia County until otherwise provided by law approved by vote of the electors, and in Broward County until otherwise provided by law there shall be a county clerk who shall also be clerk of the board of county commissioners, county recorder, and ex officio auditor and shall perform the duties prescribed by law. When this article becomes effective, for the remainder of their respective terms, in Escambia County the clerk of the circuit court shall become county clerk, and in Broward County the clerk of the circuit court shall become county clerk.

(3) In Escambia County until otherwise provided by law approved by vote of the electors, [the clerk of] and in Broward County until otherwise provided by law, the clerk of the circuit court shall serve as clerk of all magistrates' courts and perform duties prescribed by law. The person holding the office of the clerk of the court of record [of Escambia County on the effective date of this] in Escambia County and in Broward County on the effective date of this article shall be the clerk of the circuit court for the remainder of the term.

(f) LIMITED OPERATION OF SOME PROVISIONS.—

(1) The qualifications for appointment or election to judicial office fixed by section 11 shall not apply to the future election of persons to judicial offices held by them immediately after this article becomes effective.

(2) No justice or judge holding office immediately after this article becomes effective who held judicial office on June 30, 1957, shall be subject to retirement from judicial office pursuant to section 14(e).

(g) NUMBER OF JUDGES.—Until changed by law the number of judges of the circuit court in each circuit shall be that number required by section 6(c), increased by the number of judges of other courts becoming circuit judges by operation of Article V, Section 21, with one (1) additional judge in the circuit in which is located Duval County and one (1) additional judge in the circuit in which is located in the state capital.

(h) ELECTION OF JUDGES.—Should provision be made by law for the nonpartisan election of justices and judges in odd-numbered years, the first such law may provide that the terms of each judicial office beginning next after the first such election shall be one (1) year shorter than as otherwise provided herein.

(i) NONJUDICIAL DUTIES OF COUNTY JUDGES.—Until otherwise provided by law, the nonjudicial duties required of county judges shall be performed by the judges of the county courts in counties in which that office exists, and in counties in which there is no county court they shall be performed by the officers to whom they may be assigned by [proclamation of the governor] law.

(j) COUNTY SOLICITORS, PROSECUTING ATTORNEYS.—Until otherwise provided by law, county solicitors and county prosecuting attorneys, when those offices exist by law, shall prosecute the classes of crime within the jurisdiction of their respective offices immediately prior to the date this article becomes effective. [The office of county solicitor of Escambia County shall not be abolished except by vote of the electors of Escambia County.] *The office of county solicitor shall not be abolished in any county or district except by vote of the electors of that county or district.*

(k) POPULATION CHANGES.—The county judge of a county which attains a population of more than one hundred thousand (100,000) inhabitants according to the census authorized by law taken next after this article becomes effective shall become a judge of the circuit court of the circuit in which the county is located and shall be assigned to [the probate] division of that court, provided however, notwithstanding the provisions of section 7(a), or this section, the County Court of Alachua County shall continue to exist if said county attains a population of one hundred thousand (100,000), and the judges

of said county court shall remain judges of that court, until it is changed by law or until July 1, 1980, whichever occurs first.

(L) CLERKS OF COURTS.—After the effective date of this article, clerks of courts shall continue to serve as follows:

(1) Except as hereinafter provided, the clerks of the circuit court will continue to serve in such offices in their respective counties.

(2) In counties having fewer than one hundred thousand (100,000) population, the elective clerks of the courts abolished by this schedule who are in office on the effective date hereof shall serve out the remainder of their terms as clerks of the county courts in their respective counties.

(3) Except as hereinafter provided, in counties having in excess of one hundred thousand (100,000) population, the elective clerks of the courts abolished by this schedule who are in office on the effective date hereof shall serve out the remainder of their terms as deputies to the clerks of the circuit court in their respective counties.

(4) In Escambia County until otherwise provided by law approved by vote of the electors, and in Broward County until otherwise provided by law there shall be a county clerk who shall also be clerk of the board of county commissioners, county recorder, and ex officio auditor and shall perform the duties prescribed by law. When this article becomes effective, for the remainder of their respective terms, in Escambia County the clerk of the circuit court shall become county clerk, and in Broward County the clerk of the [court of record shall become clerk of the circuit court.] *circuit court shall become county clerk.*

(5) In Escambia County until otherwise provided by law approved by vote of the electors, [the] and in Broward County until otherwise provided by law, the clerk of the circuit court shall serve as clerk of all magistrates' court and perform duties prescribed by law. The person holding the office of the clerk of the court of record [of Escambia County] in Escambia County and in Broward County on the effective date of this article shall be the clerk of the circuit court for the remainder of the term.

(m) DELETION OF OBSOLETE SCHEDULE ITEMS.—The legislature shall have power, by joint resolution, to delete from this article any subsection of this section 21, including this subsection, when all events to which the subsection to be deleted is or could become applicable have occurred. A legislative determination of fact made as a basis for application of this subsection shall be subject to judicial review.

(n) EFFECTIVE DATE.—Unless otherwise provided herein, this article shall become effective at 12:01 o'clock A.M. Eastern Standard Time, July 1, A.D., 1971.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

On motions by Senator Friday, the Senate refused to concur in the House amendment to SJR 36, and the House was requested to recede therefrom and in the event the House refused to recede, the Speaker of the House of Representatives was requested to appoint a Conference Committee to confer with a like committee to be appointed by the President of the Senate to adjust the differences on the House amendment.

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

May 20, 1969

Sir:

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

By The Committee on Local Government—

CS for HB 989—A bill to be entitled An act relating to conservation, regulation of fishermen and equipment; making it unlawful to take certain menhaden like fish with a purse seine, purse gill net, lampara net or similar net or device for any purpose, in certain territorial waters of Florida lying in the Gulf of Mexico; providing a penalty; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

CS for HB 989, contained in the above message, was read the first time by title and referred to the Committee on Natural Resources and Conservation.

The Honorable John E. Mathews, Jr. May 20, 1969
President of the Senate

Sir:

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

By Representatives Craig and Reedy—

HB 2098—A bill to be entitled An act to abolish the present municipality, of the Town of Marineland, in Flagler and St. Johns Counties, Florida: to create and establish a new municipality to be known as the Town of Marineland, in Flagler and St. Johns Counties, Florida: to provide that the Town hereby created shall assume the obligations and indebtedness of said former town and its officials; to legalize and validate all assessments levied by said former Town of Marineland; to organize and establish a Town Commission form of government for the Town of Marineland; to prescribe its territorial boundaries, its jurisdictions and its powers; to legalize and validate all ordinances of the former Town of Marineland and to legalize and validate the official acts of said former Town of Marineland, and its officials; to authorize the assessment of taxes, provision for licenses and imposition of penalties for violation of the ordinances of the said Town of Marineland.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. May 20, 1969
President of the Senate

Sir:

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

By Representatives Shaw and Tyre—

HB 1473—A bill to be entitled An act relating to Clay county, Florida; providing for the acquisition, construction, repairing, equipping and remodeling of a courthouse and jail for Clay county; authorizing the issuance of certificates of indebtedness payable from the portion of the race track funds accruing annually to Clay county and allocated to the board of county commissioners to finance the cost of such projects; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. May 20, 1969
President of the Senate

Sir:

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

By Representative Heath and others—

HB 1613—A bill to be entitled An act relating to Highlands County, road, bridge and public and county facilities, construction; providing for road, bridge and public and county facilities construction; authorizing the board of county commissioners to issue revenue certificates for payment thereof; providing for

payment of principal and interest from uncommitted race track funds and jai alai fronton funds accruing annually to said board.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. May 20, 1969
President of the Senate

Sir:

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

By Representative McNulty and others—

HB 1374—A bill to be entitled An act relating to Osceola county, public works; authorizing the board of county commissioners to issue revenue certificates for payment thereof; providing for payment of principal and interest from race track funds and jai alai fronton funds accruing annually to said board; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. May 20, 1969
President of the Senate

Sir:

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

By Representative Heath and others—

HB 1727—A bill to be entitled An act to amend section 2, chapter 65-1643, Laws of Florida, Special Acts of 1965, pertaining to issuance of certificates of indebtedness, payable from race track funds annually accruing to Highlands county; such amendment authorizing the issuance of an additional five hundred thousand dollars (\$500,000.00) of said certificates and providing that the same may be sold by the board of public instruction of Highlands county, Florida at ninety five per cent (95%) of par; providing that no referendum is necessary and providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. May 20, 1969
President of the Senate

Sir:

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

By Representative Heath and others—

HB 1729—A bill to be entitled An act to eliminate Highlands county from the requirement of initiating a bond issue by the filing of a petition of not less than twenty-five percent (25%) of the duly qualified electors, as required by section 236.36, Florida Statutes of 1967, and providing that the school board of the school district of Highlands county, Florida, may initiate a proposal for issuing bonds for school purposes in the same manner as counties of twenty-five thousand (25,000) population or more and providing an effective date.

Proof of Publication attached.

