

# JOURNAL OF THE SENATE

Tuesday, June 3, 1969

The Senate was called to order by the President 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.

By Senator Johnson—

SB 1691—A bill to be entitled An act relating to the City of Cocoa Beach, Brevard County; authorizing said city, by ordinance, to impose, levy and collect a municipal resort tax not to exceed two percent (2%) on certain rentals within the city; providing for the collection of such tax; providing exemptions and limitations; authorizing provision of penalties; specifying and limiting the uses to which such tax revenues may be put; providing that upon the enactment of the resort tax ordinance the city shall create a resort tax advisory board; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1691.

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

By Senator Reuter—

SB 1692—A bill to be entitled An act relating to the City of Rockledge, Brevard County; providing for a three (3) year term of office for the mayor of said city, and for three (3) year terms for city councilmen; providing for annual elections; providing a referendum.

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

By Senator Reuter—

SB 1693—A bill to be entitled An act relating to the North Brevard County hospital district; amending chapter 28924, Laws of Florida, 1953, as amended, by adding section 11A, providing for the establishment and operation of a retirement program for hospital district employees and permitting withdrawal by the North Brevard County hospital district from the state and county officers and employees retirement system of Florida; providing an effective date.

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

By Senator Deeb—

SB 1694—A bill to be entitled An act relating to Pinellas County; relating to club beverage licenses; authorizing one (1) additional club beverage license in Pinellas County to be issued under the authority of Subsection (11) of Section 561.34 Florida Statutes, to the Commerce Club of Pinellas County, excepting said club from the provisions of Section 561.34 relating to the time that a club is required to be chartered and to have been in continuous active existence before becoming entitled to a license; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1694.

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

By Senators Knopke, de la Parte, McClain and Ott—

SB 1695—A bill to be entitled An act relating to the pension or retirement fund for disabled or retired permanent employees of the city of Tampa; amending section 4 of chapter 23559, Laws of Florida, Special Acts of 1945, as amended by chapter 57-1900, chapter 59-1922, and chapter 65-2313, Laws of Florida, to fix and prescribe more liberal and less restrictive terms, conditions, limitations, and provisions respecting and governing the investment of the funds; repealing all laws in conflict herewith; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1695.

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

By Senators Knopke, de la Parte, Ott and McClain—

SB 1696—A bill to be entitled An act relating to the City of Tampa, Hillsborough County; authorizing the city council to prescribe by ordinance, without regard to any limitations otherwise prescribed by law, the maximum expenditures for which the city may by contract obligate itself without the approval of the council and without advertisement for competitive bids for purchases, services, repairs, and public improvements; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1696.

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

By Senators Knopke, Ott, de la Parte and McClain—

SB 1697—A bill to be entitled An act relating to the city of Tampa, Hillsborough county, Florida; amending section 3, chapter 5546, Laws of Florida, 1905, authorizing the city to levy annually an ad valorem tax on real and personal property for the park board; authorizing the city to appropriate for the park board from any unrestricted fund; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1697.

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

By Senators Knopke, Ott, de la Parte and McClain—

SB 1698—A bill to be entitled An act relating to Hillsborough County, Florida, providing that the constable be removed from the fee-accounting system; to provide the charge for the service of a summons and subpoenas; to provide said fees be paid into the fine and forfeiture fund; to provide for a change of report and remittance; to provide for a first fiscal period, in which there shall be a proposed budget of estimated fees and estimated needs for salaries, equipment, supplies, expenses and a reserve for contingencies; to provide for a time of filing statements; to provide for a fiscal year, in which there shall be a proposed budget of estimated fees and estimated needs for salaries, equipment, supplies, expenses and a reserve for contingencies; to provide that salaries be paid by county; to provide for requisition of supplies, etc.; to provide for fees and commissions; to provide for the handling of public funds; to provide for the appointment and salaries of deputy constables; to provide for a savings clause and establishing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1698.

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

By Senators Knopke, de la Parte, Ott and McClain—

SB 1699—A bill to be entitled An act authorizing advancement of promotion funds to promotion, sales personnel and other authorized persons, of the Tampa port authority when engaged in port promotion; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1699.

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

By Senators Knopke, de la Parte, Ott and McClain—

SB 1700—A bill to be entitled An act fixing and prescribing the maximum interest rate upon all bonds, notes, certificates, and other obligations of the city of Tampa; repealing all provisions of laws fixing and prescribing lower maximum interest rates thereupon; and providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1700.

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

By Senators Knopke, de la Parte, Ott and McClain—

SB 1701—A bill to be entitled An act relating to the City of Tampa, Hillsborough County, general employees pension fund; amending section 1, chapter 67-2115, Laws of Florida, which amended section 2, chapter 23559, Laws of Florida, 1945, as amended by section 1, chapter 57-1900, Laws of Florida; providing certain employees of the City of Tampa in positions created by federally-funded programs shall be exempted from participation in the pension fund; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1701.

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

By Senators Knopke, de la Parte, Ott and McClain—

SB 1702—A bill to be entitled An act relating to the City of Tampa, Hillsborough County; authorizing the city to provide by ordinance, for the expenditure by the city of per diem and travel expenses for all public officers, employees, and authorized persons, when performing authorized travel; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1702.

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

By Senators Knopke, de la Parte, McClain and Ott—

SB 1703—A bill to be entitled An act relating to the City of Tampa, Hillsborough County, civil service laws; amending section 11 of chapter 24927, Laws of Florida, 1947, as amended by chapters 59-1918 and 63-1985, Laws of Florida; adding a category to the unclassified services and providing that certain positions created and financed by or through an agency of the federal government are to be unclassified; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1703.

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

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

SR 1704—A resolution in memoriam of Mr. Justice Harold L. Sebring.

Was read the first time by title and placed on the Calendar.

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

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

Excused: Senator Plante.

Prayer by the Secretary of the Senate:

Almighty God, creator of all things good, we ask thy blessings in helping us to achieve that necessary in this legislative effort. Favor these legislators, and their staff, with wisdom in rendering decisions during the waning hours of this session, enabling them to do that of noblest aim. We ask that greed, and any thought of personal gain, be absent in their labor. We want to enrich the lives of others—Lord, yes, others. Let this our motto be. Forgive us of those things we have done amiss, bless our country and our state. We pray for good will among all mankind and an earthly peace among all nations. In our master's name, we pray. Amen.

The Journal of June 2 was corrected and approved as follows:

Page 763, counting from the bottom of column 2, line 6, after "Welfare" insert Board

REPORTS OF COMMITTEES

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

June 2, 1969

Sir:

Pursuant to the Rules and Calendar Committee meeting today at 12:30 o'clock P.M., the committee submits the following bills for Special Order Calendar Tuesday, June 3, 1969:

Non-Controversial Bills

- |         |                      |
|---------|----------------------|
| SB 475  | SB 774               |
| SB 945  | SB 776               |
| SB 946  | SB 1288              |
| SB 903  | SB 1289              |
| SB 439  | SB 1290              |
| SB 801  | SB 1292              |
| SB 769  | SB 1448              |
| SB 770  | SB 969               |
| SB 773  | SB 445               |
| SB 872  | SB 795               |
| SB 868  | SB 1418              |
| SB 262  | SB 655               |
| SB 284  | SB 1473              |
| SB 555  | SB 1476              |
| SB 605  | SB 1474              |
| SB 763  | SB 1475              |
| SB 1047 | SB 1055              |
| SB 1100 | SB 446               |
| SB 1167 | SB 1330              |
| SB 1171 | SB 1575              |
| SB 1163 | SB 1066              |
| SB 1117 | SB 1394              |
| SB 1273 | SB 1472              |
| SB 363  | HB 903               |
| SB 1326 | HB 711               |
| SB 237  | HB 1610              |
| SB 250  | CS for HB 113, 134,  |
| SB 706  | 139, 173, 187, & 192 |
| SB 1030 | CS for HB 130, 135,  |
| SB 1230 | 137, 140, 150, & 322 |
| SB 1334 | CS for SB 508        |
| SB 1227 | SB 1360              |
| SB 921  | SB 1359              |
| SB 198  | SB 1294              |
| SB 352  | SB 1293              |
| SB 1074 | SB 1300              |
| SB 1200 | SB 990               |
| SB 907  | HB 742               |
| SB 637  | HB 409               |
| SB 643  | SB 874               |
| SB 543  | SB 1363              |
| SB 632  | SB 552               |
| SB 1217 | SB 553               |
| SB 261  | SB 276               |
| SB 474  | SB 672               |
| SB 864  | SB 317               |
| SB 950  | SB 136               |
| SB 471  | SB 554               |
| SB 622  | SB 549               |
| SB 472  | SB 1646              |
|         | HB 594               |

SB 210  
SB 413

HB 1716  
SM 1246

Sincerely yours,  
Elmer O. Friday, Jr.  
Chairman, Committee on  
Rules and Calendar

The Committee on Insurance recommends the following pass: SB 1304 HB 994

The Committee on Judiciary recommends the following pass:

|                          |                         |
|--------------------------|-------------------------|
| SB 747                   | SB 545 with 1 amendment |
| SB 749                   | SB 934                  |
| SB 847                   | SB 935                  |
| SB 848                   | SB 995 with 1 amendment |
| SB 849                   | SB 937                  |
| SB 854 with 4 amendments | SB 940                  |

The Committee on Ways and Means recommends the following pass:

|                          |                           |
|--------------------------|---------------------------|
| SB 631 with 7 amendments | SB 1135 with 2 amendments |
| SB 682 with 8 amendments | SB 1276 with 3 amendments |
| SB 870                   | SB 1291                   |
| SB 902 with 1 amendment  | SB 1416 with 2 amendments |
| SB 1068 with 1 amendment |                           |

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

The Committee on Ways and Means recommends Committee Substitutes for the following: SB 400 SB 880

The Committee on Judiciary recommends a Committee Substitute for the following: SB 939

The bills with Committee Substitutes attached contained in the foregoing reports were placed on the Calendar.

The Committee on Judiciary recommends the following pass: SB 748 SB 852

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

The Committee on Ways and Means recommends the following not pass: SB 665

The Committee on Education recommends the following not pass: CS for HB 313

The bills contained in the foregoing reports were laid on the table.

#### ENGROSSING REPORTS

Your Engrossing Clerk to whom was referred—SB 928 with 9 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 placed on the Calendar on third reading.

Your Engrossing Clerk to whom was referred—SB 35 with 6 amendments

—reports that the House amendments as amended by Senate amendments have been incorporated and the bill is returned herewith.

EDWIN G. FRASER  
Secretary of the Senate

The bill was ordered enrolled.

Your Engrossing Clerk to whom was referred—

|                         |                          |
|-------------------------|--------------------------|
| SB 53 with 1 amendment  | SB 377 with 1 amendment  |
| SB 60 with 2 amendments | SB 406 with 5 amendments |

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

EDWIN G. FRASER  
Secretary of the Senate

The bills were ordered enrolled.

Your Engrossing Clerk to whom was referred—

|                          |                           |
|--------------------------|---------------------------|
| SB 350 with 1 amendment  | SB 1078 with 1 amendment  |
| SB 362 with 3 amendments | SB 1133 with 1 amendment  |
| SB 693 with 6 amendments | SB 1187 with 1 amendment  |
| SB 899 with 4 amendments | SB 1275 with 5 amendments |
| SB 954 with 1 amendment  | SB 1277 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 immediately certified to the House.

#### ENROLLING REPORTS

Your Enrolling Clerk to whom was referred—CS for SB 628

—reports same has been enrolled, signed by the required Constitutional officers and presented to the Governor on June 3, 1969.

EDWIN G. FRASER  
Secretary of the Senate

The Committee on Rules and Calendar referred the following local bills to the Local Calendar:

Senate Bills 1679, 1691, 1692, 1694, 1696, 1697, 1698, 1699, 1700, 1701, 1702, 1703, 1695, 1436, 1450, 1451, 1455, 1526, 1590, 1591, 1597, 1666, 1667, 1668, 1669, 1670, 1671, 1672, 1673, 1674, 1676, 1677, 1678, 1681, 1682, 1683, 1684, 1685, 1686, 1687, 1690, 1689, 1602, 1603, 1606, 1609 and 1612.

#### MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Barron, the rules were waived and the Committee on Insurance was granted an additional 5 days for the consideration of Senate Bills 1340, 1341 and 1349.

On motion by Senator Trask, by two-thirds vote, HB 1423 was withdrawn from the Committee on Judiciary and referred to the Committee on Rules and Calendar.

On motion by Senator Horne, by two-thirds vote, SB 1325 was withdrawn from the Committee on Judiciary and placed on the Calendar.

On motion by Senator Sayler, the rules were waived and SB 210 was placed at the top of the Special Order Calendar.

On motion by Senator Chiles, by two-thirds vote, House Bills 1694, 921 and 686 were withdrawn from the Committee on Ways and Means and placed on the Calendar.

On motion by Senator Broxson, by two-thirds vote, Senate Bills 1253 and 1256 and HB 1885 were withdrawn from the Committee on Ways and Means and placed on the Calendar.

On motion by Senator Karl, by two-thirds vote, SB 705 was withdrawn from the Committee on Judiciary and placed on the Calendar.

On motion by Senator Knopke, the rules were waived and the Committee on Natural Resources and Conservation was granted an additional 10 legislative days for the consideration of all bills now in the Committee.

On motion by Senator Thomas, the rules were waived and the Committee on Agriculture was granted an additional 3 legislative days for the consideration of all bills now in the Committee.

On motion by Senator Hollahan, by two-thirds vote, SB 91 was withdrawn from the Committee on Governmental Organization.

Pursuant to Senate Rule 4.6, a point of order was called by Senator Chiles, and SB 1268 was removed from the Calendar and referred to the Committee on Ways and Means.

On motion by Senator Hollahan, by two-thirds vote, SB 561 was withdrawn from the Committee on Governmental Organization and placed on the Calendar.

MESSAGES FROM THE GOVERNOR

The Governor advised that on June 3 he had filed in the Office of the Secretary of State SB 32 which he had approved.

The Governor advised that on June 2 he had filed in the Office of the Secretary of State CS for SB 618 which he had approved.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

*The Honorable John E. Mathews, Jr.* June 3, 1969  
*President of the Senate*

Sir:

I am directed to inform the Senate that the House of Representatives has passed SB 991.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable John E. Mathews, Jr.* June 3, 1969  
*President of the Senate*

Sir:

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

- |         |         |         |         |
|---------|---------|---------|---------|
| SB 1569 | SB 1611 | SB 1608 | SB 1173 |
| SB 1615 | SB 1460 | SB 1423 | SB 1373 |
| SB 1581 | SB 982  | SB 1582 | SB 1605 |
| SB 975  | SB 1601 | SB 1607 | SB 976  |
| SB 1604 |         |         |         |

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

The bills, contained in the above messages, were ordered enrolled.

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

June 2, 1969

Sir:

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendments to HB 956 HB 1698 HB 1806

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

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

June 2, 1969

Sir:

I am directed to inform the Senate that the House of Representatives returns as requested—

By Senator Slade and others—

SB 1568—A bill to be entitled An act amending article 18 of chapter 67-1320, Laws of Florida, being the consolidated government charter of the city of Jacksonville, relating to the retirement and pension system authorized for the officers and employees of the consolidated government, by adding a new section to permit certain officers and employees appointed, elected or employed by the consolidated government to elect to become a member of the retirement and pension system of the city of Jacksonville or to become or remain members of some other pension fund under certain conditions; repealing all laws in conflict herewith; providing an effective date.

Proof of Publication attached.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motion by Senator Scarborough, the Senate immediately reconsidered the vote by which SB 1568, contained in the above message, passed on May 29.

On motion by Senator Scarborough, the rules were waived and SB 1568 was recommitted to the Committee on Rules and Calendar.

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

June 2, 1969

Sir:

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

By Representative Fortune—

HB 1254—A bill to be entitled An act relating to optometry; amending section 463.17, Florida Statutes, to require continuing professional education as a condition precedent to renewal and reissuance of certificate of registration.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 1254, contained in the above message, was read the first time by title. On motion by Senator Friday, the rules were waived and the bill was placed on the Calendar.

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

June 2, 1969

Sir:

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

By The Committee on Elections—

CS for HB 713—A bill to be entitled An act relating to elections; amending section 101.151(5), Florida Statutes, removing the names of unopposed candidates from the general election ballot; providing that each unopposed candidate shall be deemed to have voted for himself; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

CS for HB 713, contained in the above message, was read the first time by title. On motion by Senator Friday, the rules were waived and the bill was placed on the Calendar.

*The Honorable John E. Mathews, Jr.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Fortune—

HB 1743—A bill to be entitled An act relating to optometry; amending section 463.18, Florida statutes, relating to compensation and expenses of members of the state board of optometry and the secretary-treasurer thereof.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 1743, contained in the above message, was read the first time by title. On motion by Senator Friday, the rules were waived and the bill was placed on the Calendar.

*The Honorable John E. Mathews, Jr.* June 2, 1969  
*President of the Senate*

Sir:

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

By The Committee on Finance & Taxation—

HB 969—A bill to be entitled An act relating to tax on sales, use and other transactions; amending sections 212.02(6),(9),(12),(16), and 212.03(1),(3); creating section 212.031; amending sections 212.04 (1), 212.05, 212.06(1),(2), 212.07(2A), and 212.08(3),(5),(6), (7),(10), all Florida Statutes, by removing certain exemptions and increasing the tax on items presently taxed at three percent (3%) to four percent (4%); imposing a three percent (3%) tax on the sale of motor vehicles, farm equipment, ships and equipment designed for and used exclusively by commercial fisheries, and the sale, rental and storage of industrial machinery; imposing a four percent (4%) tax on the rental of real property with certain exceptions, intrastate telephone and telegraph services, sale of electric power, fuels with certain exceptions, magazines, ice, admissions to certain entertainment performances, and charges for films and transcriptions and other expendable items in producing radio or television broadcasts; amending section 212.12 (1), Florida Statutes, authorizing dealer's credit on a graduated scale; amending section 212.12(10), Florida Statutes, prescribing bracketed scale for payment of tax; repealing sections 212.08(4) and 212.11(3), Florida Statutes; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 969, contained in the above message, was read the first time by title and referred to the Committee on Ways and Means.

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

June 2, 1969

Sir:

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

By Representative Yancey and others—

HB 2273—A bill to be entitled An act relating to the establishment of the Florida police academy; providing for supervision by the Florida bureau of law enforcement; providing for standards for admission; providing scholarships for officers; providing for funding; providing for an appropriation; relating to the Inter-Agency Law Enforcement Planning Council; creating a trust fund for block grant matching funds; providing an appropriation; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 2273, contained in the above message, was read the first time by title and referred to the Committee on Ways and Means.