—and requests the concurrence of thy Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. May 20, 1969
President of the Senate

Sir:

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

By Representative J. M. Martinez and others—

HB 1702—A bill to be entitled An act to prescribe the jurisdiction of all small claims courts in Broward County; prescribing fees chargeable for services of said courts; prescribing authority of clerks; prescribing compensation of judges of said courts; providing that the provisions of Chapter 42, Florida Statutes, shall apply to said courts in said counties as set forth in Section 1 hereof, except as herein provided; and providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. May 20, 1969
President of the Senate

Sir:

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

By Representative Bevis and others—

HB 2051—A bill to be entitled An act relating to the City of Fort Meade, Polk County; amending chapter 10569, Laws of Florida, 1925, by adding section 63A, relating to the creation and establishment of the city by authorizing it to issue revenue bonds, industrial revenue bonds, and excise tax bonds payable from revenue derived from municipal utilities, facilities, properties, industrial parks, industrial plants, and properties and excise taxes; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. May 20, 1969
President of the Senate

Sir:

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

By Representative David Clark and others—

HB 2104—A bill to be entitled An act pertaining to plats and platting of lands in Palm Beach county, Florida, and defining the same; requiring the approval and recording of plats in certain cases; authorizing the board of county commissioners of Palm Beach county, Florida, and the governing body of each municipality in Palm Beach county, Florida, to prescribe the width of roads, streets, alleys, ditches and thoroughfares and setbacks therefrom; making certain requirements a prerequisite to the approval of plats; authorizing said board of county commissioners and each said municipality to adopt, prescribe and promulgate rules and regulations to effectuate the provisions and purposes of this act and to prescribe specifications and requirements for construction of roads, streets, alleys, drainage facilities, minimum lot sizes, maximum block sizes, building lines, names of streets and roads, bridge construction, water supply, sewage disposal and other related matters involving lands to be platted; requiring streets, roads and alleys

designated on plats to be paved or security deposited by the owner to insure such paving as a prerequisite to approval of and recording such plat; providing for effective date of this act.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. May 20, 1969
President of the Senate

Sir:

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

By Representative Rowell and others—

HB 1777—A bill to be entitled An act amending section 129 of chapter 59-1481, Special Acts of the State of Florida, 1959, relating to the creation and establishment of the city of Lakeland, Florida, by authorizing the city to issue revenue bonds, industrial revenue bonds and excise tax bonds payable from revenue derived from municipally-owned utilities, facilities, properties, industrial parks, industrial plants and properties and excise taxes; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. May 20, 1969
President of the Senate

Sir:

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

By Representative James and others—

HB 2105—A bill to be entitled An act relating to the City of Boynton Beach, amending section 63, Article IX, Chapter 24398, Special Acts of 1947, as amended by Chapters 28909 and 28910, Special Acts of 1953; and Chapter 30588, Special Acts of 1961, and Chapter 63-1124, Special Acts of 1963, being the existing charter of said city, by redefining said municipality's purchasing powers and providing a method for sale of real estate owned by said municipality; further providing for repealing provisions, a savings clause and an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. May 20, 1969
President of the Senate

Sir:

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

By Representative McNulty and others—

HB 1763—A bill to be entitled An act authorizing the board of public instruction of Okeechobee county, Florida, to convey or lease to the board of county commissioners of Okeechobee county, Florida, any real or personal property, or any license, easement, leasehold interest or other right or privilege in, upon or pertaining to such property, that may be owned by such board, without advertisement, either without consideration, or for such consideration, whether nominal or otherwise, as such board may fix and determine, regardless of the actual value of the property, and without compliance with or regard for the

provisions of section 235.04, Florida Statutes, or any statute regulating or pertaining to the use or disposition of property owned by such board, when such property or interest therein is desired for public community interest and welfare, and such board is satisfied that such property is required for such use and either is not needed for school purposes or that such conveyance or lease is in the best interest of the public schools of Okeechobee county, Florida; repealing all laws and parts of laws in conflict therewith; and providing when this act shall become effective.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. May 20, 1969
President of the Senate

Sir:

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

By Representative Moudry and others—

HB 2100—A bill to be entitled An act relating to South Lake Worth Inlet District, Palm Beach County, to amend Section 23, Chapter 7080, Laws of Florida, 1915; as amended by Chapter 7977, Laws of Florida, 1919; as amended by Chapter 8903, Laws of Florida, 1921; as amended by Chapter 9567, Laws of Florida, 1923; as amended by Chapter 63-1748, Laws of Florida, 1963, providing for election of Commissioners as set forth in the general law for elections of State and County officers; fixing a date for expiration of present terms and providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. May 20, 1969
President of the Senate

Sir:

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

By Representative Nergard—

HB 2133—A bill to be entitled An act relating to St. Lucie County; authorizing the board of county commissioners to expend such funds as are necessary to purchase or rent work uniforms for designated county employees and to pay the cost of cleaning and repairing such uniforms; authorizing the board of county commissioners to designate the persons entitled to said uniforms; declaring the furnishing of uniforms to be for a county purpose; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. May 20, 1969
President of the Senate

Sir:

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

By Representative Nergard—

HB 2134—A bill to be entitled An act relating to the city of Fort Pierce, St. Lucie County, amending sections 14(1)(f) and

14(2), Article II, Powers, of chapter 57-1331, Laws of Florida, providing for an increase in the interest limit from 6% to 7% on bonded indebtedness, and providing for an increase in the interest ceiling on borrowed funds from 6% to 7%; providing an effective date.

Proof of Publication attached.

By Representative Nergard—

HB 2135—A bill to be entitled An act relating to St. Lucie County-Fort Pierce fire district; amending section 21 of chapter 59-1806, Laws of Florida, as amended by section 7 of chapter 65-2191, Laws of Florida; providing that certified copies of resolution executed by the board be delivered to the county tax assessor instead of to county commissioners and deleting reference to homestead property; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. May 20, 1969
President of the Senate

Sir:

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

By Representative Jordan and others—

HB 2103—A bill to be entitled An act relating to the public school system of Palm Beach county; providing that administrative and supervisory personnel of the Palm Beach county school system may not participate in or have membership in organizations the activities of which include the collective representation of members of the teaching profession with regard to terms, tenure or conditions of employment; defining administrative and supervisory personnel; providing penalties for violation of the provisions of this act; providing for severability of the provisions of this act; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. May 20, 1969
President of the Senate

Sir:

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

By Representative Nergard—

HB 2136—A bill to be entitled An act relating to the city of Fort Pierce, St. Lucie county, amending sections 18, 19, 24 and 32, Article III, city commission, of chapter 57-1331, Laws of Florida, providing for newly elected mayor-commissioner or commissioners to take office at the second regular meeting after their election; providing for a salary of \$30.00 to each commissioner for each regular and adjourned meeting; providing for the manner in which newly elected commissioners or mayor-commissioner assume their duties; providing for the enactment clause of an ordinance to be by the city commission; and repealing subsection (c) of section 44, city clerk, Article V, city departments and agencies, of chapter 57-1331; and repealing sections 283, 284, 285, 286, 287, 288, 289 and 290, Article V of chapter 57-1331, relating to the municipal judge.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

May 20, 1969

Sir:

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

By Representative Heath and others—

HB 2082—A bill to be entitled An act relating to the Central Charlotte County Drainage District created under Chapter 298, Florida Statutes; Ratifying, confirming and approving formation of the District; Stating District boundaries; Making provisions of Chapter 298, Florida Statutes, applicable; Providing for levy of installment and maintenance taxes; Providing for collection and enforcement of taxes levied by the District at the same time and in the same manner as for County real property taxes; Providing for compensation of Tax Assessor and Tax Collector; Enacting other provisions relating to this subject; and providing for severability of provisions of the act, effect of conflict with other acts, and effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

May 20, 1969

Sir:

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

By Representatives Middlemas and Chapman—

HB 1833—A bill to be entitled An act relating to the City of Panama City, Bay County; amending paragraph (1) of section 188 of chapter 63-1757, Laws of Florida, to authorize the city to acquire and construct industrial and manufacturing plants and to finance the cost thereof in whole or in part by the issuance of revenue obligations; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

May 20, 1969

Sir:

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

By Representative Nergard—

HB 2132—A bill to be entitled An act relating to St. Lucie County; authorizing the board of county commissioners of said county to make improvements such as construction and paving of streets, roads and alleys, construction or reconstruction of sidewalks, drainage of wet, low or overflowed lands, and installation of street lights; providing for special assessment of abutting, adjoining and contiguous property specially benefited by said improvements; providing the method of authorizing and providing said improvements; providing said assessments shall become a lien against abutting property; providing for the issuance and sale of bonds payable solely from said special assessments; providing for the enforcement of said liens; repealing chapter 57-1793, Laws of Florida; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

May 20, 1969

Sir:

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

By Representative Yancey and others—

HB 2099—A bill to be entitled An act providing for and creating a jury commission in Sumter County; prescribing their qualifications, compensation, method of appointment, powers, duties, functions, terms of office; providing for the selection, listing and procurement of jurors in said county; providing an effective date.

Proof of Publication attached.

By Representative James and others—

HB 2101—A bill to be entitled An act relating to the City of Lake Worth; amending subsection (4) of section 4 of the City Charter, Chapter 25962, Special Laws of Florida, 1949, as amended, by providing that salaries of appointive officers be fixed by the city commission; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

May 20, 1969

Sir:

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

By Representative J. R. Clark and others—

HB 1765—A bill to be entitled An act amending chapter 29230, Florida Statutes, Special Acts, 1953, which act restricted sewage disposal permits by state and county health authorities as to bodies of water within or partly within the city of Lakeland, by allowing such permits with the permission of the city of Lakeland; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

May 20, 1969

Sir:

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

By Representative Moudry and others—

HB 1901—A bill to be entitled An act amending the Charter of the City of Atlantis, Chapter 1055, Special Acts of Florida, 1959, amending Article V, Section 3 (20) by deleting therefrom the requirement that road specifications within the city shall be governed by Palm Beach County specifications and substituting therefor a power in the city council of the City of Atlantis to establish road specifications by ordinance 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

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

May 20, 1969

Sir:

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

By Representative Jordan and others—

HB 2102—A bill to be entitled An act relating to the public school system of Palm Beach county; requiring that pupils enrolled in the public school system of Palm Beach county whose parent, parents, or guardian are non-residents of Florida, shall be charged a tuition fee; defining non-residents; providing certain exemptions from the requirement of paying a tuition fee; providing for the method of computation of the tuition fee; setting forth the legislative intent; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

May 20, 1969

Sir:

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

By Representative J. R. Clark and others—

HB 1922—A bill to be entitled An act relating to the City of Auburndale, Polk County, city charter; amending sections 137 and 140 of chapter 61-1866, Laws of Florida; providing the requirements and procedure for integrating territory into the City of Auburndale; providing that this act shall be supplemental and cumulative to other acts or statutes whereby territory may be annexed to the City of Auburndale or the City of Winter Haven; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

May 20, 1969

Sir:

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

By Representative MacKay and others—

HB 2131—A bill to be entitled An act relating to Marion County, small claims court; amending chapter 61-1596, Laws of Florida, 1961, and chapter 67-996, Laws of Florida, 1967; amending section 1 of chapter 61-1596 to provide jurisdiction up to one thousand dollars (\$1,000) and including the extraordinary writ of garnishment; amending section 5(1), chapter 61-1596; providing service of process for claims over five hundred dollars (\$500) by the sheriff's department; amending section 7, chapter 61-1596 and chapter 67-996, providing increased filing fee for claims above five hundred dollars (\$500); 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 2098, 1473, 1613, 1374, 1727, 1729, 1702, 2051, 2104, 1777, 2105, 1763, 2100, 2133, 2134, 2135, 2103, 2136, 2082, 1833, 2132, 2099, 2101, 1765, 1901, 2102, 1922 and 2131.

House Bills 2098, 1473, 1613, 1374, 1727, 1729, 1702, 2051, 2104, 1777, 2105, 1763, 2100, 2133, 2134, 2135, 2103, 2136, 2082, 1833, 2132, 2099, 2101, 1765, 1901, 2102, 1922 and 2131, contained in the above messages, 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

May 20, 1969

Sir:

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

By Representative David Clark and others—

HB 2106—A bill to be entitled An act to abolish the present municipal government of the City of Riviera Beach, in Palm Beach County, Florida; to create and establish a new municipality to be known as the City of Riviera Beach, Palm Beach County, Florida; to provide a charter for said city; and to fix and provide its territorial limits, jurisdiction and powers; and the jurisdiction and powers of its officers; to provide for its government; to legalize and validate the ordinances of said city and official acts thereunder; to provide for its financial necessities; to provide for its planning board; to provide for civil service; to provide for local improvements; to provide for municipal court; to provide for issuing bonds and refunding bonds; to provide for succession in government; to provide for taxation; to provide for annexations; to provide for management of its properties; to provide that said city shall not be annexed nor consolidated with any other incorporated city or town, without the consent of its electors; to provide for registrations of electors; validating bonds issued by said city; to provide for a recall, providing for a referendum thereon.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 2106, contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

SECOND READING

Consideration of Senate Bills 619, 723, 724 and 725 was deferred, the bills retaining their places on the Calendar.

SJR 260—A joint resolution proposing an amendment to section 16 of Article III of the state Constitution, to provide for single member senatorial and representative districts; providing that only the electorate of each district shall elect the representative or senator of that district.

Was taken up and read the second time by title.

The Committee on Judiciary offered the following amendment which was adopted on motion by Senator Ott:

In Section 16, line 4, page 2, strike "To the extent practicable, the boundaries of a district shall not be such as to include therein segments of more than one county, and any apportionment hereunder shall recognize the integrity of county lines and" and insert the following: Any apportionment hereunder shall recognize

Senator Daniel offered the following amendment which was adopted:

Line 24, page 1, strike "into not less than thirty nor more than forty" and insert the following: not more than thirty six

Senator Daniel also offered the following amendment which was adopted:

Lines 27 and 28, page 1, strike "not less than eighty nor more than one hundred twenty" and insert the following: not more than eighty

Senators Askew and Young offered the following amendment which was moved by Senator Askew:

Strike lines 19-31 on page 1 and lines 1-10 on page 2 and insert the following:

(a) Subsequent to each official decennial census, the legislature at the next regular session shall divide the state into congressional districts as allowed by said census as nearly equal in population as practicable.

(b) Each of said congressional districts shall be subdivided into two state senatorial districts which shall be designated as odd-numbered and even-numbered districts. Candidates running in the even-numbered districts shall serve alternately for four-year terms and six-year terms, the initial four-year term to begin following the 1972 general election; candidates running in the odd-numbered districts shall serve alternately for six-year terms and four-year terms, the initial six-year term to begin following the 1972 general election.

(c) Each state senatorial district shall be subdivided into three state representative districts. Each candidate for the office of state representative shall serve for a two-year term.

(d) Candidates shall be qualified electors of and reside in and be elected by the electors of the respective districts.

(e) Candidates for the office for each of the districts provided for herein shall be nominated in 1972, as provided by law, and each nominated candidate shall be elected at the next general election to be held in 1972. and number the remaining part of subsection (a) on lines 11-18 on page 2 as subsection (f) and renumber the remaining subsections appropriately.

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

In line two of subsection (b) strike "two" and insert three

Further consideration of SJR 260 with pending amendment was deferred, the bill retaining its place on the Calendar.

Consideration of Senate Bills 191 and 814 was deferred, the bills retaining their places on the Calendar.

SB 478—A bill to be entitled An act relating to wrecked and derelict property, defining abandoned property, establishing procedures cumulative to the provisions of Chapter 704, Florida Statutes, and amendments thereto, whereby counties may remove abandoned property from public and private property and destroy such abandoned property, providing penalty for obstructing enforcement of the act, granting immunity from prosecution to officers enforcing the act, and authorizing incorporated municipalities in the counties to adopt the act by reference; providing an effective date.

Was taken up and read the second time by title.

The Committee on Judiciary offered the following amendment which was adopted on motion by Senator Henderson:

In Section 2(b), lines 1,7, page 2, after the word "left" insert the following: *abandoned and* (Line 1) *abandoned and* (Line 7)

The Committee on Judiciary also offered the following amendment which was adopted on motion by Senator Henderson:

In Section 1, line 22, page 1, strike "704" and insert 705

The Committee on Judiciary also offered the following amendment which was adopted on motion by Senator Henderson:

In Section 5, line 15, page 5, strike "and" and insert the following: any

The Committee on Judiciary also offered the following amendment which was adopted on motion by Senator Henderson:

In Section 6, line 22, page 5, strike "of" and insert the following: or

The Committee on Judiciary also offered the following amendment which was adopted on motion by Senator Henderson:

In Section 6, line 24, page 5, after "for" insert the following: reasonable good faith

The Committee on Judiciary also offered the following amendment which was adopted on motion by Senator Henderson:

In Section 5, line 20, page 5, strike "(6)" and insert the following: (60)

The Committee on Judiciary also offered the following amendment which was adopted on motion by Senator Henderson:

In title, line 7, page 1, strike "704" and insert the following: 705

On motion by Senator Henderson, the rules were waived and SB 478 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—36 Nays—None

Mr. President	de la Parte	Lane	Sayler
Askew	Ducker	McClain	Scarborough
Barrow	Friday	Myers	Slade
Beaufort	Gong	Ott	Stolzenburg
Bell	Henderson	Plante	Thomas
Boyd	Hollahan	Pope	Trask
Chiles	Johnson	Poston	Weber
Daniel	Karl	Reuter	Williams
Deeb	Knopke	Saunders	Wilson

Senator Bafalis was recorded as voting yea.

SB 498—A bill to be entitled An act relating to elections; amending paragraph (d) of subsection (9) of section 99.161, Florida Statutes, to remove the prohibition as to the amount of money a party executive committee may contribute to a candidate; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Daniel, the rules were waived and SB 498 was read the third time by title, passed and certified to the House. The vote was:

Yeas—34

Mr. President	Daniel	Karl	Slade
Askew	Deeb	Knopke	Stolzenburg
Bafalis	Fincher	McClain	Thomas
Barron	Friday	Myers	Trask
Barrow	Gong	Ott	Weber
Beaufort	Henderson	Pope	Williams
Bell	Hollahan	Poston	Young
Bishop	Horne	Reuter	
Boyd	Johnson	Saunders	

Nays—5

Ducker	Sayler	Scarborough	Wilson
Plante			

By unanimous consent, Senator Plante changed his vote from nay to yea.