*The Honorable John E. Mathews, Jr.* June 3, 1969  
*President of the Senate*

Sir:

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

By Representative Fortune—

HB 75—A bill to be entitled An act relating to pharmacists, the state board of health; amending section 465.031, F. S., by adding subsections (10) and (11); amending chapter 465, F. S., to add two new sections; defining drug wholesaler and drug manufacturer; providing for permits for drug wholesalers and drug manufacturers; providing for notification of permits; providing for renewal of permits; authorizes investigations by board of health and law enforcement bureau; prohibiting use of titles of "drug wholesaler" or "drug manufacturer" without a permit; authorizing the revocation and suspension of permits; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 75, contained in the above message, was read the first time by title and referred to the Committee on Judiciary.

*The Honorable John E. Mathews, Jr.* June 2, 1969  
*President of the Senate*

Sir:

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

By The Committee on Finance & Taxation—

CS for HB 1366—A bill to be entitled An act relating to the regulation of shorthand court reporting; amending sections 457.061 and 457.10, Florida Statutes; providing for an increase in fees; providing for an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

CS for HB 1366, contained in the above message, was read the first time by title and referred to the Committee on Ways and Means.

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

June 2, 1969

Sir:

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

By The Committee on Finance & Taxation—

CS for HB 1361—A bill to be entitled An act relating to the secretary of state; amending section 15.09, Florida Statutes; providing for an increase in fees; providing for an effective date.

By The Committee on Finance & Taxation—

CS for HB 1363—A bill to be entitled An act relating to foreign corporations; amending section 613.02, Florida Statutes; providing for an increase in fees; providing for an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

CS for HB 1361 and CS for HB 1363, contained in the above message, were read the first time by title and referred to the Committee on Ways and Means.

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

June 2, 1969

Sir:

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

By Representative Tucker—

HB 1292—A bill to be entitled An act relating to tax on sales, use and other transactions; amending section 212.06(1), Florida Statutes, as amended by section 7 of chapter 68-27, Laws of Florida, by adding paragraph (b) providing tax on tangible personal property manufactured, produced, compounded, processed or fabricated by a person for his own use and providing exception thereto; amending section 212.06(8), Florida Statutes, making use tax applicable on imported tangible personal property unless used in another state six (6) months prior to importation and taxing rental of such property for use in this state; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 1292, contained in the above message, was read the first time by title and referred to the Committee on Ways and Means.

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

June 2, 1969

Sir:

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

By The Committee on Finance & Taxation—

CS for HB 1364—A bill to be entitled An act relating to architects; amending section 467.10, Florida Statutes; providing for an increase in fees; providing for an effective date.

By The Committee on Finance & Taxation—

CS for HB 1365—A bill to be entitled An act relating to elections, amending section 99.103, Florida Statutes; providing for filing fees of candidates; providing that fifteen percent of the filing fee shall be deposited by the secretary of state into the general revenue fund of the state; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

CS for HB 1364 and CS for HB 1365, contained in the above message, were read the first time by title and referred to the Committee on Ways and Means.

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

June 2, 1969

Sir:

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

By Representative Andrews—

HB 541—A bill to be entitled An act relating to elections; amending sections 97.021(7), 98.041, 100.201, 100.211, 100.241, 100.251, and 100.281, Florida Statutes, redefining "freeholder"; deleting reference to freeholders in permanent registration system; authorizing bond issues to be approved by a majority of freeholders voting in certain elections; prescribing methods for registering and proving freeholder status; repealing sections 97.071(9), 97.081, and 98.111(12), Florida Statutes, relating to freeholder status and registration; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 541, contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

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

June 2, 1969

Sir:

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

By Representatives Bird and Rude—

HB 1170—A bill to be entitled An act relating to ad valorem taxation; providing for the repeal of sections 193.031, 193.032, 193.033, and 193.03, Florida Statutes (1967), relating to the method of fixing millage; providing an effective date.

By Representative Kershaw and others—

HB 1264—A bill to be entitled An act creating a commission on human relations; providing for its membership, powers and duties; providing procedures to promote equal opportunity and mutual understanding among all people; providing for the holding of hearings; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 1170, contained in the above message, was read the first time by title and referred to the Committee on Ways and Means.

HB 1264, contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

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

June 2, 1969

Sir:

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

By Representative David Clark and others—

HB 2733—A bill to be entitled An act amending, supplementing and repealing certain sections of Chapter 7081, Special Acts of 1915, creating a special taxing district in Palm Beach County, Florida, then known as the Lake Worth Inlet District, and all acts supplementary and amendatory thereto, including Chapter 7522, Special Acts of 1917; Chapter 8800, Special Acts of 1921; Chapter 9993, Special Acts of 1923; Chapter 10756 and Chapter 11694, Special Acts of 1925; Chapter 12074, Special Acts of 1927, Chapter 13685, Special Acts of 1929, Chapter 14753, Special Acts of 1931, Chapter 17089, Special Acts of 1935, Chapters 18766, 18771 and 18772, Special Acts of 1937, Chapter 26108, Special Acts of 1949, Chapters 27800, 27801 and 27805, Special Acts of 1951, Chapters 29391 and 29393, Special Acts of 1953, Chapters 31126 and 31129, Special Acts of 1955, Chapters 1685, 1695 and 1696, Special Acts of 1957, Chapters 905 and 1701, Special Acts of 1959, Chapter 2632, Special Acts of 1961, and Chapter 1879, Special Acts of 1967, with said amendments, supplements and repealing provisions of the aforesaid Special Acts, providing for the continuation of the Port of Palm Beach District, in the County of Palm Beach, and State of Florida and providing therein, the definition of its territorial boundaries, and providing for its government, jurisdiction, powers, franchises, and privileges; designating the number of commissioners of said district and for their election by the qualified voters in said district, further specifying their organization, compensation, qualifications, and terms of office of said commissioners; providing for the jurisdiction of the Port of Palm Beach District, its powers and duties; authorizing a tax levy to provide for its operation; authorizing the issuance of debentures to provide for financing projects of said authority; providing for the issuance of revenue certificates, general obligation bonds and refunding bonds by said district; providing for the acquisition of property by the district, by grants, purchase, gift, devise, condemnation by eminent domain proceedings, exchange or otherwise; providing for the sale of assets of said district; providing for the handling and disposition of the funds and revenues by said district; the awarding of contracts and purchases; the exemption of the property of the district from taxation; providing for the promotion, regulation and development of the facilities and services of the district; providing for the borrowing of money by the district; providing for the employment of a port director, and other employees and consultants of the district; providing for the appointment of port harbormasters; providing for the publicizing and advertisement of the port facilities; providing for the investment of the funds belonging to the district, and providing that all special acts in conflict with this law shall be repealed, and providing that all general acts now or hereinafter enacted by the Legislature of the State of Florida, that are not in limitation of the powers, privileges and franchises granted herein, shall be construed to be an alternative and supplementary method available to the governing body of said district, 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.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Gorman and others—

HB 2716—A bill to be entitled An act regulating the government of the City of Orlando by establishing the corporate limits of the City and validating and confirming prior annexations by said City to its corporate limits, 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.*  
*President of the Senate*

June 2, 1969

Sir:

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

By Representative Bevis—

HB 2199—A bill to be entitled An act relating to the Polk County Historical Commission; amending section 2 of chapter 18810, Laws of Florida, 1937, providing for the election of commission officers; amending chapter 18810, Laws of Florida, 1937, by adding section 6A providing for the establishment of a Polk County Historical Association; providing authorization for membership fees; amending section 7 of chapter 18810, Laws of Florida, 1937, as amended, setting a minimum amount for expenses and appropriations; 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*

June 2, 1969

Sir:

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

By Representative Melvin and others—

HB 2740—A bill to be entitled An act relating to Holmes County; amending section 2 of chapter 23342, Laws of Florida, 1945, establishing rates for publication of minutes of the board of county commissioners and the district school board of said county; repealing chapter 61-2269, 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*

June 2, 1969

Sir:

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

By Representative Moudry and others—

HB 898—A bill to be entitled An act relating to South Florida Conservancy District, Hendry and Palm Beach Counties, Florida, amending Section 1, Chapter 17258, Acts 1935, as amended, redefining and fixing the boundaries of the district; amending Section 8, Chapter 17258, Acts 1935, as amended, relating to the levy of taxes on lands within the district.

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*

June 2, 1969

Sir:

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

By Representative Harris—

HB 1048—A bill to be entitled An act relating to the establishment of a housing court transferring to said court exclusive authority over distress and eviction proceedings as contained in Chapter 83 of the Florida Statutes and providing certain equitable and legal remedies amending Chapter 83 and Chapter 33, Section .02 in counties having a population of not less than 350,000 according to the latest decennial census: Providing for certain defenses to eviction and distress proceedings; providing an effective date; providing for amendments thereto.

By Representative Reed and others—

HB 1404—A bill to be entitled An act relating to Palm Beach county; providing for transfer of power to issue drivers' licenses and hunting and fishing licenses from the county judge to the tax collector of said county; 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*

June 2, 1969

Sir:

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

By Representative Lancaster—

HB 2784—A bill to be entitled An act relating to all counties in the state having a population of not less than three thousand four hundred (3,400) nor more than four thousand five hundred (4,500), according to the latest official decennial census; permitting the district school board in said counties to publish minutes of its meetings; providing for expenditure of public funds.

By Representative Lancaster—

HB 2785—A bill to be entitled An act relating to local government for Hamilton County; providing residual powers to Hamilton County; 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*

June 2, 1969

Sir:

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

By Representative Bothwell and others—

HB 2717—A bill to be entitled An act authorizing Orange County, Florida, to construct or acquire, own, maintain and operate a waste collection and disposal system in said county for the collection or disposal or both of garbage and other waste matter; authorizing said county to establish, fix and collect fees, rentals or other charges for the services and facilities of said waste collection and disposal system, and to issue bonds of said county to finance the cost of the construction, acquisition or improvement of said waste collection and disposal system, and purposes related thereto; providing that said bonds may be revenue bonds payable solely from the fees, rentals or other charges derived from said waste collection and disposal system, or from other funds of said county other than ad valorem taxes; providing that said county shall not supply or furnish the services and facilities of said waste collection and disposal system within the territorial boundaries of any municipality or other political subdivision without the consent of such municipality or other political subdivision; providing for the

exercise of the power of eminent domain by said county for the purposes of said waste collection and disposal system; providing for a receiver of said waste collection and disposal system on default of the county in the payment on such bonds or of covenants with the holders of such bonds; providing for covenants of the state of Florida with respect to the rights of the holders of said bonds; providing for the issuance of refunding bonds; authorizing said county to covenant with holders of such bonds to include the amounts necessary for debt service and reserves on said bonds in each year in the budget of such county for such year but payable only from funds other than ad valorem taxes; authorizing said county to require the use of the facilities of said waste collection and disposal system whenever necessary for the public health of the inhabitants of said county; authorizing said county to make other valid and legally binding covenants with the holders of said bonds relative to said waste collection and disposal system and the rights, security and remedies of the holders of said bonds; providing that the board of county commissioners of said county shall have sole and exclusive authority within the unincorporated areas of the county to collect and dispose directly or indirectly, garbage and other waste matter, authorizing said board of county commissioners to prohibit or control incineration and disposal of garbage and other waste matter within the unincorporated areas of the county; authorizing said board of county commissioners to prohibit, or issue permits and control and supervise the dumping or burial of garbage and other waste matter, or use of sanitary land fill for disposal of garbage and other waste matter within the unincorporated areas of the county; authorizing the municipalities within Orange County to prohibit, or issue permits and control and supervise the dumping or burial of garbage and other waste matter, or use of sanitary land fill for disposal of garbage and other waste matter within their respective territorial limits; authorizing said county to enter into contracts for the collection or disposal, or both, of garbage and other waste matter, and with respect to said waste collection and disposal system; authorizing said county to use property rights held by the state and political subdivisions thereof in connection with said waste collection and disposal system; authorizing said county to accept grants and loans with respect to such waste collection and disposal system; authorizing said county to lease said waste collection and disposal system; or part thereof and to lease facilities for said waste collection and disposal system; authorizing said county to appropriate and expend from the general revenue fund such amount as necessary for the creation and establishment of such waste collection and disposal system, and to repay said general revenue fund out of proceeds received from bonds issued and sold pursuant to this act; authorizing said county to appropriate and expend annually such amount as necessary, not to exceed one hundred thousand (\$100,000.00) dollars, out of the general revenue fund to pay a portion of the expense of operating and maintaining such waste collection and disposal system; authorizing the board of county commissioners to divide the unincorporated area of the county into districts for purposes of garbage collection or disposal, or both; exempting the fees, rentals or other charges for the services and facilities of such system from regulation, supervision and control of state agencies; authorizing said board of county commissioners to delegate authority to administer such waste collection and disposal system, or part thereof; authorizing said board of county commissioners to make rules and regulations for the use, control, management and operation of said waste collection and disposal system; exempting property and revenues of said waste collection and disposal system from taxation; authorizing the board of county commissioners of said county to grant permits or licenses for collection or disposal, or both, of garbage and other waste matter; providing for severability of invalid portions of the act; and providing when this act shall take effect.

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*

June 2, 1969

Sir:

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

By Representative Wood and others—

HB 2718—A bill to be entitled An act whereby the Boards of County Commissioners of Orange County and Seminole County shall jointly furnish legal counsel to the Orange-Seminole Legislative Delegation during any regular or special sessions of the Florida Legislature; authorizing the Boards of County Commissioners of Orange County and Seminole County to jointly or severally employ legal counsel to assist them regarding pending legislation during any regular or special session of the Florida Legislature; providing for compensation, per diem and an administrative allowance for such counsel furnished and employed; providing a method by which each county shall bear a portion of the cost of such compensation, per diem and administrative allowance where counsel is jointly provided; providing for severability of invalid portions of the act; providing for repeal of conflicting laws; providing an effective date.

Proof of Publication attached.

By Representative Bassett and others—

HB 2719—A bill to be entitled An act pertaining to the charter of the city of Sanford, Florida, chapter 26210, Laws of Florida, Acts of 1949, as amended, amending section 7, section 19 and section 164 thereof by providing for the creation of a city commission consisting of a mayor and four (4) commissioners, further providing for the terms of office, qualifications of said mayor and commissioners, qualifying fee, qualification period, election and run-off election, further providing for the designation of an acting mayor during absence of mayor; 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.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Bassett and others—

HB 2722—A bill to be entitled An act relating to constables in any county in the state having a population of not less than two hundred thirty thousand (230,000) and not more than three hundred thousand (300,000) according to the latest official decennial census; providing for an increase in the number of persons they may employ to act as law enforcement officers to serve under their supervision, direction and control; amending section 1, chapter 65-591, General Laws of 1965; providing for an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable John E. Mathews, Jr.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Lancaster—

HB 1982—A bill to be entitled An act relating to net fishing in counties having a population of not less than three thousand four hundred (3,400) and not more than four thousand five hundred (4,500) and counties having a population of not less than ten thousand (10,000) and not more than ten thousand eight hundred (10,800) according to the latest official decennial census; prohibiting net fishing in a certain part of the Suwannee River; providing an exception; providing an effective date.

By Representatives Holloway and Featherstone—

HB 2186—A bill to be entitled An act to provide for issuance of a series 11-C club alcoholic beverage license to Veterans of Foreign Wars, Post No. 8193, Opa-Locka, Florida; under subsection (6) of section 561.34, Florida Statutes; affecting subsection (6) of section 561.20, Florida Statutes; providing an effective date.

Proof of Publication attached.

By Representative Dixon and others—

HB 2386—A bill to be entitled An act relating to alcoholic beverage licenses in Duval County; providing for an additional beverage license for the NORTH JACKSONVILLE LODGE, NUMBER 2134, LOYAL ORDER OF MOOSE; providing for the waiver of the term of existence of the licensee; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable John E. Mathews, Jr.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Gibson and others—

HB 2619—A bill to be entitled An act relating to the housing authorities law; amending chapter 421, Florida Statutes, by adding section 421.54, placing limitations upon housing authorities created within Orange and Seminole Counties; providing for a referendum election; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable John E. Mathews, Jr.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representatives Pratt and Gallen—

HB 1491—A bill to be entitled An act creating a legal holiday in Manatee County; amending chapter 683, Florida Statutes, by adding section 683.09, designating the last Friday of DeSoto week as a legal holiday in said county; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable John E. Mathews, Jr.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Lindsey and others—

HB 2720—A bill to be entitled An act regulating the government of the City of Orlando by establishing the corporate limits of the City of Orlando and having the effect of annexing to the City certain properties 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.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative E. L. Martinez and others—

HB 1202—A bill to be entitled An act relating to judicial circuits comprising only one (1) county and having a population of not less than three hundred ninety thousand (390,000) nor more than four hundred fifty thousand (450,000) according to the latest official decennial census; providing that in judicial circuits affected the county solicitor shall be entitled to ten thousand dollars (\$10,000) per year for obtaining information relating to crimes; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable John E. Mathews, Jr.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Randell—

HB 2757—A bill to be entitled An act relating to Lee County, vacant lots; authorizing the board of county commissioners to require that platted and recorded subdivision lots of the unincorporated areas of the county be cleared of weeds, brush, debris, or any noxious material; providing for demand upon property owners for such clearance; authorizing the board to clear the lots upon failure of the owner to comply with a demand and to assess a lien against the land for the costs of clearance; providing for filing and recording of notice of lien and for foreclosure; providing a process by which subdivisions may or may not be included under 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.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Powell and others—

HB 2743—A bill to be entitled An act relating to the City of Indian Harbour Beach, Brevard County, boundaries, filling vacancies in the City Commission, fixing the maximum rate of interest on municipal bonds, authorizing construction of a water supply and distribution system, extension of corporate limits of the City; amending Section 1 of Article I of Chapter 63-1431, Laws of Florida, as amended, by redefining and re-establishing the territorial limits and boundaries of the City of Indian Harbour Beach; amending Section 5 of Article IV of said Chapter 63-1431 as amended, by providing for the filling of one or two vacancies in the City Commission in the event the remaining Commissioners cannot agree on a successor or succes-

sors; amending Section 3 of Article XXV of said Chapter 63-1431, as amended, by changing the maximum rate of interest permitted on municipal bonds from 6% to 7%; amending Article XXVIII of said Chapter 63-1431, as amended, to provide for a municipal water supply and distribution system; amending Paragraph 4 of Section 19 of Article XXIX of said Chapter 63-1431, as amended, to permit annexation by resolution of vacant lands completely surrounded by the corporate limits of the City; 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.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Randell—

HB 2750—A bill to be entitled An act relating to Lee County public transportation service; declaring the establishment, operation, and maintenance of said service to be a county purpose; providing for use of county funds; providing for agreements with other governmental agencies for operation and maintenance; providing for fees and charges; authorizing the board of county commissioners to require a franchise for the operation of a public transportation system; prescribing the manner in which franchise may be granted; providing for a referendum.