Pursuant to Rule 4.14, Senator Chiles requested unanimous consent to take up SB 1021, page 6 of the calendar, out of its regular order at 11:30 a.m.

The question was put and agreed to.

On motion by Senator Askew, by two-thirds vote, SJR 1376 was withdrawn from the Committee on Constitutional Amendments and Revision and placed on the Calendar.

Pursuant to Rule 4.14, Senator Askew requested unanimous consent to take up SJR 1376 out of its regular order following final action on SJR 1372.

The question was put and agreed to.

On motion by Senator Horne, by two-thirds vote, SJR 1372 was withdrawn from the Committee on Constitutional Amendments and Revision and placed on the Calendar.

Pursuant to Rule 4.14, Senator Horne requested unanimous consent to take up SJR 1372 out of its regular order following final action on SB 1021.

The question was put and agreed to.

SB 814—A bill to be entitled An act relating to inspection of school buses; amending section 317.692(1)(a), Florida Statutes; providing for the exclusion of buses with a seating capacity of under twenty-four (24) pupils; providing an effective date.

Was taken up and read the second time by title.

Further consideration of SB 814 was deferred, the bill retaining its place on the Calendar.

SB 191 was taken up, together with:

By The Committee on Judiciary—

CS for SB 191—A bill to be entitled An act relating to rank classifications of the highway patrol amending subsection (1) of Section 321.04, Florida Statutes, relating to rank classifications; repealing Subsection (2); re-numbering Subsections (3) and (4); providing an effective date.

—which was read the first time by title and SB 191 was laid on the table.

On motions by Senator Horne, the rules were waived and CS for SB 191 was read the second time by title, the third time by title, passed and certified to the House. The vote was: Yeas—37 Nays—None

Mr. President	de la Parte	Knopke	Stolzenburg
Askew	Ducker	Lane	Thomas
Barron	Fincher	McClain	Weber
Barrow	Gong	Myers	Weissenborn
Beaufort	Gunter	Ott	Williams
Bell	Haverfield	Plante	Wilson
Boyd	Henderson	Pope	Young
Chiles	Hollahan	Reuter	
Daniel	Horne	Scarborough	
Deeb	Johnson	Shevin	

Notice having been given pursuant to Rule 4.14, and unanimous consent having been granted, a point of order was called and Senator Chiles moved that the rules be waived and the Senate take up for consideration—

SB 1021—A bill to be entitled An act relating to the size and composition of the legislature; amending section 10.011 and section 10.021; providing for boundary locations; providing for an effective date.

Which was read the second time by title.

Senator Askew offered the following amendment which failed:

In Section 1, line 15, page 1, strike "thirty-six (36)" and insert thirty (30)

On motion by Senator Chiles, the rules were waived and SB 1021 was read the third time by title, passed and immediately certified to the House, by waiver of the rules. The vote was:

Yeas—41

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

Nays—2

Bishop Williams

Senator Henderson was recorded as voting nay; Senator Reuter, yea.

Senator Horne presiding.

Notice having been given pursuant to Rule 4.14, and unanimous consent having been granted, a motion by Senator Mathews was adopted that the rules be waived and the Senate take up for consideration—

SJR 1372—A Joint Resolution proposing an amendment to Section 16 of Article III of the Florida Constitution; providing that the Legislature shall apportion the state into thirty-six senate districts and eighty house districts.

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

That the following proposed amendment of Section 16 of Article III of the Constitution of Florida is agreed to be, and shall be, submitted to the electors of the state for ratification or rejection at the general election to be held in November 1970.

ARTICLE III LEGISLATURE

SECTION 16. Legislative Apportionment.—

(a) SENATORIAL AND REPRESENTATIVE DISTRICTS. The legislature at its regular session in the second year following each decennial census, by joint resolution, shall apportion the state in accordance with the constitution of the state and of the United States into *thirty-six (36)* [not less than thirty nor more than forty] consecutively numbered senatorial districts of either contiguous, overlapping or identical territory, and into [not less than] eighty [nor more than one hundred twenty] consecutively numbered representative districts of either contiguous, overlapping or identical territory. Should that session adjourn without adopting such joint resolution, the governor by proclamation shall reconvene the legislature within thirty days in special apportionment session which shall not exceed thirty consecutive days, during which no other business shall be transacted, and it shall be the mandatory duty of the legislature to adopt a joint resolution of apportionment.

(b) FAILURE OF LEGISLATURE TO APPORTION: JUDICIAL REAPPORTIONMENT. In the event a special apportionment session of the legislature finally adjourns without adopting a joint resolution of apportionment, the attorney general shall, within five days, petition the supreme court of the state to make such apportionment. No later than the sixtieth day after the filing of such petition, the supreme court shall file with the secretary of state an order making such apportionment.

(c) JUDICIAL REVIEW OF APPORTIONMENT. Within fifteen days after the passage of the joint resolution of apportionment, the attorney general shall petition the supreme court of the state for a declaratory judgment determining the validity of the apportionment. The supreme court, in accordance with its rules, shall permit adversary interest to present their views and, within thirty days from the filing of the petition, shall enter its judgment.

(d) EFFECT OF JUDGMENT IN APPORTIONMENT: EXTRAORDINARY APPORTIONMENT SESSION. A judgment of the supreme court of the state determining the apportionment to be valid shall be binding upon all the citizens of the state. Should the supreme court determine that the apportionment made by the legislature is invalid, the governor by proclamation shall reconvene the legislature within five days thereafter in extraordinary apportionment session which shall not exceed fifteen days, during which the legislature shall adopt a joint resolution of apportionment conforming to the judgment of the supreme court.

(e) EXTRAORDINARY APPORTIONMENT SESSION: REVIEW OF APPORTIONMENT. Within fifteen days after the adjournment of an extraordinary apportionment session, the attorney general shall file a petition in the supreme court of the state setting forth the apportionment resolution adopted by the legislature, or if none has been adopted reporting that fact to the court. Consideration of the validity of a joint resolution of apportionment shall be had as provided for in cases of such joint resolution adopted at a regular or special apportionment session.

(f) JUDICIAL REAPPORTIONMENT. Should an extraordinary apportionment session fail to adopt a resolution of apportionment or should the supreme court determine that the apportionment made is invalid, the court shall, not later than sixty days after receiving the petition of the attorney general, file with the secretary of state an order making such apportionment. Be It Further Resolved:

That the secretary of state shall take such action as may be necessary to insure that proper notice of said election, printing of ballots, and the counting and publication of results is made.

Which was read the second time by title. On motion by Senator Mathews, the rules were waived and SJR 1372 was read the third time in full.

The President presiding.

SJR 1372 passed by the required Constitutional three-fifths vote of all members elected to the Senate and was certified to the House. The vote was:

Yeas—41

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

Nays—4

Barron	Bishop	Henderson	Williams
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Senator Askew was recorded as voting yea.

By permission, Senator Broxson was recorded as a co-introducer of SJR 1372.

By unanimous consent, Senator Askew withdrew SJR 1376 from the Senate.

The Senate resumed consideration of—

SJR 260—A joint resolution proposing an amendment to section 16 of Article III of the state Constitution, to provide for single member senatorial and representative districts; providing that only the electorate of each district shall elect the representative or senator of that district.

By permission, Senator Askew withdrew the pending amendment.

On motion by Senator Ott, the rules were waived and SJR 260 as amended was read the third time in full as follows:

SJR 260—A joint resolution proposing an amendment to section 16 of Article III of the state Constitution, to provide for single member senatorial and representative districts; providing that only the electorate of each district shall elect the representative or senator of that district.

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

That the following amendment to section 16 of article III of the State Constitution is agreed to and shall be submitted to the electors of Florida for ratification or rejection at the general election to be held in November 1970.

Section 16. Legislative apportionment.—

(a) Senatorial and Representative Districts. The legislature at its regular session in the second year following each decennial census, by joint resolution, shall apportion the state in accordance with the constitution of the state and of the United States not less than thirty-six contiguous and consecutively numbered senatorial districts [of either contiguous, overlapping or identical territory], and into not more than eighty contiguous and consecutively numbered representative districts. [of either contiguous, overlapping or identical territory.] Said senatorial and representative districts shall be single member dis-

tricts and only the electorate of each district shall be eligible to vote for the representative or senator seeking to represent that district. Any apportionment hereunder shall recognize community of interest of economic, geographic and socially related areas. Should that session adjourn without adopting such joint resolution, the governor by proclamation shall reconvene the legislature within thirty days in special apportionment session which shall not exceed thirty consecutive days, during which no other business shall be transacted, and it shall be the mandatory duty of the legislature to adopt a joint resolution of apportionment.

(b) Failure of Legislature to Apportion; Judicial Reapportionment. In the event a special apportionment session of the legislature finally adjourns without adopting a joint resolution of apportionment, the attorney general shall, within five days, petition the supreme court of the state to make such apportionment. No later than the sixtieth day after the filing of such petition, the supreme court shall file with the secretary of state an order making such apportionment.

(c) Judicial Review of Apportionment. Within fifteen days after the passage of the joint resolution of apportionment, the attorney general shall petition the supreme court of the state for a declaratory judgment determining the validity of the apportionment. The supreme court, in accordance with its rules, shall permit adversary interests to present their views and, within thirty days from the filing of the petition, shall enter its judgment.