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.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Powell and others—

HB 2745—A bill to be entitled An act relating to the creation of a Port Authority in Okeechobee County, Florida; providing for governing board and membership thereof; prescribing the rights, duties, authority and method of financing of said port authority; providing that said port authority shall have all the powers, duties and authority given to port authorities or port districts under Chapter 315 of the Laws of Florida and by any other general laws of Florida; and fixing 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.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Savage and others—

HB 2779—A bill to be entitled An act permitting the board of county commissioners of Pinellas county, through its department of social services, to provide for aid to indigent non-residents of Pinellas county who are not otherwise eligible for

assistance pursuant to chapter 30407, General Laws, 1955, by providing transportation assistance from Pinellas county to their place of residence; 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*

June 2, 1969

Sir:

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

By Representative Gustafson and others—

HB 2767—A bill to be entitled An act amending the charter of the City of Tamarac, Florida, chapter 63-1970, laws of Florida, special acts of 1963, as amended by chapter 65-2300, laws of Florida, special acts of 1965, to include within the corporate limits of said city lands annexed thereto subsequent to 1967; to provide for city censuses to determine population limits on the issuance of certain liquor licenses; repealing all parts of chapter 63-1970, laws of Florida, special acts of 1963, and all parts of chapter 65-2300, laws of Florida, special acts of 1965, in conflict herewith and repealing all other laws or parts of laws in conflict herewith; providing a savings clause; 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*

June 2, 1969

Sir:

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

By Representative Reed and others—

HB 2771—A bill to be entitled An act relating to Palm Beach County, Florida; providing for the vaccination against rabies of all dogs and cats in the county and licensing of same; providing for the vaccination of other species of animals as deemed necessary by the proper authorities; providing for the impounding and disposition of animals considered a menace to the general welfare by the proper authorities; giving the board of county commissioners of Palm Beach county authority to designate and/or construct the necessary facilities for impounding of such animals, to make rules and regulations, establish fees and rates and appoint such personnel as needed to carry out the purposes of this act and to provide penalties for violation thereof; repealing Chapter 1864, Laws of 1967, 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*

June 2, 1969

Sir:

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

By Representative Savage and others—

HB 2778—A bill to be entitled An act relating to filing fees received by the clerk of the circuit court in Pinellas county, and filing fees received by the clerk of the civil and criminal court of record in Pinellas county; amending sections 1, 2 and 3 of Special Acts, 1961, chapter 61-2668; providing that a portion of such fees shall be paid to the general revenue fund of Pinellas county; providing that the board of county commissioners shall budget from the general revenue fund such funds as are necessary to furnish, condition, equip, and maintain the Pinellas county law library; repealing section 6, Special Acts, 1961, chapter 61-2668; 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*

June 2, 1969

Sir:

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

By Representative Savage and others—

HB 2777—A bill to be entitled An act relating to fees to be received by the clerk of the civil and criminal court of record for the filing of civil suits, in Pinellas county, amending General Laws, 1967, chapter 67-776, § 1, to provide that the clerk's fee for such services shall be in the sum of fifteen dollars, ten dollars of which shall be the exclusive fee of the clerk and five dollars of which shall be deposited in the general revenue fund of the county to be distributed as provided in chapter 61-2668, Special Acts, 1961, as amended; 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*

June 2, 1969

Sir:

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

By Representative Bevis and others—

HB 2770—A bill to be entitled An act relating to Sumter County; providing for the acquisition, construction, repair, equipping and remodeling of a courthouse and jail for said county; authorizing the issuance of certificates of indebtedness payable from the portion of the racetrack funds accruing annually to Sumter 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.*  
*President of the Senate*

June 2, 1969

Sir:

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

By Representative Rude and others—

HB 2766—A bill to be entitled An act relating to Broward county, Florida, relating to the furnishing of water and sewer services by Broward county to a portion of the city of Tamarac; authorizing the county of Broward, Florida, and the city of Tamarac, Florida, to enter into an agreement incorporating the terms thereof, except for date, to the agreement heretofore entered into between the county of Broward, Florida, and the city of Tamarac, Florida, which agreement is dated December 17, 1968, and recorded December 30, 1968, in official record book 3823, page 959, of the public records of said county; providing that the county shall have the exclusive right to furnish water and sewer services under said agreement if entered into; providing said exclusive right shall continue for not less than thirty (30) years, with authority to extend for additional ten (10) year periods; providing for the deletion of paragraph VII D from such agreement; and providing when this act shall take effect.

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.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Caldwell and others—

HB 2769—A bill to be entitled An act to amend Chapter 30962, Special Laws of Florida, 1955, as amended by Chapter 61-2456, Laws of Florida, 1961, as amended by Chapter 65-1902, Laws of Florida, 1965, as amended by Chapter 67-1693, Laws of Florida, 1967, being the Charter of the City of Margate, Florida, in the following respects: By amending Section 3 of Article 7 by providing that police officers shall reside within a ten mile radius of the city limits; by 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.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Randall—

HB 2751—A bill to be entitled An act relating to the City of Fort Myers; amending section 32 (b) of chapter 57-1326, Laws of Florida, increasing from two thousand dollars (\$2,000) to five thousand dollars (\$5,000) the value of materials, supplies, or equipment which may be purchased without notice or advertisement under certain conditions; providing an effective date.

Proof of Publication attached.

By Representative Randall—

HB 2752—A bill to be entitled An act relating to the Boca Grande Fire Control District in Lee County; authorizing the board of county commissioners of Lee County to levy a millage sufficient to meet the requirements of the district; providing for a referendum.

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.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Conway and others—

HB 2763—A bill to be entitled An act to authorize the board of county commissioners of Volusia county, Florida, to maintain and keep up the grounds of any cemetery in said county; providing an effective date.

Proof of Publication attached.

By Representative Gillespie and others—

HB 2764—A bill to be entitled An act relating to the City of South Daytona, amending chapter 27898 special acts of 1951, being the charter of said city, by adding a provision providing for the authorization of the police officers of said city to make an arrest in hot pursuit outside the city limits of said city and repealing all laws in conflict herewith and setting 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.* June 2, 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—2520 A bill to be entitled An act amending section 1.04 (4) of the charter of the City of West Palm Beach, being chapter 65-2381, Special Laws of Florida, Acts of 1965, relating to power to license and tax privileges, professions, businesses and occupations; providing a severability clause; repealing all laws in conflict; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable John E. Mathews, Jr.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Gillespie and others—

HB 2761—A bill to be entitled An act relating to the city of South Daytona, amending chapter 27898 special acts of 1951, being the charter of said city; by providing for the authorization of the city council to employ a city manager at its discretion, setting forth his duties, providing that such duties shall be performed by the mayor-councilman until such employment is made; repealing all laws in conflict herewith and providing an effective date.

Proof of Publication attached.

By Representative Gillespie and others—

HB 2762—A bill to be entitled An act relating to the city of South Daytona; amending section 30 of chapter 27898 special acts of 1951 being the charter of said city; providing for the jurisdiction of the municipal court; the process of said court, the duty of the police; bail; and by extending the service of process of the municipal court throughout the territorial limits of Volusia county, Florida; and repealing all laws in conflict herewith and setting 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*

June 2, 1969

Sir:

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

By Representatives Pratt and Gallen—

HB 2765—A bill to be entitled An act relating to Manatee County; authorizing the employment of a secretary for each resident circuit judge in Manatee County; prescribing the authority of the judges relating to the secretaries; prescribing the salary and duties of the secretaries.

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*

June 2, 1969

Sir:

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

By Representative Randell—

HB 2755—A bill to be entitled An act relating to the City of Fort Myers, Lee County, public transportation service; declaring the establishment, operation, and maintenance of such service to be city purposes; providing for use of city funds and agreements with other governmental agencies for operation and maintenance; providing for fees and charges; authorizing said city to require a franchise for the operation of a public transportation system; prescribing the manner in which franchise may be granted; 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*

June 2, 1969

Sir:

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

By Representative Randell—

HB 2746—A bill to be entitled An act relating to Lee County, hospital board of directors; amending chapter 63-1552, Laws of Florida, by adding sections 23 and 24, empowering the hospital board of directors of Lee County to contract, to sue, and be sued; providing an effective date.

Proof of publication attached.

By Representative Randell—

HB 2747—A bill to be entitled An act relating to the taking of salt water fish in Lee County; amending section 13 of chapter 23951, Laws of Florida, 1947; regulating the mesh depth or width of nets or seines used in taking fish in certain waters of said county; 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*

June 2, 1969

Sir:

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

By Representative Randell—

HB 2748—A bill to be entitled An act relating to the taking of salt water fish in Lee County; amending section 11 of chapter 23951, Laws of Florida, 1947, regulating the bar measure of nets or seines used in taking fish in certain waters of said county; providing an effective date.

Proof of Publication attached.

By Representative Randell—

HB 2749—A bill to be entitled An act relating to the City of Fort Myers, Lee County; amending article I of chapter 57-1326, Laws of Florida, by adding section 8B, providing the authority and a means for the extension of the boundaries of the City of Fort Myers; 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*

June 2, 1969

Sir:

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

By Representative Jordan and others—

HB 2758—A bill to be entitled An act relating to City of Lake Worth, Florida; creating the Lake Worth Utilities Authority, prescribing its powers and authority; providing the manner, number and terms, method of appointment and qualifications of members; providing that employee pension plans shall not be affected; providing for a referendum; providing an effective date.

By Representative James and others—

HB 2759—A bill to be entitled An act relating to the county of Palm Beach, amending Chapter 67-1880, Laws of Florida, Special Acts of 1967, by repealing section 23 which states that nothing in that act shall be construed to authorize the authority to acquire, construct, purchase, own or operate an ocean outfall system; 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*

June 2, 1969

Sir:

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

By Representative J. Clark and others—

HB 2774—A bill to be entitled An act relating to Polk County; county solicitor and assistant county solicitors; providing compensation; providing for the method of appointment of such assistants and for the method of revocation of their appointments; repealing chapter 67-1026, 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*

June 2, 1969

Sir:

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

By Representative Bevis and others—

HB 2773—A bill to be entitled An act relating to the City of Lakeland, Polk County; authorizing the city to utilize the proceeds from the cigarette tax authorized under the provisions of chapter 210, Florida Statutes, for the purposes enumerated in chapter 210, Florida Statutes, and for capital improvements and general operations of the city; authorizing the pledge of such cigarette tax revenues 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.*  
*President of the Senate*

June 2, 1969

Sir:

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

By Representative Poorbaugh and others—

HB 2772—A bill to be entitled An act to amend Chapter 67-1876, Laws of Florida, Special Acts of 1967, which act created the Palm Beach county construction industry licensing board; amending section 2 to provide the definition of "contractor", "general contractor", "building contractor", "residential building contractor", "plumbing contractor", "electrical contractor", "specialty contractor", and adding the definitions of "journeyman" and HARV (mechanical contractor)-unlimited; renumbering the subsections of section 2; renumbering the subsections of section 3; amending section 5(2)(a) to require that there be an examination offered every three (3) months; amending section 5(3) to require that an applicant be notified whether or not he has qualified within thirty (30) days from the date of the examination; amending section 5(5) to provide that an applicant must appear for an examination within ninety (90) days from the date of filing his application; amending section 5 by adding section 5(7) to require that a journeyman shall only be required to present evidence of holding a current certificate under this act; renumbering the subsections of section 5; amending section 5(8) by changing the number to section 5(9) and deleting the provision pertaining to a limited certificate; amending section 6(1) as it pertains to the qualifications of a business organization under the provisions and terms of this act; amending section 6(2) pertaining to the qualifications of the person applying for the examination on behalf of a

business organization; amending section 8(1) to provide that the initial application fee for a certificate shall be fixed by the board, not to exceed one hundred dollars (\$100); 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*

June 2, 1969

Sir:

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

By Representative Prominski and others—

HB 2768—A bill to be entitled An act relating to Broward County, Florida; abolishing the present special fire control district in Broward County, Florida, existing under the name of the Broward County Fire Control District as created by Chapter 59-1149, Laws of Florida, as amended by Chapters 61-1939, 63-1183, 65-1342, and 67-1167, Laws of Florida; creating a new Broward County Fire Control District; creating the Broward County Fire Control Commission as the governing body of said District; providing for the appointment of the members of said Commission by the Governor; defining the qualifications required for Commissioners; requiring bond undertaking by Commissioners before entering upon their duties; providing for premiums on such bonds to be paid out of District funds; providing the powers, duties, and liabilities of said Commission; providing for election of Chairman, Vice-Chairman, and Secretary-Treasurer by the Commission; providing for per diem compensation of Commissioners from District funds when attending commission meetings; providing for reimbursement to Commissioners from District funds for actual miles travelled to meetings and on other official commission business; providing for reimbursement to Commissioners from District funds for actual expenses incurred and per diem compensation when attending meetings outside Broward County; providing for not more than two (2) commission meetings per month; requiring public meetings; authorizing the County Commission of Broward County to furnish office space to the Broward County Fire Control District in the Broward County Courthouse; authorizing the District to rent other office space; creating Broward County Fire Control Subdistricts; defining the boundaries of said Subdistricts as the boundaries of the present Volunteer Fire Department Districts in Broward County; providing for the levy and collection of a special assessment upon all the real property located in any Subdistrict after referendum approving said special assessment by the Subdistricts; prescribing the amount of such special assessment for business buildings, homes, acreage, and vacant platted lots; defining multiple dwelling, mobile home parks and mobile homes placed on lots owned by the owner of the mobile home, for the purposes of determining the amount of such special assessment; providing that referendum shall be conducted and paid for by the county; authorizing the County Attorney of Broward County to give legal assistance to the Commission; authorizing the commission to retain a part-time attorney when necessary; providing for the creation of new subdistricts by petition of freeholders in unincorporated areas; providing for form and requirements of petition; providing for preparation of tentative and final assessment rolls; providing for protest of proposed assessments; providing for special assessment liens and enforcement thereof; providing for deposit of funds of the subdistricts in county depositories; providing for fee to be paid to the office of the Broward County Tax Assessor for assessments collected; providing for change of assessment rate; requiring publication thereof; providing for protest of such changes; authorizing issuance and sale of tax sales certificates upon delinquency in payment of assessments; providing limitations upon annual operating budget of the Commission; authorizing payment of District funds only by check signed by any two (2) of the three Commission officers, after approval of the payment by the Commission; authorizing the Commission to borrow money; defining the limits thereon; defining and prescribing the use of District funds; providing for the reassignment by the Commission of property and equipment of a subdistrict upon the elimination of such subdistrict; providing for Commission to take over and reassign property and equip-

ment of a subdistrict if subdistrict unable to manage financially due to reduced revenues; providing for appointment of fire marshal; requiring annual reports by Commission; providing duration of existence of District; providing for dissolution of subdistrict upon incorporation of the area within such subdistrict; providing for notice of claim to Commission before and as prerequisite to institution of suit; providing for Commissioners of the abolished District to continue as the Commissioners of the District created by this Act; vesting title and ownership of all property of the abolished District in the District created by this Act; preserving in effect all rules, regulations, ordinances, and resolutions of the abolished District; maintaining in effect all contracts and obligations of the abolished District; providing for repeal of all laws in conflict with this Act; providing a severability clause; 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.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Randall—

HB 2754—A bill to be entitled An act relating to the City of Fort Myers, amending Section 2, Chapter 57-1326, Special Acts of 1957 to change the legal description contained therein to include within the description of the territorial limits of the City of Fort Myers, those lands annexed by the City subsequent to the enactment of Section 2, Chapter 57-1326, Special Acts of 1957 as amended by Chapter 67-1389, Special Acts of 1967.

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.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Yancey and others—

HB 2742—A bill to be entitled An act relating to Polk County; authorizing the establishment of watershed improvement districts within the Polk soil and water conservation district; providing the method by which they shall be established; providing for the nomination and election of a board of directors who shall be the governing body of such districts under the general supervision of the supervisors of the Polk soil and water conservation district; declaring the purposes for which the districts are established and declaring these to be public purposes; authorizing the fixing of a maximum millage rate at which taxes may be levied for any one (1) fiscal year for the purposes of the district, such millage rate to be fixed by each land owner petition and approved by referendum; empowering the districts to acquire real and personal property or any rights therein by gift, purchase, lease, condemnation or eminent domain or otherwise; authorizing the district to acquire, construct, maintain and operate all works necessary to carry out the purposes of the act and upon approval by referendum to borrow money or issue bonds for the use of the district; authorizing such districts to enter into contracts or agreements with the United States or any agency or instrumentality thereof, the state of Florida, or any agency or instrumentality thereof, or any other public body or private body, for loans, grants, or other assistance in the construction, acquisition and financing of such soil and water conservation facilities, and to comply with and fulfill the terms and pro-

visions of such contracts or agreements; providing the governing body of the district under the supervision of the supervisors of the Polk soil and water conservation district may employ such officers, agents, and other employees as it may require and shall determine their qualifications, duties and compensation; providing that watershed improvement districts shall coordinate work with the south Florida water management district and the central and south Florida flood control district; providing the inclusion and exclusion of lands in district, and the dissolution of a district; 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.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Gillespie and others—

HB 2681—A bill to be entitled An act relating to the establishment and incorporation of a special tax district in Volusia County, to be known as "Deltona Fire District", fixing and prescribing the boundaries of said district; providing for the government and administration of the district; providing and defining the powers and purposes of the district and the Board of Commissioners thereof; providing for their election and authorizing and empowering said Board of Commissioners to contract for, establish, operate and maintain facilities for fire protection in the district, including the construction of fire stations and furnishing necessary fire fighting and communications equipment for stations constructed by the Board in the district, to purchase the necessary licenses, telephone and electric service, alarm system, and other utilities and materials necessary to permit the operation of the district and to purchase all necessary insurance; authorizing the district to contract with the Deltona Volunteer Fire Department and other fire-fighting agencies, or public agent for the purpose of providing fire protection in the district; authorizing and empowering the board to borrow money on the note or notes of the district and authorizing the levy and collection of taxes for the payment of said notes and interest thereon and authorizing and providing for the levy and collection of taxes for the repair and maintenance of the facilities and equipment of the district and operating expenses of the district and for the payment of other necessary expenses of carrying on and transacting the business of the district, limiting the rate of taxation for these purposes so as not to exceed two (2) mills on the dollar of valuation of the taxable property within the said district; providing generally the powers and duties of the board; repealing all laws in conflict therewith; providing that the act shall not take effect until it is approved by a majority of the electors who are the owners of freeholds within the district not wholly exempt from taxation, voting at an election to be held within the district, providing an effective date for referendum.

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.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Lancaster—

HB 1943—A bill to be entitled An act relating to local government for Dixie County; providing residual powers to Dixie County; providing for a referendum.

By Representative Lancaster—

HB 1944—A bill to be entitled An act relating to local government for Levy County; providing residual powers to Levy County; providing for a referendum.

By Representative Lancaster—

HB 1945—A bill to be entitled An act relating to local government for Gilchrist County; providing residual powers to Gilchrist County; providing for a referendum.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable John E. Mathews, Jr.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Fortune and others—

HB 2741—A bill to be entitled An act to abolish the present municipality of the Town of Esto, Holmes County, by repealing chapter 63-1329, Laws of Florida, and all acts amendatory thereof, and to create, establish, and organize a new municipality in Holmes County of the same name; providing for the development of said municipality; defining its territorial boundaries, its powers, and its privileges; prescribing jurisdiction and duties of the officers and providing for their election or appointment and their removal; legalizing and validating the ordinances of the municipality hereby abolished, and providing that they shall become the ordinances of the municipality hereby created; vesting the title, rights, and ownership of property, claims, choses in action, and all other property rights, real or personal, now owned by the municipality hereby abolished, in the municipality hereby created; prescribing the time within which suits can be brought against the municipality and providing for notice of such suits; providing for fire protection; providing penalties; providing a referendum.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable John E. Mathews, Jr.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Pratt—

HB 2589—A bill to be entitled An act amending the charter of the city of Bradenton, Florida, the same being chapter 22219, Laws of Florida, Special Acts of 1943, as amended, by providing for an extension of the territorial boundaries of said city to include certain described property; providing an effective date.

Proof of Publication attached.

By Representative Pratt—

HB 2588—A bill to be entitled An act amending the charter of the city of Bradenton, Florida, the same being chapter 22219, Laws of Florida, Special Acts of 1943, as amended, by providing for an extension of the territorial boundaries of said city to include certain described 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.*  
*President of the Senate*

June 2, 1969

Sir:

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

By Representative Gillespie and others—

HB 2617—A bill to be entitled An act amending and revising Chapter 65-2363, Laws of Florida, abolishing the Ponce DeLeon Inlet and Port District created by Chapter 21614, Special Laws of Florida, 1941, and amendments thereto, and creating a new inlet and port district in Volusia County, Florida, to be known as the "Ponce DeLeon Inlet and Port District"; transferring all of the assets and liabilities of the abolished district to the new district; creating the Ponce DeLeon Port Authority to manage and control said district and providing for the appointment of members thereof; authorizing said authority to construct, reconstruct, improve, enlarge, repair, and maintain inlet, port, port related, industrial park, and industrial and manufacturing plant improvements within said district; prescribing the powers and duties of said port authority; providing for the issuance of bonds of said port authority in an aggregate amount not exceeding Ten Million (\$10,000,000.00) Dollars, subject to approval at an election held pursuant to the Constitution of Florida, and payable from ad valorem taxes to be levied in the district; authorizing the levy of ad valorem taxes; granting to said authority the power to acquire necessary real and personal property, and to exercise the power of eminent domain; authorizing the issuance of revenue bonds, refunding bonds, port facilities and industrial and manufacturing plant revenue bonds; prescribing the duties of the Board of County Commissioners of Volusia County in relation to the levying of taxes for the district; prescribing maximum millage to be levied; repealing all laws in conflict therewith; 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.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Powell and others—

HB 2744—A bill to be entitled An act relating to the Town of Indialantic, Brevard County, amending Sections 1, 2, 4, 7, 8 and 12, Article V, Chapter 1407, Special Acts of 1957, Laws of Florida, being the existing Charter as subsequently amended of said Town by providing the government and corporate authority of the Town shall be vested in a five-member Council of which one shall be an elected Mayor; and further providing that all Councilmen, including the Mayor, upon qualifying and during their term of office, shall be owners of record with the Clerk of the Circuit Court in and for Brevard County of a legal interest in real property situate within the corporate limits of the Town of Indialantic, Florida; and providing for a referendum.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable John E. Mathews, Jr.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Lancaster—

HB 2782—A bill to be entitled An act relating to Hamilton County; providing for annual budgets of certain county officers; providing for payment of salaries of such county officers; providing and regulating budget system for such officers; providing an effective date.

Proof of Publication attached.

By Representative Lancaster—

HB 2783—A bill to be entitled An act relating to Levy County, district superintendent of schools; ratifying and confirming compensation paid to said superintendent during the previous biennium; 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.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Savage and others—

HB 2776—A bill to be entitled An act relating to the appointment of members of the Pinellas county park board, amending Section 2, chapter 59-1736, Special Laws of Florida, 1959, as amended by Section 2, chapter 61-2671, Special Acts, 1961; providing that members shall be selected from the county at large; 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.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Whitson and others—

HB 2781—A bill to be entitled An act relating to fees to be received by the clerk of the circuit court of Pinellas county, amending General Laws, 1967, chapter 67-775, § 1, to provide that the clerk's fee for such services shall be the sum of twenty dollars, twelve dollars of which shall be the exclusive fee of the clerk and eight dollars of which shall be deposited in the general revenue fund of the county to be distributed as provided in chapter 61-2668, Special Acts, 1961, as amended; 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.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Powell and others—

HB 2789—A bill to be entitled An act amending paragraph (c) of section 3.01 of chapter 65-2166, and section 3.02, Laws of Florida, Special Acts of 1965, being the charter of the city of St. Cloud, Florida, to provide for four (4) year terms of election and the filling of vacancies for the city council subject to a referendum of the majority of the registered electors of the city of St. Cloud.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable John E. Mathews, Jr.* June 2, 1969  
*President of the Senate*

Sir:

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

By Representative Poorbaugh and others—

HB 954—A bill to be entitled An act relating to the South Indian River Drainage District, organized and existing under the Laws of Florida, to ratify, approve, validate and confirm all proceedings taken for the extension of the life of the South Indian River Drainage District in Palm Beach County, Florida; and to ratify, approve, validate and confirm all of the acts and proceedings of the Circuit Court, the Board of Supervisors, the Commissioners, and all other officers and agents of the South Indian River Drainage District acting for and on behalf of said South Indian River Drainage District, in carrying out the affairs of said District from May 13, 1943; and to ratify, approve, validate and confirm any and all bonds of said District authorized or issued, and any and all tax levies and assessments which have been made by the Board of Supervisors of the South Indian River Drainage District for and on behalf of said District upon the taxable property located within said District.

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 2733, 2716, 2199, 2740, 898, 1404, 2785, 2717, 2718, 2719, 2186, 2386, 2720, 2757, 2743, 2750, 2745, 2779, 2767, 2771, 2778, 2777, 2770, 2766, 2769, 2751, 2752, 2763, 2764, 2520, 2761, 2762, 2765, 2755, 2746, 2747, 2748, 2749, 2759, 2774, 2773, 2772, 2768, 2754, 2742, 2681, 2589, 2588, 2617, 2782, 2783, 2776, 2781 and 954.

House Bills 2733, 2716, 2199, 2740, 898, 1048, 1404, 2784, 2785, 2717, 2718, 2719, 2722, 1982, 2186, 2386, 2619, 1491, 2720, 1202, 2757, 2743, 2750, 2745, 2779, 2767, 2771, 2778, 2777, 2770, 2766, 2769, 2751, 2752, 2763, 2764, 2520, 2761, 2762, 2765, 2755, 2746, 2747, 2748, 2749, 2758, 2759, 2774, 2773, 2772, 2768, 2754, 2742, 2681, 1943, 1944, 1945, 2741, 2589, 2588, 2617, 2744, 2782, 2783, 2776, 2781, 2789 and 954, contained in the above messages, were read the first time by title and referred to the Committee on Rules and Calendar.

On motion by Senator Horne, the rules were waived and the Senate reverted to the order of Reports of Committees.

On motion by Senator Friday, the rules were waived and the Senate took up in open session—

#### REPORTS OF COMMITTEES ON EXECUTIVE APPOINTMENTS

*Senator John E. Mathews* May 29, 1969  
*President*  
*The Florida Senate*  
*The Capitol*

Dear Mr. President:

Your Standing Committee on Natural Resources and Conservation to which was referred for inquiry and recommendation the following appointments for confirmation by the Senate:

| NAME                                | OFFICE  | TERM ENDING     |
|-------------------------------------|---|-----------------|
| Gerald W. Nelson<br>Tampa           | Board of Pilot Commissioners for the Port of Tampa, Hillsborough County                 | June 16, 1971   |
| A. W. Waldron<br>Clewiston          | Member of the Board of Commissioners of The Everglades Fire Control District            | August 15, 1969 |
| Art Ross<br>Ocala                   | Member, Florida Board of Parks and Historical Memorials, Region Two                     | July 12, 1972   |
| Gerald O. Largent<br>Indiantown     | Member, Board of Commissioners Everglades Fire Control District, Martin County          | August 7, 1969  |
| H. J. Sands, Jr.<br>Satellite Beach | Member, Governing Board, Central and Southern Florida Flood Control District            | July 12, 1969   |
| William F. Herlong, Jr.<br>Leesburg | Member, Board of Oklawaha Basin Recreation and Water Conservation and Control Authority | July 13, 1972   |

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

Respectfully submitted,  
RAY C. KNOPKE, Chairman

On motions by Senator Friday, the Report of the Committee was adopted, the rules were waived and the Senate in open session advised and consented to the aforesaid appointments made by the Governor, as contained and set forth in the foregoing Report. The vote was: Yeas—36 Nays—None

|               |           |          |             |
|---------------|-----------|----------|-------------|
| Mr. President | Deeb      | Knopke   | Scarborough |
| Askew         | Ducker    | Lane     | Shevin      |
| Bafalis       | Friday    | McClain  | Slade       |
| Bell          | Gong      | Myers    | Stolzenburg |
| Bishop        | Henderson | Ott      | Thomas      |
| Boyd          | Hollahan  | Poston   | Trask       |
| Broxson       | Horne     | Reuter   | Williams    |
| Chiles        | Johnson   | Saunders | Wilson      |
| Daniel        | Karl      | Sayler   | Young       |

On motion by Senator Friday, by two-thirds vote, HB 541 was withdrawn from the Committee on Rules and Calendar and placed on the Calendar.

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

SR 1704—A resolution in memoriam of Mr. Justice Harold L. Sebring.

WHEREAS, Mr. Justice Sebring, through his industry, scholarship, seasoned opinions, and personal charm, made a great and lasting contribution to the law of Florida, and

WHEREAS, his demise on July 26, 1968 was a cause of deep grief and woe to all who knew him and has left us with great sorrow, loss and privation, and

WHEREAS, we wish to commemorate his outstanding dedication to law and education in our state of Florida, NOW, THEREFORE,

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

That this resolution be inscribed upon the Journal of the Florida Senate as a permanent record:

IN MEMORIAM  
MR. JUSTICE HAROLD L. SEBRING

Son of John Thomas and Anna Lee Sebring, Mr. Justice Harold L. Sebring was born at Olatha, Kansas, March 9, 1898. He received his education in the public schools of Kansas and Colorado and in Kansas State College where he was awarded the B.S. degree in 1923, having specialized in architecture, engineering and business administration. Soon after graduation from Kansas State College, he entered the College of Law, University of Florida, from which he received the LL.B degree and was admitted to the Florida Bar in 1928.

In 1928 he was married to Miss Elise Bishop, daughter of Dr. John C. Bishop, a very competent and highly respected physician of Gainesville who enjoyed a wide reputation for adherence to professional ethics and responsibility of the doctor to the public and the profession. They had one son, H. L. Sebring, Jr. Mr. Justice Sebring was a staunch member of the Baptist church.

During his stay at the University of Florida, Mr. Justice Sebring was assistant football coach and head track and boxing coach under General James A. Van Fleet, then a major in the regular army who was doubling at the University as football coach and professor of military science. In 1925 Mr. Justice Sebring succeeded General Van Fleet as head coach at the University. He was head coach the following three years, during which the Florida Gators were recognized as a top ranking powerhouse by southern football critics.

Immediately after his admission to the bar, he practiced law in Miami and Jacksonville for a number of years and was nominated to the legislature from Duval County in 1934. However, in June of that year he was, on recommendation of the Bar of the Eighth Circuit, appointed Circuit Judge by Governor Dave Sholtz, to succeed Honorable A. V. Long who had been appointed United States District Judge for the Northern District of Florida. Judge Sebring continued in the office of Circuit Judge until 1943, when he was elected a Justice of this court to succeed Justice James B. Whitfield, retired. He was Chief Justice by designation of the court, term of 1951-1953.

During his tenure as practitioner, Circuit Judge and Justice of this court, Mr. Justice Sebring was the active head of or the moving spirit in many national, state and local organizations, serving as president of the Parole and Probation Association of Florida; director of the Children's Home Society of Florida, Community Chest, Red Cross; state chairman of Tuberculosis Association Seal sale; chapter president of Rotary Club, local bar associations and others. His political affiliation was Democrat.

Additionally, he was very influential in groups having for their main objective the improvement of legal education and raising the standards for admission to the bar. He was president of the Alumni Association, College of Law, University of Florida; president and for many years member of the Executive Council; University Alumni Association. In 1953 the University of Florida conferred upon him the Centennial Letter of Merit, an award for distinguished service to the University, and in 1955 he was the recipient of a distinguished service award from the University of Miami Law School. The New York University School of Law recently enlisted his aid as Florida Chairman of a committee to choose candidates for the Root-Tilden Scholarship, one of the most outstanding programs in the country for advanced legal study. During and following his college years, Justice Sebring's legal affiliations have included the Acacia Fraternity, Society of the Mayflower Descendants, University of Florida Blue Key and Phi Delta Phi legal fraternity. He was an active member of the American and Florida Bar Associations for many years; a member of the committee on judicial administration, legal forms and work sheets, civil procedure, legal education, constitutional law, labor law, international and comparative law. He was also an active member of the National Institute of Judicial Administration, American Judicature Society and Advisory Council of Judges of the National Probation and Parole association.

In World War I he enlisted in the 15th Field Artillery, Second Division, and served overseas twenty-two months. He participated in all major offensives by the American forces, and was awarded the following French and American citations for distinguished service: Croix de Guerre, Silver Star with Oak Leaf Cluster, and the Corde de Fourragere. In 1946, following World War II, he was designated by the President of the United States as a member of the Nazi War Crimes Tribunal at Nuremberg, Germany, where he served for almost a year in the trial of war criminals and then returned to this country to resume his duties on the Supreme Court.

During his professional career, Mr. Justice Sebring contributed liberally of time and pen to various bar journals and periodicals. Among such contributions may be mentioned an article in the Florida Law Journal, April, 1951, in which one of the first efforts was made to impress on the bar and the public the need for reform in judicial procedure. He was also one of those who spearheaded the movement for constitutional revision, as a result of which he was designated a member of the Florida Constitutional Advisory Commission created by the 1955 session of the legislature. Another contribution by him that received wide circulation and comment was entitled "Professional Objectives and Standards in the Legal Profession", published in the Journal of the Commercial Law League of America, Vol. 59, No. 4. Another valuable contribution by him had to do with "Public Duty and Constitutional Rights", Tennessee Law Journal, Vol. 23, page 287. He undertook the formulation of revised Supreme Court rules of practice which were published and made effective as the new Supreme Court Rules of 1955. He served a number of years on the Awards Jury of Freedoms Foundation, at Valley Forge, Pennsylvania, an organization of patriotic Americans whose main project is to direct the attention of the American people to the fundamentals of constitutional democracy as contrasted with alien philosophies that would destroy it. President Eisenhower was honorary chairman of this organization. It has been most effective in accomplishing its purpose.

Perhaps most outstanding of Mr. Justice Sebring's professional activities was in connection with the work of the National Conference of Chief Justices Committee in the field of federal jurisdiction in habeas corpus proceedings. One of the projects of that committee dealt with the preparation and passage of appropriate federal statutes to remove the evils resulting from the clash of jurisdiction between state and federal courts in habeas corpus cases. Mr. Justice Sebring was the spokesman for this committee at numerous joint sessions of the State Chief Justices and Federal Judges, including the Chief Justice of the United States, and was instrumental in securing unanimous approval of such a statute, the purpose of which was to clarify the jurisdiction of state and federal courts. He addressed the National Association of Attorneys General on the subject when they were convened at White Sulphur Springs, Virginia, in December, 1954. He was assigned to the American Bar Committee, Section on Judicial Administration, to cooperate with the Conference of Chief Justices.

Mr. Justice Sebring's combined service to the judiciary of Florida covered a period of more than twenty-one years, the major portion of which was to the Supreme Court. It was one of the busiest periods in the history of the Court during which Justice Sebring carried his share of a very heavy docket and prepared many splendid opinions for the court. His opinions are clear, logical and cogent exemplifications of the law and may be found in Volumes 115 to 200, Florida Reports, and Volumes 1 to 82, Southern Reporter, Second Series. The following opinions of Justice Sebring have become leading and are quoted extensively throughout the country:

Sellers v. Bridges, 153 Fla. 586, 15 So. 2d 293, 148 A.L.R. 1240  
 Local Union No. 519 v. Robertson (Fla.) 44 So. 2d 899  
 State v. Coleman (Fla.) 156 Fla. 413, 23 So. 2d 477  
 Lopez v. Avery (Fla.), 66 So. 2d 689  
 State ex rel. Hawkins (Fla.), 60 So. 2d 162  
 State v. Pearson, 153 Fla. 314, 14 So. 2d 565  
 Farish v. Smoot, 58 So. 2d 534  
 Garwood v. State, 65 So. 2d 15  
 Tappy v. State (Fla.) opin. filed July 8, 1955  
 Sneed v. Mayo (Fla.), 66 So. 2d 865  
 Coleman v. Board of Law Examiners (Fla.) 81 So. 2d 650.

A total of more than twenty of Mr. Justice Sebring's opinions have been selected for annotation in the American Law Reports series, and others have been the subject of review by law journals in Florida and other states.

The invitation to become Dean of the Stetson University College of Law came as a fitting sequel to his varied career. His decision to accept the post was made with an acknowledgment of the necessity for conserving his health, and he relinquished active membership on the court to undertake his new duties on September 15, 1955. Under his guidance, Stetson developed

from an abandoned luxury hotel building into one of the finest law school plants in the country, with a faculty that met his high standards of scholarship, integrity and character, and an educational program that was turning out graduates not only proficient in the law but also cognizant of the obligations and ethics of the legal profession.