(d) Effect of Judgment in Apportionment; Extraordinary Apportionment Session. A judgment of the supreme court of the state determining the apportionment to be valid shall be binding upon all the citizens of the state. Should the supreme court determine that the apportionment made by the legislature is invalid, the governor by proclamation shall reconvene the legislature within five days thereafter in extraordinary apportionment session which shall not exceed fifteen days, during which the legislature shall adopt a joint resolution of apportionment conforming to the judgment of the supreme court.

(e) Extraordinary Apportionment Session; Review of Apportionment. Within fifteen days after the adjournment of an extraordinary apportionment session, the attorney general shall file a petition in the supreme court of the state setting forth the apportionment resolution adopted by the legislature, or if none has been adopted reporting that fact to the court. Consideration of the validity of a joint resolution of apportionment shall be had as provided for in cases of such joint resolution adopted at a regular or special apportionment session.

(f) Judicial Reapportionment. Should an extraordinary apportionment session fail to adopt a resolution of apportionment or should the supreme court determine that the apportionment made is invalid, the court shall, not later than sixty days after receiving the petition of the attorney general, file with the secretary of state an order making such apportionment.

Pending further consideration of SJR 260, the hour of adjournment having arrived, a point of order was called and the Senate recessed at 12:00 noon to reconvene at 1:30 p.m.

AFTERNOON SESSION

The Senate was called to order by the President at 1:30 p.m. A quorum present—47:

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

On motion by Senator Deeb, by two-thirds vote, SB 377 was withdrawn from the Committee on Health, Welfare and Institutions and placed on the Local Calendar.

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

SB 377—A bill to be entitled An act relating to plumbing law; amending section 553.12, Florida Statutes, by deleting subsection 2, concerning a population bracket for counties having a population of not less than 36,300 nor more than 37,000; and amending section 553.13, Florida Statutes, by deleting Pasco from the counties exempted from the provisions of this chapter; providing an effective date.

—which was read the second time by title.

Senator Deeb offered the following amendment which was adopted:

Strike everything after enacting clause and insert the following:

Section 1. Subsection (2) of section 553.12, Florida Statutes, is repealed, and subsequent subsections are renumbered accordingly.

Section 2. Section 553.13, Florida Statutes, is amended to read:

553.13 Counties exempt from provisions of chapter 28181, Laws of 1953.—The provisions of chapter 28181, acts of 1953 shall not apply to any county which is excepted from the provisions of this chapter in section 553.12, Florida Statutes. The provisions of chapter 28181, acts of 1953 shall not apply to the counties of Madison, Taylor, Jefferson, Alachua, Lake, Bradford, Union, Levy, Dixie, Gilchrist, Columbia, Baker, Clay, Gulf, Calhoun, Washington, Wakulla, Franklin, Liberty, Santa Rosa, Walton, Holmes, and St. Johns, Flagler, Hardee, Glades, DeSoto, Highlands, [Pasco,] Sumter, Citrus, Hernando, Hamilton, Marion, Suwannee, Lafayette.

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

Senator Deeb also offered the following amendment which was adopted:

Page 1, strike the entire title and insert the following:

A bill to be entitled An act relating to the plumbing control law; repealing subsection (2) of section 553.12, Florida Statutes, and renumbering subsequent subsections accordingly; deleting the exception to the applicability of chapter 553, Florida Statutes, for counties having a population of not less than thirty-six thousand three hundred (36,300) nor more than thirty-seven thousand (37,000); amending section 553.13, Florida Statutes, by deleting Pasco County from the list of counties to which chapter 28181, Laws of Florida, 1953, does not apply; providing an effective date.

On motion by Senator Deeb, the rules were waived and SB 377 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—47 Nays—None

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

LOCAL BILLS ON SECOND READING

HB 1536—A bill to be entitled An act relating to Monroe County, Florida; providing for and fixing the monthly amount of salary for constables in all Justice of the Peace Districts in Monroe County, Florida; providing the fund out of which said salaries shall be paid and time of payment; providing further that all fees and costs collected by said constables shall be deposited in the county depository and credited to the fine and forfeiture fund, and said constables shall not be entitled to receive for their own use such fees and costs; providing when the provisions of this act shall be effective; providing that said constables' salaries shall be in lieu of all fees; repealing all laws and parts of laws, whether general, special or local, in conflict

with this act, to the extent of such conflict; and providing when said act shall take effect.

Was taken up and read the second time by title. On motion by Senator Weber, the rules were waived and HB 1536 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1724—A bill to be entitled An act relating to Manatee County, making it unlawful for any dog known to have killed horses, cattle, or hogs to roam about; making the killing of such dog lawful; making satisfactory proof that such dog had been or was killing horses, cattle, or hogs a good defense as any action for damages or criminal prosecution; making it unlawful to permit such dogs to run at large; providing a penalty; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 1724 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1327—A bill to be entitled An act relating to Sarasota county; providing for the creation of an intra governmental service fund budget within the general budget to be approved and adopted by the board of county commissioners; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Henderson, the rules were waived and HB 1327 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1330—A bill to be entitled An act relating to Sarasota county, authorizing the board of county commissioners of Sarasota county to obtain a personnel survey; to employ a non-resident personnel consulting firm; to pay for the services of a non-resident personnel consulting firm; ratifying the employment of a non-resident personnel consulting firm and all payments made to same; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Henderson, the rules were waived and HB 1330 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

Thomas	Weber	Williams	Young
Trask	Weissenborn	Wilson	

HB 1331—A bill to be entitled An act relating to Sarasota county; authorizing the board of county commissioners to borrow money for a period not to exceed one (1) year, at an interest rate not to exceed seven per cent (7%) per annum, for the purpose of accomplishing a net interest income benefit to the county and authorizing that loans made for this purpose be secured solely by the pledge of time deposit certificates or other similar certificates and interest bearing government securities; prohibiting the pledging of the full faith and credit of the county for said purpose; authorizing the execution and delivery of necessary notes and pledges; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Henderson, the rules were waived and HB 1331 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

HB 1437—A bill to be entitled An act relating to the City of Wauchula, Hardee County; regulating sale of real and personal property owned by city; amending chapter 14462, Laws of Florida, 1929, as amended by chapter 17695, Laws of Florida, 1935, increasing the value limit for sale of said property to fifty thousand dollars (\$50,000); providing that this act shall not conflict with revenue certificate laws and ordinances; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 1437 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

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

HB 1440—A bill to be entitled An act repealing Section 3 of Chapter 19691, Laws of Florida, 1939, that required the Tax Assessor of the City of Avon Park to make an independent assessment, and amending said Chapter 19691, Laws of Florida, 1939, to provide that the City Assessor may accept the evaluation and description made by the Tax Assessor of the county in which Avon Park is situated.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 1440 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

HB 1438—A bill to be entitled An act repealing sections 35 and 36 of chapter 12514, Laws of Florida, 1927, and amending section 34 of chapter 19693, Laws of Florida, 1939, being a part of the charter of the city of Avon Park, Florida, providing for foreclosure proceedings against lands upon which ad valorem taxes are unpaid, and adopting the provisions of chapters 173 and 193, Florida Statutes for a method of collecting delinquent real property taxes.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 1438 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

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

HB 1441—A bill to be entitled An act relating to the issuance of revenue bonds or certificates by the city of Sebring in Highlands County; amending Section 33 of Chapter 14371, Laws of Florida, 1929, relating to the construction of said act; providing referendum.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 1441 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

HB 1439—A bill to be entitled An act amending Section 40 of Chapter 12514, Laws of Florida, 1927, to raise the limit of expenditures without taking bids to the amount of Five Hundred (\$500.00) Dollars.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 1439 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

Mr. President	Chiles	Henderson	Plante
Askew	Daniel	Hollahan	Pope
Bafalis	Deeb	Horne	Poston
Barron	de la Parte	Johnson	Reuter
Barrow	Ducker	Karl	Saunders
Beaufort	Fincher	Knopke	Sayler
Bell	Friday	Lane	Scarborough
Bishop	Gong	McClain	Shevin
Boyd	Gunter	Myers	Stolzenburg
Broxson	Haverfield	Ott	Stone

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

HB 1443—A bill to be entitled An act repealing Chapter 67-1087, Laws of Florida, concerning an attempt to limit borrowing by the city of Avon Park on revenue certificates or certificates of indebtedness.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 1443 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1444—A bill to be entitled An act to amend Chapter 28886, Laws of Florida, 1953, relating to civil service for firemen, to include other city employees and revise the membership of the civil service board.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 1444 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1487—A bill to be entitled An act amending section 3 of chapter 23536, Laws of Florida, 1945, being a section of the amended charter of the city of Sebring, Florida; providing for limited compensation for the mayor and council members of the city council of the city of Sebring; providing for referendum.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 1487 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1488—A bill to be entitled An act amending section 82 of chapter 14371, Laws of Florida, 1929, being the charter of the city of Sebring, Florida by adding thereto subsection (a); providing for an alternate method of annexation and the procedure therefor; providing for a referendum.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 1488 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

Mr. President	Chiles	Henderson	Plante
Askew	Daniel	Hollahan	Pope
Bafalis	Deeb	Horne	Poston
Barron	de la Parte	Johnson	Reuter
Barrow	Ducker	Karl	Saunders
Beaufort	Fincher	Knopke	Sayler
Bell	Friday	Lane	Scarborough
Bishop	Gong	McClain	Shevin
Boyd	Gunter	Myers	Stolzenburg
Broxson	Haverfield	Ott	Stone

Thomas	Weber	Williams	Young
Trask	Weissenborn	Wilson	

HB 1489—A bill to be entitled An act amending section 10 of chapter 14371, Laws of Florida, 1929, being the charter of the city of Sebring, by changing the manner of appointment of city officials and department heads; providing for a referendum.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 1489 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1554—A bill to be entitled An act repealing Chapter 27892, Laws of Florida, 1951; the employees pension fund; and providing the city of Sebring may establish a pension fund by ordinance; providing a referendum.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 1554 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1555—A bill to be entitled An act providing for comprehensive planning and zoning within the city of Sebring, Florida; creating a planning and zoning commission; creating a comprehensive plan; providing for the development of an official street map; establishing subdivision and zoning regulations; creating a zoning board of adjustment; and setting forth the manner of appointment, the general purposes and the responsibility of the planning and zoning commission and the zoning board of adjustment; providing for a referendum.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 1555 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1593—A bill to be entitled An act relating to Dixie County; authorizing the county school board and the board of county commissioners to purchase commodities from state institutions.