Between 1958 and 1963 he served as Chairman of the Southeastern Association of American Law Schools and in 1963 was elected Permanent Honorary Co-Chairman. He was a member of the Board of Directors of the Law Center Foundation at St. Petersburg, Inc. He was a lecturer for three years in State Trial Judges' Seminars, conducted throughout the country by the Joint Committee for the Effective Administration of Justice of the American Bar Association, and he was a member of the faculty of the National College of State Trial Judges at Boulder, Colorado, during the 1965 Summer Session.

Truly a man whose distinction circled the globe, he performed nobly as athlete, soldier, attorney, jurist and educator, but probably the greatest tribute to his memory remains enshrined in the hearts of his students who shared his hopes and ideals and who will strive to build upon them.

BE IT FURTHER RESOLVED that a copy of this resolution, signed by the president and the secretary of the Senate, be forwarded to the family of the late lamented Mr. Justice Harold L. Sebring, with the condolences of the membership of the Florida Senate, and one such copy be forwarded to Stetson University College of Law.

On motion by Senator McClain, SR 1704 was read the second time in full and unanimously adopted.

On motion by Senator Daniel, the rules were waived and the staff assisting the Committee on Governmental Organization was extended privileges of the floor during consideration of the Conference Committee Report on SB 650.

#### CONFERENCE COMMITTEE REPORT ON SB 650

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

June 2, 1969

*The Honorable Fred Schultz*  
*Speaker, House of Representatives*

Dear Sirs:

Your Conference Committee on the disagreeing votes of the two Houses on the House amendment to Senate Bill No. 650, same being:

—An act relating to the executive branch of government; restructuring the executive branch of government and consolidating and reorganizing existing agencies into named departments pursuant to section 6 of article IV of the state constitution; providing an effective date.—

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

1. That the House recede from its Amendments numbers 1 and 2 to Senate Bill No. 650.

2. That the Senate and House of Representatives adopt Senate Bill No. 650, as revised in its entirety by said Conference Committee amendments, and as attached hereto, and by reference made a part of this report.

C. WELBORN DANIEL  
 \*GEORGE HOLLAHAN, JR.  
 LAWTON M. CHILES, JR.  
 LOUIS DE LA PARTE, JR.  
 DICK FINCHER  
 WARREN HENDERSON  
 MALLORY E. HORNE  
 KENNETH M. MYERS  
 ALAN TRASK

RICHARD A. PETTIGREW  
 JAMES J. REEVES  
 GEORGE L. CALDWELL  
 TALBOT D'ALEMBERT  
 JOEL K. GUSTAFSON  
 JEROME PRATT  
 E. C. ROWELL  
 EUGENE F. SHAW

Managers on the part  
 of the Senate

Managers on the part of the  
 House of Representatives

\*Senator Hollahan was excused for a brief period of time because of illness. At no time did more than eight (8) managers on the part of the Senate vote on any issue brought before the conference committee.

Conference Committee Amendment 1—

Strike everything after the enacting clause and insert the following:

Section 1. Short title.—This act shall be known as the governmental reorganization act of 1969.

Section 2. Declaration of policy.—

(1) The state constitution contemplates the separation of powers within state government among the legislative, the executive and the judicial branches of the government. The legislative branch has the broad purpose of determining policies and programs and reviewing program performance. The executive branch has the purpose of executing the programs and policies adopted by the legislature and of making policy recommendations to the legislature. The judicial branch has the purpose of determining the constitutional propriety of the policies and programs and of adjudicating any conflicts arising from the interpretation or application of the laws.

(2) Within constitutional limitations, the agencies which comprise the executive branch should be consolidated into a reasonable number of departments consistent with executive capacity to administer effectively at all levels. The agencies in the executive branch should be integrated into one of the departments of the executive branch to achieve maximum efficiency and effectiveness as intended by section 6 of article IV of the state constitution.

(3) Structural reorganization should be a continuing process through careful executive and legislative appraisal of the placement of proposed new programs and the coordination of existing programs in response to public needs.

(4) The responsibility within the executive branch of government for the implementation of programs and policies should be clearly fixed and ascertainable.

(5) Departments should be organized along functional or program lines.

(6) The management and coordination of state services should be improved and overlapping activities eliminated.

(7) Where this reorganization of state government abolishes positions, the individuals affected, when otherwise qualified, should be given priority consideration for any new positions created by reorganization or other vacant positions in state government.

Section 3. Definitions.—To provide uniform nomenclature throughout the structure of the executive branch, the following definitions shall apply in this and all future acts.

(1) "Cabinet" means collectively the secretary of state, attorney general, comptroller, treasurer, commissioner of agriculture and commissioner of education as specified in section 4 of article IV of the state constitution.

(2) "Department" means the principal administrative unit within the executive branch of state government.

(3) "Examining and licensing board" means a board authorized to grant and revoke licenses to engage in regulated occupations.

(4) "Head of the department" means the individual or board in charge of the department.

(5) "Secretary" means an individual who is the head of a department and who is not otherwise named in the constitution.

(6) "Executive director" means the chief administrative employee or officer of a department headed by a board or by the governor and the cabinet.

(7) "Council" means an advisory body appointed to function on a continuing basis for the study, and recommendation of solutions and policy alternatives, of the problems arising in a specified functional or program area of state government.

(8) "Committee" means an advisory body appointed to study a specific problem and recommend a solution or policy alternative within a time certain with respect to that problem. Its existence shall terminate upon the completion of its assignment.

(9) "Coordinating council" means an interdepartmental advisory body created by law to coordinate programs and activities for which one department has primary responsibility but in which one or more other departments have an interest.

(10) "Commission", unless otherwise required by the constitution, means a body established within a department exercising limited quasi-legislative or quasi-judicial powers or both independently of the head of the department.

(11) "Agency", as the context requires, means an official, officer, commission, authority, council, committee, department, division, bureau, board, section or another unit or entity of government.

Section 4. The executive branch of state government is structured as follows:

(1) The department is the principal administrative unit of the executive branch. Each department shall bear a title beginning with the words "State of Florida" and continuing with "department of..."

(2) For field operations, departments may establish district or area offices which may combine division, bureau, section and subsection functions.

(3) For their internal structure, all departments shall adhere to the following standard terms:

(a) The principal unit of the department is the "division". Each division shall be headed by a "director".

(b) The principal unit of the division is the "bureau". Each bureau shall be headed by a "chief".

(c) The principal unit of the bureau is the "section". Each section shall be headed by an "administrator".

(d) If further subdivision is necessary, sections may be divided into units which shall be known as "subsections" and which shall be headed by "supervisors".

(4) Unless specifically authorized herein, the head of the department shall not reallocate duties and functions specifically assigned herein to a specific unit of the department. Those functions or agencies assigned generally to the department without specific designation to a unit of the department may be allocated and reallocated to a unit of the department at the discretion of the head of the department. Within the limitations of this subsection, the head of the department may establish additional divisions, bureaus, sections, and subsections of the department to promote efficient and effective operation of the department.

(5) All departments and units thereof shall be subject to the requirements of the administrative procedure act, chapter 120, Florida Statutes.

(6) The exemptions from the career service law designated in section 110.051, Florida Statutes, shall include the appointed secretaries and executive directors of the departments established herein. Unless otherwise provided herein, the exemptions of section 110.051, Florida Statutes, shall also include the directors of the divisions of such departments.

Section 5. Heads of departments; powers and duties.—Each head of a department, except as otherwise provided herein, shall:

(1) Plan, direct, coordinate and execute the powers, duties and functions vested in that department or vested in a division or bureau or section of that department. Powers and duties assigned or transferred to a division, bureau or section of the department shall not be construed to be a limitation upon this authority and responsibility.

(2) Compile annually a comprehensive program budget covering such period as may be required reflecting all program and fiscal matters related to the operation of his department and each program, sub-program and activity therein and such other matters as may be required by law.

(3) Reimburse the members of advisory bodies for their actual and necessary expenses incurred in the performance of their duties in accordance with the provisions of section 112.061, Florida Statutes.

(4) If not otherwise required by law, have authority to require that any officer or employee of the department give an official bond.

(5) Subject to requirements of chapter 120, Florida Statutes (administrative procedure act), have existing authority to promulgate rules pursuant and limited to the powers, duties, and functions transferred herein and have authority to promulgate rules pursuant and limited to the powers, duties and functions enacted hereby.

(6) Have authority in behalf of the department to accept gifts, grants, bequests, loans and endowments for purposes consistent with the powers, duties and functions of the department.

(7) If a department is under the direct supervision of a board including a board consisting of the governor and cabinet, however designated, employ an executive director to serve at its pleasure.

(8) Make recommendations concerning more effective internal structuring of the department to the 1970 regular session and ensuing sessions of the legislature.

**Section 6. Method of reorganization.**—The executive branch of state government shall be reorganized by transferring the specified agencies, programs, and functions to the departments, commissions or offices created or referred to herein. Types of transfers used herein are defined as follows:

(1) **TYPE ONE (1) TRANSFER.**—A type one (1) transfer is the transferring intact of an existing agency or of an existing agency with certain identifiable programs, activities or functions transferred or abolished so that the agency becomes a unit of a department. Any agency transferred to a department by a type one (1) transfer shall henceforth exercise its powers, duties and functions as prescribed by law subject to review and approval by and under the direct supervision of the head of the department.

(2) **TYPE TWO (2) TRANSFER.**—A type two (2) transfer is the assignment to any department of an examining and licensing board which has as a function the setting of standards for or the regulation of an occupation or the examination, licensing or certifying of practitioners of such occupation. For any agency assigned a type two (2) transfer, the collection of license fees and other revenues, payroll, procurement, and related administrative functions shall be exercised by the head of the department to which the board is assigned. Any agency assigned by a type two (2) transfer shall independently exercise the other powers, duties and functions prescribed by law including but not limited to rule making, licensing, regulation and enforcement. Appeals from decisions of examining and licensing boards shall be made directly to the judiciary as provided by law. Each examining and licensing board may provide for its own investigative and legal services. Each examining and licensing board has the authority and responsibility for the preparation of its examinations unless otherwise provided by law. Each examining and licensing board given a type two (2) transfer shall continue to have supervision and control of such funds collected in trust in connection with its licensing, certifying and related activities as shall be appropriated to it. The present membership of each examining and licensing board is continued and future appointments shall be made as provided by the specific statutory provisions relating to each board.

(3) **TYPE THREE (3) TRANSFER.**—A type three (3) transfer is the merging into a department of an existing agency or if elsewhere in this act certain identifiable programs, activities or functions have been removed from an existing agency, it is the merging into a department of the existing agency with the certain identifiable programs, activities or functions removed therefrom. Any agency transferred by a type three (3) transfer shall have all its statutory powers, duties and functions, records,

personnel, property, and unexpended balances of appropriations, allocations, or other funds, except those transferred elsewhere by other provisions of this act, transferred to the department to which it is transferred. The transfer of segregated funds shall be made in such manner that the relation between program and revenue source as provided by law is retained. If an agency transferred by a type three (3) transfer was headed by a board, however designated, all of the board's statutory powers, duties and functions, records, personnel, property, and unexpended balances of appropriations, allocations, or other funds, except those transferred elsewhere by other provisions of this act, are transferred to the department to which the agency is transferred, and the board is abolished.

(4) **TYPE FOUR (4) TRANSFER.**—A type four (4) transfer is the merging of an identifiable program, activity or function of an existing agency into a department. Any program or activity transferred by a type four (4) transfer shall have all its statutory powers, duties, records, personnel, property, unexpended balances of appropriations, allocations or other funds transferred to the department to which it is transferred. The transfer of segregated funds shall be made in such manner that the relation between program and revenue source as provided by law is retained.

(5) **TYPE FIVE (5) TRANSFER.**—A type five (5) transfer is identical with a type three (3) transfer except that the board that headed the existing agency is not abolished but is hereby renamed a "council" and its powers shall be strictly advisory to the division or bureau to which it is attached, if specified, or, if not specified, then to the head of the department.

(6) **TYPE SIX (6) TRANSFER.**—A type six (6) transfer is the termination of an existing agency, and the transfer of all its statutory powers, duties and functions, records and property to a department. All personnel positions affected by a type six (6) transfer are abolished, and all unexpended balances of appropriations, allocations, or other funds affected by a type six (6) transfer revert to the general revenue fund.

(7) **TYPE SEVEN (7) TRANSFER.**—A type seven (7) transfer is the termination of an identifiable program, activity or function within an existing agency, and the transfer of the related statutory powers, duties, functions, records and property assigned to that agency, to a department. All personnel positions affected by a type seven (7) transfer are abolished, and all unexpended balances of appropriations, allocations, or other funds affected by a type seven (7) transfer revert to the general revenue fund of the state.

**Section 7. Appointments by the governor.**—Unless otherwise provided herein, when this act provides for the appointment of a secretary or any other officer to be made by the governor subject to or with the confirmation of the senate, the governor shall fill such office by appointment, and the person so appointed shall be entitled to take and hold such office until the end of the next ensuing session of the senate other than the organizational session authorized by article III, section 3 (a) of the constitution unless an appointment be sooner confirmed or rejected by the senate. No person rejected by the senate shall be appointed to the same office thereafter during the term of the governor.

**Section 8. Governor and the office of the governor.**—Except as otherwise provided herein, the powers, duties and functions of the governor and the office of the governor as prescribed by law are continued.

**Section 9. Lieutenant governor and the office of the lieutenant governor.**—The powers, duties and functions of the lieutenant governor and the office of the lieutenant governor as prescribed by law are continued.

**Section 10. Department of state.**—There is created a department of state.

(1) The head of the department of state is the secretary of state.

(2) The following divisions of the department of state are established:

(a) Division of elections.

(b) Division of archives, history and records management.

(c) Division of corporations.

(d) Division of library services.

(3) The powers, duties and functions of the secretary of state and the office of the secretary of state as prescribed by law, except those required by the constitution to be performed by the secretary of state directly, are transferred by a type three (3) transfer to the department of state.

(4) The division of elections shall provide the staff services required by the elections canvassing commission.

(5) The board of state canvassers, created under section 102.111, Florida Statutes, is renamed the elections canvassing commission; is reconstituted to include the governor and cabinet; and is continued as a part of the department of state.

(6) The board of archives and history, created under chapter 267, Florida Statutes, is transferred by a type three (3) transfer to the department of state and its functions shall be assigned to the division of archives, history and records management.

(7) The Florida state library and historical commission, created under section 257.01, Florida Statutes, is transferred by a type five (5) transfer to the department of state and its functions shall be assigned to the division of library services.

(8) The Florida arts commission, created under section 272.21, Florida Statutes, is transferred by a type three (3) transfer to the department of state and its functions shall be assigned to the fine arts council of Florida, hereinafter created, of the department of state.

(9) The fine arts council of Florida is created as a part of the department of state to consist of fifteen (15) members selected by the secretary of state. In making the appointments, the secretary of state shall give due consideration to geographical representation so that all areas of the state will have a voice on the council. The term of office of each member shall be four (4) years; however, of the members first appointed, three (3) shall be appointed for terms of one (1) year, four (4) for terms of two (2) years, four (4) for terms of three (3) years, and four (4) for terms of four (4) years. Other than the chairman, no member of the council who serves a full four (4) year term shall be eligible for reappointment during a one (1) year period following the expiration of his term. The members shall elect a chairman from their number annually. The chairman shall be the chief executive officer of the council. Any vacancy on the council shall be filled for the remainder of the unexpired term in the same manner as original appointments. Members of the council shall not receive any compensation for their services, but shall be reimbursed for travel and expenses incurred in the performance of their duties as provided in section 112.061, Florida Statutes.

(a) The duties of the council are:

1. To advise the secretary of state;
2. To stimulate and encourage throughout the state the study and presentation of the performing and visual arts and public interest and participation therein;
3. To make such surveys as may be deemed advisable to public and private institutions engaged within the state in artistic and cultural activities, including but not limited to, music, theatre, dance, painting, sculpture, architecture, literature, and allied arts, and to make recommendations concerning appropriate methods to encourage participation in and appreciation of the arts to meet the legitimate needs and aspirations of persons in all parts of the state;
4. To take such steps as may be necessary and appropriate to encourage public interest in the cultural heritage of our state and to expand the state's cultural resources;
5. To encourage and assist freedom of artistic expression essential for the well-being of the arts;
6. To encourage the improvement of the visual environment of the State of Florida.

(b) The members of the Florida arts commission shall be eligible for appointment to the Florida fine arts council and shall be considered by the secretary of state for such appointment.

(10) The following agencies are transferred by type one (1) transfers to the department of state:

(a) St. Augustine historical restoration and preservation commission, created under section 266.01, Florida Statutes;

(b) Pensacola historical restoration and preservation commission, created under section 266.101, Florida Statutes;

(c) Stephen Foster memorial commission, created by section 265.13, Florida Statutes; and

(d) The board of trustees of the John and Mable Ringling museum of art, created under section 272.19, Florida Statutes.

(11) The public records screening board, created under section 119.04, Florida Statutes, is transferred by a type six (6) transfer to the department of state.

Section 11. Department of legal affairs.—There is created a department of legal affairs.

(1) The head of the department of legal affairs is the attorney general.

(2) The powers, duties and functions of the attorney general and the office of the attorney general as prescribed by law, except those required by the constitution to be performed by the attorney general directly, are transferred by a type three (3) transfer to the department of legal affairs.

(3) The department of legal affairs shall be responsible for providing all legal services required by any department, unless otherwise provided by law; provided, however, the attorney general may authorize other counsel where emergency circumstances exist and shall authorize other counsel when professional conflict of interest is present; provided each board, however designated, of which the attorney general is a member, may retain legal services in lieu of those provided by the attorney general and the department of legal affairs.

Section 12. Department of banking and finance.—There is created a department of banking and finance.

(1) The head of the department of banking and finance is the comptroller.

(2) The powers, duties and functions of the comptroller, the office of the comptroller, and the banking commissioner, as prescribed by law, except those required by the constitution to be performed by the comptroller directly, are transferred by a type three (3) transfer to the department of banking and finance.

(3) The Florida securities commission, created under chapter 517, Florida Statutes, is transferred by a type three (3) transfer to the department of banking and finance, except that the denial of an application to register securities, pursuant to sections 517.08 and 517.09, Florida Statutes, may be appealed to the state board of administration. Rules and regulations shall be published by the state board of administration to provide the review as authorized herein.

Section 13. Department of insurance.—There is created a department of insurance.

(1) The head of the department of insurance is the treasurer who shall hereafter be named the "insurance commissioner and treasurer".

(2) The powers, duties and functions of the treasurer, the office of the treasurer, insurance commissioner and state fire marshal prescribed by law, except those required by the constitution to be performed by the treasurer directly, are assigned by a type three (3) transfer to the department of insurance.

Section 14. Department of agriculture and consumer services.—There is created a department of agriculture and consumer services.

(1) The head of the department of agriculture and consumer services is the commissioner of agriculture.

(2) The powers, duties and functions of the commissioner of agriculture and the office of the commissioner of agriculture as prescribed by law, except those required by the constitution to be performed by the commissioner of agriculture directly, are

transferred by a type three (3) transfer to the department of agriculture and consumer services.

(3) The state department of agriculture, created under chapter 570, Florida Statutes, is transferred by a type three (3) transfer to the department of agriculture and consumer services.

(4) The Florida consumers' council, created by section 570.282, Florida Statutes, is transferred by a type five (5) transfer to the department of agriculture and consumer services.

(5) The office of consumer services, created under section 570.283, Florida Statutes, is renamed the division of consumer services, and is transferred by a type three (3) transfer to the department of agriculture and consumer services.

(6) The state agricultural advisory council, created under section 570.23, Florida Statutes, is transferred by a type five (5) transfer to the department of agriculture and consumer services.

(7) The agricultural and livestock fair committee, created under section 616.21, Florida Statutes, is transferred by a type five (5) transfer to the department of agriculture and consumer services.

(8) All advisory committees pertaining to celery and sweet corn marketing, authorized under section 573.14, Florida Statutes, are transferred by type five (5) transfers to the department of agriculture and consumer services.

(9) The fertilizer technical committee, created under section 576.091, Florida Statutes, is transferred by a type five (5) transfer to the department of agriculture and consumer services.

(10) The pesticide technical committee, created under section 487.061, Florida Statutes, is transferred by a type five (5) transfer to the department of agriculture and consumer services.

(11) The advisory committees pertaining to watermelon marketing orders, authorized under section 573.814, Florida Statutes, are transferred by type five (5) transfers to the department of agriculture and consumer services.

(12) The advisory committees pertaining to foliage plant marketing orders, authorized under section 573.63, Florida Statutes, are transferred by type five (5) transfers to the department of agriculture and consumer services.

(13) The Florida board of forestry, created under chapter 589, Florida Statutes, is transferred by a type five (5) transfer to the department of agriculture and consumer services and its functions shall be assigned to a division of forestry, hereby established as part of the department of agriculture and consumer services.

(14) The state soil and water conservation board, created under chapter 582, Florida Statutes, is transferred by a type five (5) transfer to the department of agriculture and consumer services.

(15) The board of commissioners of the Everglades fire control district, created under chapter 379, Florida Statutes, is transferred by a type three (3) transfer to the department of agriculture and consumer services, and its functions shall be assigned to a separate bureau within the division of forestry. It is further provided that in order to defray the cost and expense, or any portion of the cost and expense, of performing the functions of the said district in each county within its territory, the board of county commissioners in each county receiving services pursuant to chapter 379, Florida Statutes, may pay such costs and expenses from the general fund of the county and, in order to provide for the payments thereof, the said county commissioners may levy annually a tax upon all the taxable property in said county; provided, however, that the gross annual proceeds of such tax shall not in any year exceed the amount set forth as a limit for those fire districts that are subject to the provisions of section 125.26, Florida Statutes, or as otherwise provided by law. It is further provided that the services authorized under chapter 379, Florida Statutes, shall be withheld from within any county, the board of county commissioners of which do not provide the payments authorized herein beginning the next ensuing fiscal year of such county.

(16) The dairy industry technical committee, created under section 570.42, Florida Statutes, is transferred by a type five (5) transfer to the department of agriculture and consumer services.

(17) The plant industry technical committee, created under section 570.34, Florida Statutes, is transferred by a type five (5) transfer to the department of agriculture and consumer services.

(18) The animal industry technical committee, created under section 570.38, Florida Statutes, is transferred by a type five (5) transfer to the department of agriculture and consumer services.

Section 15. Department of education.—There is created a department of education.

(1) The head of the department of education is the state board of education composed of the governor and cabinet as specified in section 2 of article IX of the state constitution. The governor is chairman of the board, and the commissioner of education is the secretary and executive officer and in the absence of the governor shall serve as chairman.

(2) Four (4) members of the state board of education shall constitute a quorum. No business may be transacted at any meeting unless a quorum is present.

(3) The state board of education is the chief policy-making and coordinating body of public education in Florida. It has the general powers to determine, adopt or prescribe such policies, rules, regulations or standards as are required by law or as it may find necessary for the improvement of the state system of public education. Except as otherwise provided herein it may, as it shall find appropriate, delegate its general powers to the commissioner of education or the directors of the divisions of the department. The board has the following duties:

(a) To adopt comprehensive educational objectives for public education;

(b) To adopt comprehensive long-range plans and short-range programs for the development of the state system of public education;

(c) To exercise general supervision over the divisions of the department of education to the extent necessary to insure coordination of educational plans and programs and resolve controversies;

(d) To adopt and transmit to the department of administration official forms furnished for such purposes on or before the date fixed herein, estimates of expenditure requirements for the state board of education, the commissioner of education, and all of the boards, institutions, agencies, and services under the general supervision of the state board of education for the ensuing fiscal year;

(e) To hold meetings, transact business, keep records, adopt a seal, and perform such other duties as may be necessary for the enforcement of all laws and regulations relating to the state system of public education;

(f) To have possession of and manage all lands granted to or held by the state for educational purposes;

(g) To administer the state school fund;

(h) To approve plans for cooperating with the federal government and, pursuant thereto, by regulation to accept funds, create subordinate units and provide the necessary administration required by any federal program;

(i) To approve plans for cooperating with other public agencies in the development of regulations and in the enforcement of laws for which the state board and such agencies are jointly responsible;

(j) To approve plans for cooperating with appropriate non-public agencies for the improvement of conditions relating to the welfare of schools;

(k) To authorize, approve, and require to be used such forms as are needed to promote uniformity, accuracy or completeness in executing contracts, keeping records or making reports;

(l) To create such subordinate advisory bodies as may be required by law or as it may find necessary for the improvement of education; and

(m) To constitute the state board for vocational education or other structures as may be required by federal law.

(4) The commissioner of education is the chief educational officer of the state.

(5) The commissioner of education has the following general powers and duties:

(a) To appoint staff necessary to carry out his powers and duties; provided, however, that at least one (1) member of his staff shall be responsible for the coordination of all vocational education under the supervision of the state board of education;

(b) To advise and counsel with the state board of education on all matters pertaining to education; to recommend to the state board of education actions and policies as, in his opinion, should be acted upon or adopted; and to execute or provide for the execution of all acts and policies as are approved;

(c) To call such special meetings of the state board as he deems necessary;

(d) To keep such records as are necessary to set forth clearly all acts and proceedings of the state board;

(e) To have a seal for his office with which, in connection with his own signature, he shall authenticate true copies of decisions, acts or documents;

(f) To assemble all data relative to the preparation of the long-range plan for the development of the state system of public education; to propose for adoption by the state board of education such a plan; and to propose revisions in the plan as may be necessary;

(g) To recommend to the state board of education policies and steps designed to protect and preserve the principal of the state school trust fund and to provide an assured and stable income from the fund, and to execute such policies and actions as are approved;

(h) To investigate and submit proposals for sale of all school lands held by the state for educational purposes; to recommend policies for rental, use or improvement of such lands and for preserving them from trespass or injury, and to execute such policies as are approved;

(i) To submit to the state board of education, at least thirty (30) days prior to the date fixed herein recommendations of expenditures for the state board of education, the commissioner of education and all of the boards, institutions, agencies and services under the general supervision of the state board of education for the ensuing fiscal year;

(j) To recommend ways and means of cooperating with the federal government in carrying out any or all phases of the educational program. To recommend policies for administering funds which may be appropriated by congress and apportioned to the state for any or all educational purposes;

(k) To recommend policies for cooperating with other public agencies in carrying out those phases of the program in which such cooperation is required by law or is deemed by him to be desirable. To cooperate with public and non-public agencies in planning and bringing about improvements in the educational program;

(l) To prepare for approval of the state board of education such forms and procedures as are deemed necessary to be used by the board of regents, boards of trustees of junior colleges, district school boards and all other education agencies to assure uniformity, accuracy and efficiency in the keeping of records, the execution of contracts, the preparation of budgets or the submission of reports; to furnish at state expense, when deemed advisable by him, those forms which can more economically and efficiently be provided; and

(m) To arrange for the preparation, publication and distribution of materials relating to the state system of public education which will supply information concerning needs, problems, plans and possibilities; also to prepare and publish annually reports giving statistics and other useful information pertaining to the state system of public education; to have printed copies of school laws, forms, instruments, instructions

and regulations of the state board of education and to provide for the distribution of the same.

(6) The following divisions of the department of education are established:

- (a) Division of elementary and secondary education.
- (b) Division of vocational education.
- (c) Division of community colleges.
- (d) Division of universities.

(7) The directors of the four (4) divisions are provided for as follows:

(a) The board of education, upon the recommendation of the commissioner of education, shall employ a director of the division of elementary and secondary education;

(b) The board of education, upon the recommendation of the commissioner of education, shall employ a director of the division of vocational education;

(c) The board of education, upon the recommendation of the commissioner of education, shall employ a director of the division of community colleges; and

(d) The board of regents is the director of the division of universities.

(8) All powers, duties, responsibilities and functions of the commissioner of education and the existing department of education that pertain to kindergarten through twelfth grade education are transferred by type four (4) transfers to the department of education. The state board of education and the commissioner of education shall assign to the division of elementary and secondary education such powers, duties, responsibilities and functions as shall be necessary to insure the greatest possible coordination, efficiency and effectiveness of kindergarten through twelfth grade education.

(9) All powers, duties, responsibilities and functions of the commissioner of education and the existing state department of education that pertain to vocational education are transferred by type four (4) transfers to the department of education. The state board of education and the commissioner of education shall assign to the division of vocational education such powers, duties, responsibilities and functions as shall be necessary to insure the greatest possible coordination, efficiency and effectiveness of vocational education.

(10) All powers, duties, responsibilities and functions of the commissioner of education and the existing state department of education that pertain to junior colleges are transferred by type four (4) transfers to the department of education. The state board of education and the commissioner of education shall assign to the division of community colleges such powers, duties, responsibilities and functions as shall be necessary to insure the greatest possible coordination, efficiency and effectiveness of community colleges.

(11) All powers, duties and functions of the commissioner of education and the existing department of education, not otherwise transferred or provided for herein, are transferred by type three (3) transfers to the department of education.

(12) Except as otherwise provided herein, all powers, duties and functions of the state board of education are transferred to the department of education for reassignment by the state board of education to the commissioner of education or the appropriate division or divisions of the department of education.

(13) Notwithstanding anything contained in law to the contrary, all members of all councils and committees of the department of education, except the board of regents and junior college boards of trustees, shall hereafter be appointed by the state board of education from a list of two (2) or more names nominated for each position by the commissioner of education; provided, however, each member of a board, council, or committee transferred herein to the department of education by a type five (5) transfer shall continue in office for the remainder of his current term.

(14) Notwithstanding anything contained in law to the contrary, all members of the board of regents shall be appointed by the governor, approved by three (3) members of the cabinet

and confirmed by the senate; provided, however, that no appointee shall take office until after his appointment has been approved by three (3) members of the cabinet; provided further, that the state board of education shall develop rules and procedures for review and approval of the appointees.

(15) Notwithstanding anything contained in law to the contrary, all members of each junior college board of trustees shall be appointed by the governor, approved by three (3) members of the cabinet and confirmed by the senate; provided, however, that no appointee shall take office until after his appointment has been approved by three (3) members of the cabinet; provided further, that the state board of education shall develop rules and procedures for review and approval of the appointees. Prior to the time the governor appoints any member of any junior college board of trustees, the school board or boards in the junior college district may submit to the governor for his consideration the names of two (2) or more persons for each office.

(16) The board of regents, created under chapter 240, Florida Statutes, is transferred by a type one (1) transfer to the department of education and shall be assigned to the division of universities. The board of regents' authority to appoint the chancellor of the state university system and the presidents of the state universities is continued.

(17) The state junior college board, created under section 230.0100, Florida Statutes, is transferred by a type five (5) transfer to the department of education and its functions shall be assigned to the division of community colleges.

(18) The Florida public school board, created under section 229.141, Florida Statutes, is transferred by a type five (5) transfer to the department of education and its functions shall be assigned to the division of elementary and secondary education.

(19) The industry services advisory board, created under section 230.66, Florida Statutes, is transferred by a type five (5) transfer to the department of education.

(20) The student scholarship and loan commission, created under section 239.67, Florida Statutes, is transferred by a type five (5) transfer to the department of education.

(21) The textbook committees, authorized by section 233.07, Florida Statutes, are transferred by type five (5) transfers to the department of education.

(22) The board of vocational education, constituted under section 229.061(9), Florida Statutes, is transferred by a type three (3) transfer to the department of education.

(23) The professional practices commission, created under section 231.57, Florida Statutes, is transferred by a type five (5) transfer to the department of education.

(24) The teacher education advisory council, created under section 231.10, Florida Statutes, is transferred by a type five (5) transfer to the department of education.

(25) The textbook purchasing board, created under section 233.13, Florida Statutes, is transferred by a type three (3) transfer to the department of education.

(26) The board of trustees for the Florida school for the deaf and blind, created under section 242.331, Florida Statutes, is transferred by a type one (1) transfer to the department of education.

(27) The anatomical board of the state, created under chapter 245, Florida Statutes, is transferred by a type three (3) transfer to the department of education and its functions shall be assigned to the division of universities.

(28) The courses of study committee, created under section 233.01, Florida Statutes, is transferred by a type five (5) transfer to the department of education.

Section 16. Department of business regulation.—There is created a department of business regulation.

(1) The head of the department of business regulation is the board of business regulation composed of five (5) members. The members of the board shall be appointed by the governor

subject to confirmation by the senate. The governor may suspend the members of the board subject to removal or reinstatement by the senate.

(2) The following divisions of the department of business regulation are established:

- (a) Division of pari-mutuel wagering.
- (b) Division of hotels and restaurants.
- (c) Division of installment land sales.
- (d) Division of beverage.
- (e) Division of general regulation.

(3) The board of business regulation is authorized to establish procedures for the administration of each division. In each of the divisions of the department, hearing examiners may be appointed to assist the division directors in exercising the discretionary powers, duties and functions of their divisions. Any interested person may appeal an adverse decision by a division to the board of business regulation.

(4) Each of the directors of the divisions of the department of business regulation shall be appointed by the board of business regulation subject to confirmation by the senate. Each shall serve at the pleasure of the board of business regulation.

(5) The state racing commission, created under chapter 550, Florida Statutes, is transferred by a type one (1) transfer to the department of business regulation and shall be assigned to the division of pari-mutuel wagering.

(6) The hotel and restaurant commission, created under chapter 509, Florida Statutes, is transferred by a type three (3) transfer to the department of business regulation and its functions shall be assigned to the division of hotels and restaurants.

(7) The land sales board, created under chapter 478, Florida Statutes, is transferred by a type one (1) transfer to the department of business regulation and shall be assigned to the division of installment land sales.

(8) The state beverage department, created under chapter 561, Florida Statutes, is transferred by a type three (3) transfer to the department of business regulation and its functions shall be assigned to the division of beverage.

(9) All powers, duties and functions of the state board of conservation relating to the regulation and licensing of yacht and ship brokers, as prescribed by chapter 537, Florida Statutes, are transferred by a type four (4) transfer to the department of business regulation and the functions shall be assigned to the division of general regulation.

(10) All powers, duties and functions of the secretary of state relating to the regulation of labor organizations, under chapter 447, Florida Statutes, and regulation of shorthand court reporting, under chapter 457, Florida Statutes, are transferred by a type four (4) transfer to the department of business regulation and the functions shall be assigned to the division of general regulation.

(11) The labor business agents licensing board, created under section 447.04(3), Florida Statutes, is transferred by a type three (3) transfer to the department of business regulation and its functions shall be assigned to the division of general regulation.

(12) All powers, duties and functions of the Florida industrial commission relating to the enforcement of the elevator inspection law, under chapter 399, Florida Statutes, are assigned by a type four (4) transfer to the department of business regulation and the functions shall be assigned to the division of general regulation.

Section 17. Department of commerce.—There is created a department of commerce.

(1) The head of the department of commerce is the secretary of commerce; provided, however, the governor may assign the lieutenant governor the duty of serving as the head of the department of commerce without senate confirmation. If the lieutenant governor is not assigned that duty, the secretary shall

be appointed by the governor subject to confirmation by the senate. The secretary shall serve at the pleasure of the governor.

(2) The following divisions of the department of commerce are established:

- (a) Division of labor and employment opportunities.
- (b) Division of commercial development.

(3) The apprenticeship council, created under section 446.041, Florida Statutes, is transferred by a type five (5) transfer to the department of commerce and its functions assigned to the division of labor and employment opportunities, with the director of the division of labor and employment opportunities designated as ex officio chairman.

(4) The Florida industrial commission, created under section 440.44, Florida Statutes, is transferred by a type three (3) transfer to the department of commerce and its functions shall be assigned to the division of labor and employment opportunities.

(5) The Florida development commission, created under chapter 288, Florida Statutes, is transferred by a type three (3) transfer to the department of commerce and its functions shall be assigned to the division of commercial development.

(6) The inter-American center authority, created under chapter 554, Florida Statutes, is transferred by a type one (1) transfer to the department of commerce, and shall be assigned to the division of commercial development; provided, however, if another act of the 1969 regular session of the legislature is inconsistent with this subsection, then the provisions of such other act shall prevail.

(7) The Florida nuclear and space commission, created under section 290.01, Florida Statutes, is transferred by a type five (5) transfer to the department of commerce.

(8) There is created within the division of labor and employment opportunities an industrial relations commission to consist of the director of the division of labor and employment opportunities as chairman and two (2) other members to be appointed by the governor. Not more than one (1) appointee shall be a person who on account of his previous vocation, employment or affiliation shall be classified as a representative of employers, and not more than one (1) such appointee shall be a person who on account of his previous vocation, employment or affiliation shall be classified as a representative of employees.

(a) All authority, powers, duties and responsibilities of the Florida industrial commission relating to rule making, provided in section 440.56 and section 443.12, Florida Statutes, are transferred to the industrial relations commission. The property, personnel, and appropriations relating to the specified authority, powers, duties and responsibilities shall be transferred to the department of commerce and shall be assigned for the use of the industrial relations commission.