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and HB 1593 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1594—A bill to be entitled An act relating to Dixie County; authorizing the board of county commissioners to expend public funds and use public equipment to clean out public canals.

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and HB 1594 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1595—A bill to be entitled An act relating to Dixie County; authorizing the county commission to pay the judge of the small claims court a salary of one hundred dollars a month; authorizing the county commission to pay the secretary to the small claims judge a salary of up to twenty-five dollars a month; increasing the jurisdiction in civil matters to seven hundred and fifty dollars; providing that such salaries shall be paid in the discretion of the county commission and when paid shall be in addition to fees collected.

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and HB 1595 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1614—A bill to be entitled An act amending section 8 of Chapter 23535 of the Laws of Florida of 1945, providing for the authority to contract for enumerated purposes and changing the bid requirements as set forth in said section of said act; providing a referendum.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 1614 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1592—A bill to be entitled An act relating to the City of Wauchula, Hardee County, pension system for certain officers and employees; amending section 5 of chapter 26300, Laws of Florida, 1949, as amended by chapter 27969, Laws of Florida, 1951, and chapter 59-1965, Laws of Florida; providing that employees having twenty-five (25) years' service with said city shall be eligible for retirement; providing that certain employees who have reached sixty (60) years of age shall be eligible for retirement; providing that said employees shall receive a certain monthly sum in relation to their monthly salaries; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 1592 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1616—A bill to be entitled An act amending a portion of Section 12 of Chapter 14371, Laws of Florida, 1929, changing the time for the election of the mayor of the city of Sebring; providing a referendum.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 1616 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1621—A bill to be entitled An act amending Chapter 6715 Special Laws of Florida 1913 being the Charter of the Town of Largo, Florida, as previously amended by Chapter 7191 Special Laws of Florida 1915; by Chapter 18648 Special Laws of Florida 1937; Chapter 25967 Special Laws of Florida 1949; Chapter 591485 Special Laws of Florida 1959; House Bill No. 856 (65-1806 Special Acts) and House Bill No. 1058 (65-1807 Special Acts) Special Laws of Florida 1965 and by House Bill No. 672 (67-1623 Special Acts) Special Laws of Florida 1967 by redefining the boundaries and limits of the Town in Section 30 thereof; by amending Section 16 of the Charter to add provisions for a public hearing prior to the levy of ad valorem tax as authorized therein; by amending Section 25 of the Charter to increase the amount of public contracts not requiring bidding from \$500.00 to \$2500.00; by amending Section 35 thereof to require that the Municipal Judge be admitted to practice law in Florida and a member of the Florida Bar in good standing and to provide for the appointment of associate judges with the same qualifications and powers; by amending Section 38 thereof to increase the salaries and compensation of the Town Commissioners and to provide for reimbursement of expenses incurred by such Commissioners in the performance of their municipal duties; by adding Section 39 thereto to provide authority for the creation and maintenance of an employee's pension, retirement and disability income fund for the benefit of Town employees and officers; by adding Section 40 thereto granting to the Commissioners, officers and employees of the Town of Largo all powers and authority previously granted prior to the enactment of the Constitution approved in November 1968 and becoming effective in January 1969 and all additional powers granted by such Constitution where such powers are not in conflict with such Constitution; by adding Section 41 thereto providing authority

for the Board of Commissioners of the Town to act to prevent emergencies and to provide for the declaration of emergencies and to designate officers and employees to act in such emergencies by Ordinance of the Board of Commissioners; providing for the severability of the provisions thereof; providing for the repeal of all laws in conflict herewith and providing for the effective date thereof.

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 1621 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1611—A bill to be entitled An act providing for the distribution of all race track funds accruing to Highlands County, Florida, under the provision of Chapters 550 and 551, Florida Statutes; providing for the repeal of conflicting acts; and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 1611 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1756—A bill to be entitled An act to amend Sections 81, 82, 83, 84, 85, 87 and 88 of the Municipal Charter of the City of Clearwater, Pinellas County, Florida, being Chapter 9710, Special Acts of Florida, 1923, as amended by Chapter 21154, Section 1, Special Acts of Florida, 1941, by Chapter 25729, Section 1, Special Acts of Florida, 1949, and by Chapter 25730, Section 1, Special Acts of Florida, 1949, by providing that the fiscal year of the City shall begin on the first day of October of each year and end on the thirtieth day of September following; by clarifying the procedure to be followed in the City Manager's preparation and presentation to the City Commission of his annual budgetary report and recommendations covering the operation of the City; by clarifying the procedure to be followed by the City Commission to adopt and approve the annual budget of the City of Clearwater and to fix the amount of the tax millage; by clarifying the authority and procedure to be followed by the City Commission to transfer monies from any fund of said City to any other fund of the City and to transfer monies of divisions, classifications or items in respect to any department or activity listed in the expenditure budget to the divisions, classifications or items of another department or activity in connection with the City's budget and operation, and to delegate said authority to the City Manager when deemed appropriate; by specifying that the action of the City Commission in adopting the annual budget constitutes an appropriation of funds for the expenditures listed therein and by authorizing the City Commission, subject to compliance with certain procedure, to make transfers within the expenditure budget as provided, and also to authorize the expenditure of monies for proper purposes not contained in the budget as originally adopted due to unforeseen circumstances or emergencies arising during said fiscal year; by clarifying the authority of the City Commission to levy taxes each year for the ordinary purposes of the municipality including the maintenance of its properties and public works, subject to certain limitations, and by making it permissive rather than mandatory

that the City Commission shall levy annually a tax of not less than one-tenth of one per cent of the assessed valuation of all the taxable property within the City limits for publicity and promotional purposes; by clarifying the authority of the City Commission to levy and collect a special tax for permanent improvements and adornment and rehabilitation of streets and public grounds of the City and the property of the municipality beyond the limits of the City, subject to certain limitations, and to require the City also to levy and collect annually a tax for debt service and related purposes; providing for the severability of the provisions hereof; providing for the repeal of all laws in conflict herewith; and providing for the effective date thereof.

Was taken up and read the second time by title.

Senators Young, Wilson, Sayler and Deeb offered the following amendment which was adopted on motion by Senator Wilson:

In Section 6, line 7, page 9, strike "not less" and insert the following: no more

Senators Young, Wilson, Sayler and Deeb also offered the following amendment which was adopted on motion by Senator Wilson:

In title, line 24, page 2, strike "not less" and insert the following: no more

On motion by Senator Wilson, the rules were waived and HB 1756 as amended was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

Consideration of HB 1290 was deferred, the bill retaining its place on the Calendar.

HB 1445—A bill to be entitled An act relating to alcoholic beverage licenses in Highlands county, Florida, providing for special restaurant licenses under the general provisions of section 561.34, Florida Statutes, and subject to the general provisions of subsection 561.20(2), Florida Statutes; providing that restaurants in Highlands county having a seating capacity of no less than one hundred twenty-five (125) seats at booths and tables, an overall floor capacity of no less than two thousand (2000) square feet, and deriving no less than fifty-one percent (51%) of its gross income per annum from the sale of food consumed on the premises may obtain such special restaurant licenses; providing that the beverage department of the state of Florida shall administer the issuance and regulation of such special licenses; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 1445 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1836—A bill to be entitled An act relating to the town of Suwannee River and Dixie County; amending section 1 of chapter 65-2293, Laws of Florida, providing for annexation of

certain property in Dixie County to said town; providing a referendum.

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and HB 1836 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

Consideration of House Bills 1834 and 1760 was deferred, the bills retaining their places on the Calendar.

The Senate resumed consideration of—

SJR 260—A joint resolution proposing an amendment to section 16 of Article III of the state Constitution, to provide for single member senatorial and representative districts; providing that only the electorate of each district shall elect the representative or senator of that district.

—which was taken up as amended pending roll call and failed to pass by the required Constitutional three-fifths vote of all members elected to the Senate. The vote was:

Yeas—27

Mr. President	Boyd	Johnson	Sayler
Askew	Chiles	Karl	Stone
Bafalis	Deeb	McClain	Trask
Barron	de la Parte	Ott	Weissenborn
Barrow	Ducker	Plante	Williams
Beaufort	Friday	Reuter	Young
Bishop	Henderson	Saunders	

Nays—16

Bell	Haverfield	Myers	Stolzenburg
Broxson	Hollahan	Poston	Thomas
Fincher	Knopke	Scarborough	Weber
Gong	Lane	Shevin	Wilson

SB 723—A bill to be entitled An act repealing certain sections of the Florida Statutes relating to ad valorem taxation pursuant to section 11.242, Florida Statutes, in accordance with the revisor's notes included herein showing the reasons for the repeal of each section.

Was taken up and read the second time by title. On motion by Senator Stone, the rules were waived and SB 723 was read the third time by title, passed and certified to the House. The vote was: Yeas—35 Nays—None

Mr. President	Chiles	Knopke	Stone
Askew	de la Parte	Lane	Thomas
Bafalis	Ducker	Myers	Trask
Barron	Friday	Plante	Weber
Barrow	Gong	Poston	Weissenborn
Beaufort	Haverfield	Reuter	Williams
Bell	Henderson	Scarborough	Wilson
Bishop	Johnson	Shevin	Young
Broxson	Karl	Stolzenburg	

SB 725—A bill to be entitled An act correcting, reorganizing and renumbering certain sections of the Florida Statutes relating to ad valorem taxation pursuant to section 11.242, Florida Statutes, in accordance with the revisor's notes included herein showing changes made and the reasons therefor.

Was taken up and read the second time by title.

Pending further consideration of SB 725, on motion by Senator Stone the rules were waived and the Senate reverted to the order of—

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable John E. Mathews, Jr. May 21, 1969
President of the Senate

Sir:

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

By The Committee on Ad Valorem Taxation—

HB 746—A bill to be entitled An act correcting, reorganizing and renumbering certain sections of the Florida Statutes relating to ad valorem taxation pursuant to section 11.242, Florida Statutes, in accordance with the revisor's notes included herein showing changes made and the reasons therefor.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 746, contained in the above message, was read the first time by title. On motion by Senator Stone, the rules were waived and the bill was placed on the Calendar.

On motion by Senator Stone, HB 746, a companion measure to SB 725, was substituted therefor and read the second time by title.

On motion by Senator Stone, the rules were waived and HB 746 was read the third time by title, passed and certified to the House. The vote was: Yeas—36 Nays—None

Mr. President	de la Parte	Karl	Stolzenburg
Askew	Ducker	Knopke	Stone
Bafalis	Friday	McClain	Thomas
Barron	Gong	Myers	Trask
Barrow	Gunter	Plante	Weber
Beaufort	Haverfield	Poston	Weissenborn
Bell	Henderson	Reuter	Williams
Bishop	Hollahan	Scarborough	Wilson
Broxson	Johnson	Shevin	Young

SB 724—A bill to be entitled An act correcting, reorganizing, renumbering and clarifying certain sections of the Florida Statutes relating to ad valorem taxation pursuant to section 11.242, Florida Statutes, in accordance with the revisor's notes included herein showing changes made and the reasons therefor.

Was taken up and read the second time by title.

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

In Section 2, line 13, page 2, strike all of section 2. and insert the following: Section 2. 193.22, Florida Statutes, is hereby repealed.

On motion by Senator Stone, the rules were waived and SB 724 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—35 Nays—None

Mr. President	Friday	Lane	Stone
Bafalis	Gong	McClain	Thomas
Barron	Gunter	Myers	Trask
Beaufort	Haverfield	Plante	Weber
Bell	Henderson	Poston	Weissenborn
Bishop	Hollahan	Reuter	Williams
Boyd	Johnson	Scarborough	Wilson
Broxson	Karl	Shevin	Young
Ducker	Knopke	Stolzenburg	

SB 338—A bill to be entitled An act relating to the Florida highway patrol; amending section 321.05(4)(a), Florida Statutes, by permitting Florida highway patrol officers to receive witness fees and mileage costs when not compensated as a part of their normal duties; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ott, the rules were waived and SB 338 was read the third time by title, passed and certified to the House. The vote was: Yeas—32 Nays—None

Mr. President	Ducker	McClain	Stolzenburg
Bafalis	Friday	Myers	Thomas
Beaufort	Gong	Ott	Trask
Bell	Gunter	Plante	Weber
Bishop	Henderson	Poston	Weissenborn
Boyd	Hollahan	Reuter	Williams
Broxson	Johnson	Saunders	Wilson
de la Parte	Knopke	Scarborough	Young

The President Pro Tempore presiding.

SB 202—A bill to be entitled An act relating to elections; amending section 99.161(8)(a)4, Florida Statutes, to clarify that successful primary candidates shall receive their certificates of election from the supervisor of elections or the secretary of state; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Stone, the rules were waived and SB 202 was read the third time by title, passed and certified to the House. The vote was: Yeas—34 Nays—None

Askew	Gong	Myers	Thomas
Bafalis	Gunter	Ott	Trask
Beaufort	Haverfield	Plante	Weber
Bell	Henderson	Poston	Weissenborn
Bishop	Hollahan	Reuter	Williams
Boyd	Johnson	Scarborough	Wilson
Broxson	Karl	Shevin	Young
de la Parte	Knopke	Stolzenburg	
Ducker	McClain	Stone	

SB 645—A bill to be entitled An act relating to firemen, collective bargaining in any county in the state having a population of not less than three hundred and ninety thousand (390,000) according to the latest official decennial census; repealing section 16 of Chapter 67-900, Laws of Florida, relating to expiration date of said chapter; providing an effective date.

Was taken up and read the second time by title.

Consideration of SB 645 was deferred, the bill retaining its place on the Calendar.

By unanimous consent, Senator Stone was recorded as voting yea on the passage of SB 1021 and SJR 1372 this day.

SB 158—A bill to be entitled An act relating to telephone companies; requiring telephone companies to put into effect the use of the number 911 as a number through which emergency organizations can be contacted; requiring the governing bodies of each county and municipality to take action to implement the use of the number; providing an effective date.

Was taken up and read the second time by title.

The Committee on Commerce and Licensed Businesses offered the following amendment which was adopted on motion by Senator Deeb:

In the bill, pages 1 and 2 following the enacting clause strike the remainder of the bill and insert the following: Section 1. The telephone companies in cooperation with municipalities and counties shall put into effect, as soon as practicable, the use of the number 911 as a number through which law enforcement agencies and other organizations providing emergency services can be contacted quickly and efficiently.

Section 2. The governing bodies of each county and municipality shall take all necessary action to provide for implementing the use of the 911 number within their jurisdictions. Where necessary to effectively implement the use of the 911 number, the governing body of each county and municipality will cooperate with the governing bodies of other counties and municipalities and with the telephone companies.

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

The Committee on Commerce and Licensed Businesses also offered the following amendment which was adopted on motion by Senator Deeb:

In the title, line 4, page 1, strike the entire title and insert the following: An act relating to telephone companies, municipalities and counties requiring them to put into effect the use of the number 911 as a number through which emergency

organizations can be contacted; requiring the governing bodies of each county and municipality to take action to implement the use of the number; providing an effective date.

On motion by Senator Deeb, the rules were waived and SB 158 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—34

Askew	Friday	Myers	Stone
Bafalis	Gong	Ott	Thomas
Bell	Gunter	Plante	Trask
Bishop	Haverfield	Pope	Weber
Boyd	Hollahan	Poston	Weissenborn
Broxson	Johnson	Saunders	Wilson
Deeb	Knopke	Scarborough	Young
de la Parte	Lane	Shevin	
Ducker	McClain	Stolzenburg	

Nays—1

Williams

Senator Shevin moved that the rules be waived and the Senate immediately reconsider the vote by which SJR 260 as amended failed to pass the Senate this day.

Senator Ott moved as a substitute motion that the Senate reconsider the vote by which SJR 260 as amended failed to pass the Senate this day.

The Chair was requested to rule on the question as to whether the motion to immediately reconsider or the substitute motion was in order.

The Chair referred the question to a special parliamentary committee composed of Senators Friday, Pope and Chiles.

A quorum call was requested. A quorum of 37 members was present.

The President presiding

The parliamentary committee advised that the motion by Senator Shevin to waive the rules was a motion of higher priority and would have to be acted upon prior to the motion by Senator Ott. The Chair so ruled.

The question recurred on the motion by Senator Shevin that the rules be waived and the Senate immediately reconsider the vote by which SJR 260 as amended failed to pass. The motion failed and the vote was:

Yeas—17

Bell	Hollahan	Poston	Williams
Fincher	Knopke	Shevin	Wilson
Gong	Lane	Stolzenburg	
Gunter	Myers	Thomas	
Haverfield	Pope	Weber	

Nays—29

Mr. President	Broxson	Johnson	Scarborough
Askew	Chiles	Karl	Stone
Bafalis	Daniel	McClain	Trask
Barron	Deeb	Ott	Weissenborn
Barrow	de la Parte	Plante	Young
Beaufort	Ducker	Reuter	
Bishop	Friday	Saunders	
Boyd	Henderson	Saylor	

SB 25 was taken up and on motion by Senator Stone—

HB 284—A bill to be entitled An act relating to hunting and fishing licenses; amending section 372.57 (17), Florida Statutes, by adding paragraph (c); providing that resident aliens may purchase licenses on the same basis as resident citizens; providing an effective date.