(b) All authority, powers, duties and responsibilities of the Florida industrial commission relating to the review of orders of judges of industrial claims in workmen's compensation proceedings under chapter 440, Florida Statutes, and the review of orders of appeals referees in unemployment compensation proceedings under chapter 443, Florida Statutes, are transferred to the industrial relations commission. Orders of the commission relating to workmen's compensation under chapter 440, Florida Statutes, shall be subject to review only by petition for writ of certiorari to the supreme court in the manner provided in section 440.27, Florida Statutes. Orders of the commission relating to unemployment compensation under chapter 443, Florida Statutes, shall be subject to review only by petition for writ of certiorari to the district court of appeal in the appellate district in which the issues involved were decided by an appeals referee in the manner provided in section 443.07(4)(e), Florida Statutes. The property, personnel, and appropriations relating to the specified authority, powers, duties and responsibilities shall be transferred to the department of commerce and shall be assigned for the use of the industrial relations commission. Provided, however, if another act of the 1969 regular session of the legislature is inconsistent with this paragraph, then the provisions of such other act shall prevail to the extent of the inconsistency.

(10) There is created within the division of labor and employment opportunities a bureau of human resources. This bureau shall encourage the development of state programs by the various departments for the productive use of human resources.

(11) The secretary of commerce has the authority until July 1, 1970, to create new divisions within the department and reorganize functions of existing divisions within the department as is necessary for efficient and effective management so as not to be incompatible with federal law and the rules and regulations of the United States department of labor.

Section 18. Department of community affairs.—There is created a department of community affairs.

(1) The head of the department of community affairs is the secretary of community affairs. The secretary shall be appointed by the governor subject to confirmation by the senate. The secretary shall serve at the pleasure of the governor.

(2) The following divisions of the department of community affairs are established:

- (a) Division of economic opportunity.
- (b) Division of emergency government.
- (c) Division of veterans' affairs.
- (d) Division of technical assistance.
- (e) Division of training and professional development.
- (f) Division of migrant labor.

(3) Within the department of community affairs, there is created a council of community affairs consisting of nine (9) members appointed by the governor from among the citizens of the state. In making the appointments, the governor shall give representation to local officials and community leaders and to the various geographical areas of the state. Of the members first to be appointed, three (3) shall be appointed for terms of one (1) year each; three (3) shall be appointed for terms (2) years each; and three (3) shall be appointed for terms of three (3) years each. The successors of the members first appointed shall be appointed for three (3) year terms. Vacancies other than by expiration of terms shall be filled by appointment of the governor for the remainder of the unexpired term. All members of the council shall serve without compensation, except for the reimbursement of their necessary expenses as provided by law.

(a) The council on community affairs shall annually select a chairman and a vice chairman. The chairman shall annually submit a report to the governor with recommendations of appropriate legislative or executive action.

(b) The council shall meet at least monthly and at such other times as the governor, the secretary or the council determines.

(c) The council on community affairs shall consult with and advise the secretary of community affairs, the governor and the legislature regarding the affairs and problems of local government and other problems within the jurisdictional concern of the department, and shall conduct such studies of specific community problems as may be referred to the council by the governor, the legislature or the secretary of community affairs. In conducting studies the council shall hold hearings throughout the state as are necessary.

(d) The department of community affairs shall furnish equipment and staff necessary to implement the work of the council.

(4) Within the department of community affairs there is created an inter-departmental coordinating council on community services consisting of the secretary of community affairs as chairman, and the following: director of the division of family services of the department of health and rehabilitative services; the secretary of health and rehabilitative services; the director of the division of labor and employment opportunities of the department of commerce; the executive director of the department of air and water pollution control; the adjutant general of Florida; the director of the division of recreation and parks of the department of natural resources; the chancellor of the board of regents; the assistant to the commissioner of education who is in charge of coordinating vocational-technical

education programs and activities; the secretary of transportation; a representative of the department of administration in charge of budgeting; and a representative of the department of administration in charge of planning. In the event that any of the foregoing offices are changed, renamed, abolished or merged with other offices, membership on the inter-departmental coordinating council on community services shall devolve upon the office assuming the duties of the former office and the provisions of this section shall apply equally upon the new office as they did upon the former.

(a) The chairman of the coordinating council is authorized to convene, within his discretion, meetings of the coordinating council at appropriate times and places and for purposes which enable the department of community affairs to exercise its powers and perform its duties.

(b) The chairman of the coordinating council is authorized to make appointments to ad hoc working groups of the council to consider special problems within the scope of the responsibilities of the department.

(c) The members of the coordinating council, or policy-making representatives designated by them, shall participate in council meetings and in ad hoc working group meetings called by the chairman and, to the extent permitted by law and available funds, shall furnish information, at the request of the chairman, pertaining to programs within the responsibilities of such department.

(d) The department of community affairs shall provide the necessary administrative services for the coordinating council.

(e) The chairman shall make periodically, and at the request of the governor, a report to the governor on the activities of the council.

(5) The secretary of community affairs shall:

(a) Supervise and administer the activities of the department and shall advise the governor, the cabinet and the legislature with respect to matters affecting community affairs and local government and participate in the formulation of policies which best utilize the resources of state government for the benefit of local government;

(b) Render services to local governments by assisting, upon request, in applying for and securing federal and state funds, and by assisting the department of administration in coordinating the activities of the state with federal programs for assistance in and solution of urban problems;

(c) Under the direction of the governor, administer programs to apply rapidly all available aid to disaster-stricken communities and, for this purpose, provide liaison with federal agencies and other public and private agencies;

(d) When requested, administer programs which will assist the efforts of local governments in developing mutual and cooperative solutions to their common problems;

(e) Conduct programs to encourage and promote the involvement of private enterprise in the solution of urban problems;

(f) Consult with governmental, academic and private organizations which conduct research on metropolitan and other local problems and report to the governor and the legislature concerning the findings and recommendations of these organizations;

(g) Conduct continuing programs of analysis and evaluation of local governments and recommend to the governor programs and changes in the powers and organization of local government as may seem necessary to strengthen local governments;

(h) Provide an informational service for local governments or interested persons by referring inquiries to the appropriate departments and agencies of the state and federal governments for advice, assistance and available services in connection with particular problems;

(i) Assist the governor and the cabinet in coordinating and making more effective the activities and services of those departments and agencies of the state which may be of service to units of local government;

(j) Provide consultative services and technical assistance to local officials in the fields of housing, redevelopment and renewal, local public improvement programs, planning and zoning and other local programs and collect and disseminate information pertaining thereto, including information concerning federal, state and private assistance programs and services;

(k) Conduct research and studies and prepare model ordinances, charters and codes relating to the areas referred to herein;

(l) Cooperate with other state agencies in the preparation of statewide plans relating to housing, redevelopment and renewal, human resources development, local planning and zoning, transportation and traffic and other matters relating to the purposes of this section; and

(m) Conduct a program of preservice and inservice training for local officials in technical and specialized areas of local administration, in cooperation with appropriate state agencies whose professional personnel possess specialized or technical knowledge which would be useful in conducting such training programs. Included in such programs shall be short courses in fiscal and debt management and other areas in which the secretary determines that there is sufficient interest among local officials to warrant training programs.

(n) Perform such other functions, duties, or responsibilities as may be hereafter assigned to him by law; and

(o) Accept funds from all sources to be utilized in programs designed to combat juvenile crime, including the making of contributions to the national youth emergency corps.

(6) It is the intent of this act, with respect to federal grant-in-aid programs that the department shall serve as the agency for disseminating information to local governments regarding the availability of federal grant-in-aid assistance to local governments in their efforts to secure federal grant-in-aid assistance, but only upon the request of such local governments; and assisting local governments in maintaining liaison and communications with federal agencies concerning federal grant-in-aid programs; provided, however that nothing contained herein shall be construed to require consent, approval, or authorization from the department as a condition to any application for or acceptance of grants-in-aid from the United States government.

#### (7) DIVISION OF MIGRANT LABOR.—

(a) As used in this subsection, unless the context clearly requires a different meaning:

1. Migrant labor camp means those migrant labor camps as defined in section 381.422(1), Florida Statutes;

2. Division means the division of migrant labor created by this act;

3. The term migrant laborer has the same meaning as migrant farm workers as defined in section 317.9931(1), Florida Statutes.

(b) The division is authorized and directed to:

1. Advise and consult with employers of migrant workers as to the ways and means of improving living conditions of seasonal workers;

2. Cooperate with the department of health and rehabilitative services in establishing minimum standards of preventive and curative health and minimum standards of housing and sanitation in migrant labor camps, and making surveys to determine the adequacy of preventive and curative health services available to occupants of migrant labor camps. The division shall arrange, through the department of health and rehabilitative services, for the provision of such supplementary services to the extent of available appropriations. Such services may be provided through the use of one (1) or more traveling dispensaries or by contract with physicians, dentists, hospitals, or clinics, or in such manner as may be recommended by the department of health and rehabilitative services. Further, it is the duty of the division to provide coordination for the enforcement of sections 381.422 through 381.482, Florida Statutes;

3. Cooperate with the other departments of government in coordinating all applicable labor laws, including but not limited

to, those relating to private employment agencies, child labor, wage payments, wage claims, and crew leaders;

4. Cooperate with the department of education to provide educational facilities for the children of migrant laborers;

5. Cooperate with the department of highway safety and motor vehicles to establish minimum standards for the transporting of migrant laborers;

6. Cooperate with the department of agriculture and consumer services to conduct an education program for employers of migrant laborers pertaining to the standards, methods, and objectives of the division;

7. Cooperate with the department of health and rehabilitative services in coordinating all public assistance programs as they may apply to migrant laborers;

8. Coordinate all federal, state and local programs pertaining to migrant laborers;

9. Cooperate with the farm labor office of the Florida state employment service in the recruitment and referral of migrant laborers and other persons for the planting, cultivation and harvesting of agricultural crops in Florida.

(8) DIVISION OF ECONOMIC OPPORTUNITY.— In addition to the powers, duties and functions presently prescribed for the division of economic opportunity, the division shall, under the general supervision of the director and the inter-departmental coordinating council on community services, assist and encourage the development of state programs by the various departments for the productive use of human resources, and shall work with other state agencies in order that together they might:

(a) Effect the coordination by the responsible agencies of the state of the vocational, technical and adult educational programs of the state in order to provide the maximum use and meaningful employment of persons completing courses of study from such programs; and

(b) Assist the department of commerce in the development of employment opportunities.

(9) The powers, duties and functions of the division of economic opportunity in the office of the governor is transferred by a type four (4) transfer to the department of community affairs.

(10) The department of civil defense, created under chapter 252, Florida Statutes, is transferred by a type three (3) transfer to the department of community affairs.

(11) The state civil defense council, created under section 252.05, Florida Statutes, is transferred by a type (3) transfer to the department of community affairs.

(12) The Florida civil defense advisory board, created under section 252.05(2), Florida Statutes, is transferred by a type six (6) transfer to the department of community affairs.

(13) The powers, duties and functions of the Florida development commission relating to local planning assistance are transferred by a type four (4) transfer to the department of community affairs.

(14) The state housing board, created under chapter 424, Florida Statutes, is transferred by a type three (3) transfer to the department of community affairs.

(15) The role of state government required by chapter 421, Florida Statutes (housing authorities law), chapter 422, Florida Statutes (housing cooperation law), chapter 423, Florida Statutes (tax exemption of housing authorities), and chapter 424, Florida Statutes (limited dividend housing companies), is the responsibility of the department of community affairs, and the department is the agency of state government responsible for the state's role in housing and urban development.

(16) The police standards council, created under chapter 23, Florida Statutes, is assigned by a type two (2) transfer to the department of community affairs.

(17) The board of trustees of the Florida state fire college, created under section 242.52, Florida Statutes, is transferred by

a type five (5) transfer to the department of community affairs, and the Florida state fire college, created under section 242.52, Florida Statutes, shall be operated by the division of training and professional development.

(18) The department of veterans affairs, created under chapter 292, Florida Statutes, is transferred by a type five (5) transfer to the department of community affairs and its functions shall be assigned to the division of veterans' affairs.

Section 19. Department of health and rehabilitative services.—There is created a department of health and rehabilitative services.

(1) The head of the department of health and rehabilitative services is the secretary of health and rehabilitative services. The secretary shall be appointed by the governor subject to confirmation by the senate. The governor may suspend the secretary subject to removal or reinstatement by the senate.

(2) The following divisions and bureaus within these divisions of the department of health and rehabilitative services are established:

(a) Division of administrative services.

(b) Division of adult corrections.

(c) Division of youth services.

(d) Division of mental health.

1. Bureau of alcoholic rehabilitation.

(e) Division of retardation.

(f) Division of vocational rehabilitation.

1. Bureau of blind services.

(g) Division of family services.

(h) Division of health.

(3) The director of each division of the department of health and rehabilitative services shall be appointed by the governor subject to confirmation by the senate, except that the director of each division of the board of commissioners of state institutions that is transferred to this department is continued as the director of the division of the department to which the functions of the division of the board of commissioners of state institutions are assigned until the secretary appointed by the governor is confirmed by the senate during the 1970 session of the legislature.

(4) All powers, duties and functions of the board of commissioners of state institutions relating to and including the division of corrections created under section 965.01(1), Florida Statutes, and chapters 944 and 945, Florida Statutes, are transferred by a type four (4) transfer to the department of health and rehabilitative services and its functions shall be assigned to the division of adult corrections.

(5) All powers, duties and functions of the board of commissioners of state institutions relating to and including the division of youth services created under section 965.01(2), Florida Statutes, are transferred by a type four (4) transfer to the department of health and rehabilitative services and its functions shall be assigned to the division of youth services.

(6) The advisory committee to the director of youth services, created under section 965.13, Florida Statutes, is transferred by a type five (5) transfer to the department of health and rehabilitative services and its functions shall be assigned to the division of youth services.

(7) All powers, duties and functions of the board of commissioners of state institutions relating to and including the division of mental health created under section 965.01(3), Florida Statutes, are transferred by a type four (4) transfer to the department of health and rehabilitative services and its functions shall be assigned to the division of mental health.

(8) All powers, duties and functions of the board of commissioners of state institutions relating to the program for rehabilitation of alcoholics as prescribed in chapter 396, Florida Statutes, are transferred by a type four (4) transfer to the department of health and rehabilitative services and the func-

tions shall be assigned to the bureau of alcoholic rehabilitation of the division of mental health.

(9) The advisory council pertaining to rehabilitation of alcoholics, created under section 396.101, Florida Statutes, is transferred by a type five (5) transfer to the department of health and rehabilitative services and its functions shall be assigned to the bureau of alcoholic rehabilitation of the division of mental health.

(10) All powers, duties and functions of the board of commissioners of state institutions relating to and including the division of mental retardation created under section 965.01(4), Florida Statutes, and chapter 393, Florida Statutes, are transferred by a type four (4) transfer to the department of health and rehabilitative services and its functions shall be assigned to the division of retardation.

(11) All powers, duties and functions of the state board of education relating to and including the division of vocational rehabilitation created under chapter 229, part IV, Florida Statutes, are transferred by a type four (4) transfer to the department of health and rehabilitative services and its functions shall be assigned to the division of vocational rehabilitation.

(12) The Florida council for the blind, created under chapter 413, Florida Statutes, is transferred by a type five (5) transfer to the department of health and rehabilitative services and its functions shall be assigned to the bureau of blind services of the division of vocational rehabilitation.

(13) The commission on aging, created under chapter 412, Florida Statutes, is transferred by a type five (5) transfer to the department of health and rehabilitative services and its functions shall be assigned to the division of family services.

(14) The Florida crippled children's commission, created under chapter 391, Florida Statutes, is transferred by a type five (5) transfer to the department of health and rehabilitative services and its functions shall be assigned to the bureau of crippled children of a division within the department.

(15) The state department of public welfare, created under chapter 409, Florida Statutes, is transferred by a type five (5) transfer to the department of health and rehabilitative services and its functions shall be assigned to the division of family services.

(16) All powers, duties and functions of the board of commissioners of state institutions relating to and including the division of community hospitals and medical facilities created under section 965.01(5), Florida Statutes, are transferred by a type four (4) transfer to the department of health and rehabilitative services and its functions shall be assigned to the division of administrative services.

(17) All powers, duties and functions of the board of commissioners of state institutions prescribed in section 380.01, Florida Statutes (survey of state hospital facilities), are transferred by a type four (4) transfer to the department of health and rehabilitative services and shall be assigned to the division of administrative services.

(18) The advisory council relating to hospitals and other institutions, authorized in section 380.01(2), Florida Statutes, is transferred by a type five (5) transfer to the department of health and rehabilitative services and its functions shall be assigned to the division of administrative services.

(19) The state board of health, created under chapter 381, Florida Statutes, is transferred by a type five (5) transfer to the department of health and rehabilitative services and its functions shall be assigned to the division of health.

(2) All powers, duties and functions of the state health officer, an office authorized in chapter 381, Florida Statutes, are transferred by a type four (4) transfer to the department of health and rehabilitative services and shall be assigned to the division of health and the position of state health officer is abolished.

(21) The state tuberculosis board, created under section 392.01, Florida Statutes, is transferred by a type three (3) transfer to the department of health and rehabilitative services and its functions shall be assigned to the division of health.

(22) The pest control commission of Florida, created under chapter 482, Florida Statutes, is transferred by a type three (3) transfer to the department of health and rehabilitative services and its functions shall be assigned to the division of health.

Section 20. Department of law enforcement.—There is created a department of law enforcement.

(1) The head of the department of law enforcement is the governor and cabinet. The executive director of the department shall be appointed by the governor with the approval of three (3) members of the cabinet and subject to confirmation by the senate. The executive director shall serve at the pleasure of the governor and cabinet.

(2) The bureau of law enforcement, created under chapter 23, Florida Statutes, is transferred by a type three (3) transfer to the department of law enforcement.

Section 21. Department of revenue.—There is created a department of revenue.

(1) The head of the department of revenue is the governor and cabinet.

(2) The state revenue commission, created under section 213.02, Florida Statutes, is transferred by a type three (3) transfer to the department of revenue.

(3) All powers, duties and functions of the comptroller relative to the collection of all state revenues presently required or authorized to be collected pursuant to chapter 198, Florida Statutes (inheritance and estate tax), chapter 201, Florida Statutes (excise taxes on documents, surtax on documents), chapter 205, Florida Statutes (occupational licenses), chapter 211, Florida Statutes (tax on production of oil and gas), chapter 194, Florida Statutes (tax redemptions), and chapter 367, Florida Statutes (water and sewer tax), are transferred by a type four (4) transfer to the department of revenue.