—a companion measure was substituted therefor and read the second time by title.

The Committee on Natural Resources and Conservation offered the following amendment which was adopted on motion by Senator Stone:

In Section 1, line 24, page 1, strike the period and insert the following: , provided such resident alien meets the residence requirements for citizen residents.

On motion by Senator Stone, the rules were waived and HB 284 as amended was read the third time by title, passed and certified to the House. The vote was: Yeas—45 Nays—None

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

SB 645—A bill to be entitled An act relating to firemen, collective bargaining in any county in the state having a population of not less than three hundred and ninety thousand (390,000) according to the latest official decennial census; repealing section 16 of Chapter 67-900, Laws of Florida, relating to expiration date of said chapter; providing an effective date.

Was taken up, having been read a second time this day and consideration thereof deferred. On motions by Senator Myers, the rules were waived and SB 645 was read the third time by title and further consideration thereof deferred.

Senator Shevin moved that the Senate reconsider the vote by which SJR 260 failed to pass this day. The motion went over under the rule.

SB 465—A bill to be entitled An act amending section 811.14, Florida Statutes, removing minimum penalty; providing alternative imprisonment in county jail or fine; providing an effective date.

Was taken up and read the second time by title.

The Committee on Judiciary offered the following amendment which was adopted on motion by Senator de la Parte:

In Section 1, line 13, page 1, following "shall" insert the following: , upon conviction,

On motion by Senator de la Parte, the rules were waived and SB 465 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—41 Nays—None

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

Senator Gunter was recorded as voting yea.

SB 332—A bill to be entitled An act relating to method of setting apart homestead and exemptions; amending section 222.11, Florida Statutes, to permit attachment or garnishment of certain income of the head of a family residing in the state.

Was taken up and read the second time by title.

The Committee on Judiciary offered the following amendment which was adopted on motion by Senator Bell:

In Section 1, line 24, page 1, strike "twenty-five dollars (\$25) per week or twenty-five percent (25%) of such person's income, whichever is less." and insert the following: ten dollars (\$10) per week or ten percent (10%) of such person's income, whichever is less.

Senator Bell offered the following amendment which was adopted:

Line 27, page 1, insert the following: Section 2. This act shall take effect upon becoming law.

Senator Bell also offered the following amendment which was adopted:

In title, line 9, page 1, strike the period and insert the following: , providing an effective date.

On motion by Senator Bell, the rules were waived and SB 332 as amended was read the third time by title.

Senator Thomas offered the following amendment which was adopted by two-thirds vote:

In Section 1, line 23, page 1, strike "one hundred fifty dollars (\$150)" and insert the following: five hundred dollars (\$500)

Senator Deeb offered the following amendment which was adopted by two-thirds vote:

In Section 1, line 27, page 1, add new section.

This exception shall not apply to small loans where interest charged is greater than 10%

SB 332, as amended, failed to pass. The vote was:

Yeas—17

Bafalis	Deeb	Henderson	Stolzenburg
Barrow	Ducker	Hollahan	Thomas
Bell	Fincher	Horne	
Boyd	Gong	Lane	
Daniel	Gunter	Poston	

Nays—25

Mr. President	Friday	Ott	Weissenborn
Askew	Haverfield	Plante	Williams
Barron	Johnson	Pope	Wilson
Beaufort	Karl	Saunders	Young
Broxson	Knopke	Shevin	
Chiles	McClain	Stone	
de la Parte	Myers	Trask	

Senator Bell requested a verification of the roll call. Upon verification, the vote was:

Yeas—18

Bafalis	Deeb	Hollahan	Stolzenburg
Barrow	Ducker	Horne	Thomas
Bell	Fincher	Lane	Young
Boyd	Gong	Poston	
Daniel	Henderson	Sayler	

Nays—25

Mr. President	Friday	Myers	Trask
Askew	Gunter	Ott	Weissenborn
Barron	Haverfield	Plante	Williams
Beaufort	Johnson	Pope	Wilson
Broxson	Karl	Saunders	
Chiles	Knopke	Shevin	
de la Parte	McClain	Stone	

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

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

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

May 21, 1969

Sir:

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

By Senator Sayler—

SJR 36—A joint resolution proposing a revision of Article V of the State Constitution relating to the judicial department of the government.

—and has granted the request of the Senate and appointed Representatives Nichols, Featherstone, Reed, and Whitson as a Conference Committee to confer with a like committee on the part of the Senate to adjust the differences on House amendment to SJR 36.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The President appointed Senators Askew, de la Parte, McClain and Young as conferees on the part of the Senate. The action of the Senate was certified to the House.

Senator Daniel moved that the Senate reconsider the vote by which CS for SB 804 failed to pass on May 20. The motion went over under the rule.

The Senate resumed Second Reading.

SB 231—A bill to be entitled An act relating to the regulation of traffic on the highways; transferring section 234.04, Florida Statutes, to chapter 317, Florida Statutes.

Was taken up and read the second time by title.

The Committee on Judiciary offered the following amendment which was adopted on motion by Senator Deeb:

In Section 1, lines 10 and 11, page 1, strike all of section 1 and insert the following: Section 1. Chapter 317, Florida Statutes, is amended by adding a new section to read: Traffic to stop for school bus.—

(1) Any person using, operating or driving a motor vehicle on or over the roads or highways of this state shall, upon approaching any school bus used in transporting school pupils to or from school which is properly identified in substantial accordance with the provisions of § 234.08, and which displays a stop signal, bring such motor vehicle to a full stop while such bus is stopped and such motor vehicle shall not pass the school bus until the signal has been withdrawn.

(2) The driver of a vehicle upon a divided highway where the one-way roadways are separated by an intervening unpaved space of at least five feet or physical barrier need not stop upon meeting or passing a school bus which is on a different roadway.

(3) Any person failing to comply with the requirements of this section, or violating any of the provisions hereof, shall be deemed guilty of a misdemeanor.

Section 2. Section 234.04 is repealed.

Section 3. This act shall take effect September 1, 1969.

The Committee on Judiciary also offered the following amendment which was adopted on motion by Senator Deeb:

In the title, lines 5-7, page 1, strike “transferring section 234.04, Florida Statutes, to chapter 317, Florida Statutes.” and insert the following: amending chapter 317, Florida Statutes, by adding a new section to provide that motorists shall stop for school buses; repealing section 234.04, Florida Statutes; providing an effective date.

On motion by Senator Deeb, the rules were waived and SB 231 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—42 Nays—None

Mr. President	Boyd	Fincher	Horne
Bafalis	Broxson	Friday	Johnson
Barron	Chiles	Gong	Karl
Barrow	Deeb	Haverfield	Knopke
Beaufort	de la Parte	Henderson	Lane
Bell	Ducker	Hollahan	McClain

Myers	Reuter	Stone	Williams
Ott	Saunders	Thomas	Wilson
Plante	Sayler	Trask	Young
Pope	Shevin	Weber	
Poston	Stolzenburg	Weissenborn	

Senator Askew was recorded as voting yea.

SB 203—A bill to be entitled An act relating to elections; amending section 101.32, Florida Statutes, to require that voting machines be used in all precincts in every county; providing that municipalities may adopt voting machines; providing an effective date.

Was taken up and read the second time by title.

The Committee on Judiciary offered the following amendment which was adopted on motion by Senator Stone:

In Section 1, line 25, page 1, after the period insert the following: Full implementation hereof may be amortized by any county over the three years next succeeding the effective date hereof.

On motion by Senator Stone, the rules were waived and SB 203 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—33

Mr. President	Chiles	Johnson	Stolzenburg
Askew	Daniel	Karl	Stone
Bafalis	de la Parte	McClain	Thomas
Barron	Ducker	Ott	Weissenborn
Barrow	Fincher	Plante	Williams
Beaufort	Friday	Pope	Young
Bell	Haverfield	Saunders	
Boyd	Hollahan	Sayler	
Broxson	Horne	Shevin	

Nays—3

Gong	Poston	Wilson
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SB 499—A bill to be entitled An act relating to elections; requiring a voting machine for each 350 registered electors in a precinct; providing an effective date.

Was taken up and read the second time by title.

The Committee on Judiciary offered the following amendment which was adopted on motion by Senator Daniel:

In Section 1, line 17, page 1, after word “or” insert the following: major

The Committee on Judiciary also offered the following amendment which was adopted by Senator Daniel:

In Section 1, line 17, page 1, after the period add the following: This act shall be effective only during regular party primaries and general elections; and shall not apply to any county of this state having metropolitan government under the constitution and where the length of the ballot shall require the use of multiple voting machines.

The Committee on Judiciary also offered the following amendment which was adopted on motion by Senator Daniel:

In title, after the word “precinct;” insert the following: providing exceptions;

On motion by Senator Daniel, the rules were waived and SB 499 was read the third time by title. The bill was ordered engrossed.

The hour of adjournment having arrived, a point of order was called and the Senate adjourned at 4:02 p.m. to reconvene at 10:00 a.m., May 22, 1969.