(4) The powers, duties and functions of the comptroller of the State of Florida, as prescribed by chapter 192, Florida Statutes (supervision of county tax assessors, uniformity of assessments), chapter 193, Florida Statutes (approval of county tax assessors' budgets), chapter 195, Florida Statutes (railroad and telegraph taxes, pullman and express gross receipts tax), chapter 196, Florida Statutes (court proceedings relating to taxation), chapter 199, Florida Statutes (supervision of intangible personal property tax), chapter 200, Florida Statutes (supervision of tangible personal property tax), and those duties relating to supervision of municipal tax assessment and collection, including section 167.445, Florida Statutes, are transferred by a type four (4) transfer to the department of revenue.

(5) All powers, duties and functions of the state treasurer relating to the collection of all state revenues presently required or authorized to be collected pursuant to chapter 624, Florida Statutes (taxes on insurance premiums or assessments), are transferred by a type four (4) transfer to the department of revenue.

(6) The provisions of subsection (2) through (5) of section 21 of this act do not in any way alter the discretion of other agencies over such activities as the granting, revoking or suspending of licenses, the disciplining of licensees, the promulgating of rules and regulations and other functions not related to the collection of revenue or the supervision of assessments.

(7) The railroad assessment board, created under chapter 195, Florida Statutes, is transferred by a type three (3) transfer to the department of revenue.

Section 22. Department of general services. There is created a department of general services.

(1) The head of the department of general services is the governor and cabinet.

(2) The following divisions and bureaus within these divisions of the department of general services are established:

- (a) Division of purchasing.
- (b) Division of electronic data processing.
- (c) Division of building construction and maintenance.
- (d) Division of motor pool.
  1. Bureau of motor vehicles.
  2. Bureau of aircraft.

- (e) Division of communications.
- (f) Division of bond finance.

(3) DIVISION OF PURCHASING.—

(a) The following definitions shall apply in this subsection:

1. "Agency" means any of the various state officers, departments, boards, commissions, divisions, bureaus, councils and any other unit of organization, however designated.

2. "Commodity" means any of the various supplies, materials, goods, merchandise, class B printing, equipment, and other personal property purchased, leased or otherwise contracted for by the state and its agencies. However, commodities purchased for resale except class B printing are excluded from this definition.

3. "Division" means the division of purchasing of the department of general services.

(b) Insurance, while not a commodity, nevertheless shall be purchased for all agencies by the division and the procedure for purchasing insurance shall be the same as those set forth herein for the purchase of commodities; provided, however, that when an insurer or agent pays a commission or any portion thereof to any person, on insurance purchased under this section, such payment shall be reported to the division in writing and under oath within thirty (30) days thereafter. Any failure to report as required herein shall subject the insurer or agent to the penalties provided in section 624.15, Florida Statutes.

(c) It shall be the purpose of the division to promote efficiency and economy and effect coordination in the purchase of commodities for the state. The legislative auditor shall make a performance audit and report of the division of purchasing quarterly and shall submit such report to the legislative auditing committee.

(d) The division shall have the following powers, duties and functions pertaining to commodities:

1. To canvass all sources of supply, and to contract for the purchase, lease or acquisition in any manner of all commodities required by the state government, or any of its agencies under competitive bidding or by contractual negotiation in the manner as hereinafter provided.

2. To plan and coordinate purchases in volume; to negotiate and execute purchasing agreements and contracts under which the division shall require state agencies to purchase and, under which a county, municipality or other local public agency may purchase. Purchases by any county, municipality or other local public agency under the provisions in the state purchasing contracts, shall be exempt from the competitive bid requirements otherwise applying to their purchases.

3. To have general supervision through the state agencies of all storerooms and stores operated by the agencies; to provide for transfer to or exchange between all state agencies, or to sell all commodities which are surplus, obsolete or unused; and to have supervision of inventories of all commodities belonging to the state agencies. The duties imposed by this subsection shall not relieve any state agency from accountability for commodities under its control.

4. To prescribe the methods of securing bids or negotiating and awarding contracts.

5. To prescribe items and quantities to be purchased locally.

6. In the event that no bids are received, to have the authority to negotiate on the best terms and conditions.

7. To govern the purchase by any agency of any commodity; to establish standards and specifications for a commodity; and to set the maximum fair prices that shall be paid for a commodity.

8. To furnish copies of any purchasing regulation to the comptroller and all agencies affected thereby. Thereafter, no agency shall purchase any commodity covered by purchasing regulations without prior approval of the division. The comptroller shall not approve any account nor direct any payment of any account for the purchase of any commodity covered by a purchasing regulation except as authorized therein. The division shall furnish to any county or municipality or other local

public agency requesting same, copies of regulations adopted by the division.

9. If any of the funds appropriated to any agency are to be expended for equipping, operating or maintaining, printing, duplicating or reproduction services or facilities, then each such agency shall furnish such cost records to the division as may be prescribed by the division. Nothing herein shall authorize the purchase of any printing, duplicating or reproduction equipment except under such rules and regulations as are adopted by the division.

10. To require that each and every agency furnish information relative to its purchases and as to its methods of purchasing to the division.

11. Except as otherwise provided herein, to have all necessary authority to adopt rules and regulations necessary to carry out the purposes of this subsection.

(e) Commodities shall not be acquired by any agency pursuant to any contract for services or incidental to the services performed thereunder. Any contract providing for the acquisition of both services and commodities shall be deemed to be a contract for the acquisition or purchase of commodities, except that service contracts may provide for purchase of reports on the findings of consultants engaged thereunder.

(f) No purchase of commodities shall be made where the purchase price thereof is in excess of one thousand dollars (\$1,000) unless made upon competitive bids received, except:

1. If the head of any state agency shall maintain that an emergency exists in regard to the purchase of any commodity, so that the delay incident to giving opportunity for competitive bidding would be detrimental to the interests of the state, then the head of such agency shall file with the division a statement under oath certifying the conditions and circumstances. In the case of the emergency purchase of insurance the period of coverage of such insurance shall not exceed a period of thirty (30) days and all such emergency purchases shall be reported to the head of the department of general services.

2. Purchasing agreements, contracts and maximum price regulations executed by the division are excepted from bid requirements.

3. Commodities available only from a single source may be excepted from the bid requirements herein upon the filing by the head of an agency of a certification of conditions and circumstances with the division if, subsequent thereto, the division authorizes the exception in writing.

4. When it is in the best interest of the state, the head of the department of general services may authorize the division director to purchase insurance by negotiation but this shall be done only under conditions most favorable to the public interest and upon a showing that said purchase shall result in the lowest ultimate cost for the coverage obtained.

(g) Except as limited herein, the division may delegate the authority for the purchase, contracting for, lease or acquisition of commodities in the following cases:

1. Technical instruments and supplies and technical books and other printed matter on technical subjects; manuscripts, maps, books, pamphlets and periodicals for the use of the state library or any other library in the state, supported in whole or in part by state funds.

2. Perishable articles, such as fresh vegetables, fresh fruit, fresh fish, fresh meat, eggs and milk; providing, that no other article shall be considered perishable within the meaning of this clause, unless so classified by the division.

3. All purchases, contracts for, leases or acquisitions of commodities described in this paragraph made directly by the agencies shall, whenever possible, be based on two (2) or more competitive bids. Whenever an order, contract, lease or acquisition of such commodities is awarded by any agency, a copy of such order, contract, lease or other document together with a record of the competitive bids, if any, upon which it was based shall be forwarded to the division.

4. Life and health insurance where no part of the premium is paid by the state.

(h) Whenever two (2) or more competitive bids are received, one (1) or more of which relates to commodities manufactured within this state and whenever all things stated in such received bids are equal with respect to price, quality and service, the commodities manufactured within this state shall be given preference.

(i) Any foreign manufacturing company with a factory in the state and with over two hundred (200) employees working in the state shall have preference over any other foreign company where price, quality and service are the same, regardless of where the product is manufactured.

(j) No general contract shall be let to cover the printing designated as class B, but each job coming under this classification shall be let separately under regulations adopted by the division to the lowest responsible bidder. Such contract shall apply only to the work under consideration and shall require competitive bids on all purchases in excess of fifty dollars (\$50). All the public printing governed hereby shall be done in the state, and the bond given by any contractor for such printing shall so state.

(k) Notwithstanding any of the provisions herein, the division may follow whatever procedure is deemed necessary to enable agencies to take advantage of the sale of any surplus material sold by the federal government or its disposal agencies.

(l) The attorney general shall assist in the preparation of forms of contracts and of contractual language for use in all contracts governed herein.

(m) The insurance commissioner shall provide the division with technical assistance in all matters pertaining to the purchase of insurance for all agencies, and shall make surveys of the insurance needs of the state and all departments thereof, including the benefits, if any, of self insurance.

(n) All personnel, property and appropriations of the state purchasing commission created under chapter 287, Florida Statutes, are transferred to the department of general services and its functions shall be assigned to the division of purchasing.

(4) The Florida electronic data processing management board, created under chapter 23, part II, Florida Statutes, is transferred to the department of general services by a type three (3) transfer and its functions shall be assigned to the division of electronic data processing.

#### (5) DIVISION OF BUILDING CONSTRUCTION AND MAINTENANCE.—

(a) No state agency shall construct a building for state use unless prior approval of the architectural design and preliminary construction plans is first obtained from the division of building construction and maintenance.

(b) No state agency shall lease a building or any part thereof for state use unless prior approval of the lease conditions and of the need therefor is first obtained from the division of building construction and maintenance.

(c) The capitol safety committee, created under section 255.24, Florida Statutes, is transferred to the department of general services by a type three (3) transfer and its functions shall be assigned to the division of building construction and maintenance.

(d) The capitol center planning committee, created under section 272.121, Florida Statutes, is transferred to the department of general services by a type three (3) transfer and its functions shall be assigned to the division of building construction and maintenance.

(3) All powers, duties and functions of the board of commissioners of state institutions having to do with design and construction of state buildings and the general supervision of maintenance therein and the specific powers of the board of commissioners of state institutions relating to the general office building construction division, the heating and electrical division, the grounds division and the state office building division as prescribed in chapters 116 (powers and duties of officers), 215 (financial matters, generally), 217 (surplus property), 255 (public property and public buildings), 270 (public lands), 272 (board of commissioners of state institutions), 284 (state fire insurance trust fund), 285 (Indian reservations and affairs), 288

(Florida development commission), 393 (sunland training centers), 394 (Florida state hospitals; psychiatric centers), 396 (rehabilitation of alcoholics), 801 (child molester act), 944 (Florida corrections code) and 965 (board of commissioners of state institutions; divisions), Florida Statutes, are transferred to the department of general services by type four (4) transfers and the functions shall be assigned to the division of building construction and maintenance.

(f) All powers, duties and functions of the secretary of state as prescribed in section 21 of article IV of the constitution of Florida of 1885 relating to his having charge of the capitol building and grounds are transferred to the department of general services by a type four (4) transfer and the functions shall be assigned to the division of building construction and maintenance.

(g) All powers, duties and functions of the board of regents and the institutions under the board of regents relating to building construction, additions to buildings and to substantial modifications and alterations of buildings as prescribed in chapters 239, 240 and 241, Florida Statutes, are transferred to the department of general services by a type four (4) transfer and the functions shall be assigned to the division of building construction and maintenance.

(h) The governor's mansion commission, created under section 272.18, Florida Statutes, is transferred to the department of general services by a type five (5) transfer and its functions shall be assigned to the division of building construction and maintenance.

#### (6) DIVISION OF MOTOR POOL.—

(a) The division of motor pool shall be divided into no less than two (2) bureaus. There shall be a bureau for motor vehicles and watercraft of all types and a separate bureau for aircraft. The division shall be responsible for obtaining the most effective and efficient use of motor vehicles, watercraft and aircraft for state purposes.

(b) No state agency shall henceforth purchase, lease or acquire any motor vehicle, watercraft or aircraft of any type unless prior approval is first obtained from the division of motor pool; provided, however, that nothing herein shall prohibit the lease for casual use of motor vehicles, nor shall remove the requirement that all purchases be in compliance with the rules and regulations of the division of purchasing.

(c) The division of motor pool shall have the following powers, duties and responsibilities:

1. To establish and operate central facilities for acquisition, disposal, operation maintenance, repair, storage, supervision, control and regulation of all state-owned or leased aircraft and motor vehicles; and to operate any state facilities for those purposes. Acquisition may be made by purchase, lease, loan or in any other legal manner;

2. To require every state agency to transfer its ownership, custody and control of every aircraft and motor vehicle to the department of general services;

3. Upon requisition and showing of need, to assign suitable aircraft transportation or motor vehicles, on a temporary (any time up to and including one (1) month) or permanent (any time from one (1) month up to and including one (1) full year) basis to any state agency. Executive aircraft may be assigned to the governor or any member of the cabinet, provided, however, that the aircraft shall not be a model in excess of a two-engine prop jet;

4. To allocate and charge the state agencies to which aircraft transportation or motor vehicles are furnished fees, based upon any reasonable criteria;

5. To adopt and to enforce rules and regulations for the efficient and safe use, operation, maintenance, repair and replacement of all state-owned or leased aircraft and motor vehicles; to require the placement of appropriate stickers, decals or other markings upon the aircraft and motor vehicles of the state. The division may delegate to the respective heads of the agencies to which aircraft and motor vehicles are assigned the duty of enforcing the rules and regulations adopted by the division;

6. To contract for specialized maintenance services;

7. To require any state agency to keep records and make reports regarding aircraft and motor vehicles to the division as may be required;

8. To submit written recommendations to the legislature, no later than sixty (60) days prior to the commencement of the next regular session of the legislature, as to efficient and effective methods by which central facilities could be established and operated for the acquisition, operation, maintenance, repair, storage, supervision, control and regulation of all state-owned or leased motor vehicles and watercraft, and

(9) To establish and operate central facilities to determine the mode of transportation to be used by state employees traveling on official state business, and to schedule and coordinate use of state-owned or leased aircraft and passenger-carrying vehicles to assure maximum utilization of state aircraft, motor vehicles, and employee time by assuring that employees travel by the most practical and economical mode of travel. The division shall consider the number of employees making the trip to the same location, the most efficient and economical means of travel considering time of employee, transportation cost and subsistence required, the urgency of the trip, and the nature and purpose of the trip.

(d) The aircraft and motor vehicles in the central motor pool or any branch thereof shall be available for official state business only.

(e) The director of the division of motor pool may require a department or any state agency having facilities for the repair of aircraft or motor vehicles and for the storage and distribution of gasoline and other petroleum products to repair aircraft and motor vehicles and to furnish gasoline and other petroleum products to any other department or agency and shall compensate for the cost of such services and products.

(f) All moneys designated for or appropriated to any agency for the use, operation, maintenance, repair, or replacement of any state-owned or leased motor vehicles or aircraft shall be transferred to the bureau of motor pool as required by the bureau.

(g) The provisions of this subsection do not apply to motor vehicles used exclusively by the department of highway safety and motor vehicles for law enforcement purposes. Title to such vehicles shall be in the state.

#### (7) BUREAU OF COMMUNICATIONS.—

(a) The division of communications shall have the following powers, duties and functions:

1. To develop a state plan for communications services for all state agencies;

2. To coordinate the purchase, lease and use of all communications services for state government including communications services provided as part of any other total system to be used by the state or any of its agencies;

3. To advise state agencies and political subdivisions of the state as to systems or methods to be used to meet communications requirements efficiently and effectively;

4. To consolidate the communications systems and services of state agencies and to provide for their joint use by the agencies;

5. To assume management responsibility for any consolidated system or service;

6. To enter into agreements for the support and use of the communications services of state agencies and of political subdivisions of the state;

7. To provide for the rendering of aid between state government and its political subdivisions with respect to the organizing of communication systems;

8. To use or acquire communications facilities now owned or operated by any state agency;

9. To standardize policies and procedures for the use of such services;

10. To delegate to state agencies the powers of acquisition, lease and utilization of communications facilities and services;

11. To purchase from or contract with suppliers and communications common carriers for communications facilities or services, including private line services;

12. To apply for, receive and hold or assist agencies in applying for, receiving or holding such authorizations, licenses and allocations or channels and frequencies to carry out the purposes of this act;

13. To acquire real estate, equipment and other property;

14. To cooperate with any civil defense agency, federal, state or local in providing for emergency communications services;

15. Unless delegated to the agencies, to control and approve the purchase, lease and use of all communications equipment and facilities including communications services provided as part of any other total system to be used by the state or any of its agencies;

16. To take custody and control of existing communications equipment and facilities to carry out the purposes of this act;

17. To prescribe rules and regulations for the use of the state communications system;

18. To provide a means whereby political subdivisions of the state may utilize the state communications system upon such terms and under such conditions as the division may establish; and

19. To apply for and accept federal funds for any of the purposes of this act as well as gifts and donations from individuals, foundations and private organizations.

(b) Any reference herein to communications or communications system means any transmission, emission and reception of signs, signals, writings, images and sounds of intelligence of any nature by wire, radio, optical or other electromagnetic systems and shall include all facilities and equipment owned, leased or used by all agencies and political subdivisions of state government.

(c) State departments shall cooperate and assist in the joint use of communications systems and services. The director of communications shall develop a system of equitable billings and charges for communication services provided in any consolidated or joint-use system of communications.

(d) In the event of an emergency, the governor may direct civil defense assumption of control over all or part of the state communications system.

(8) All personnel, assets and liabilities of the revenue bond department of the Florida development commission are transferred to the department of general services by a type four (4) transfer and shall be assigned to the division of bond finance. All obligations of said commission in connection with outstanding bond issues shall be assumed and performed either by the division of bond finance or by the state board of administration, as provided by law or by contract. Any bond proceedings taken by the Florida development commission prior to July 1, 1969, when ratified by the state board of administration shall be deemed to have been taken by the board and the division of bond finance on behalf of said commission and any further necessary services in connection with such bond issues shall be performed by the board or the division in the manner provided by this act, or as otherwise provided by law. Any legal commitments, contracts or other obligations heretofore entered into or assumed by the Florida development commission in connection with its revenue bond program outstanding on July 1, 1969, are hereby charged to and shall be performed by the division of bond finance. All of the powers and duties granted to and vested in the Florida development commission by any statutes and laws of this state relating to the revenue bond program of said commission are granted to, vested in and shall be exercised by the division, and all of said statutes and laws not expressly repealed hereby shall remain in full force and effect, subject to the powers and duties therein prescribed being performed by the division.

(9) The board of commissioners of state institutions, created under section 17 of article IV of the constitution of Florida of

1885, is transferred by a type three (3) transfer to the department of general services.

Section 23. Department of transportation.—There is created a department of transportation.

(1) The head of the department of transportation is the secretary of transportation. The secretary shall serve full time and be a professional engineer or other person qualified by education and experience in the development, regulation or operation of transportation systems. The secretary shall be appointed by the governor subject to confirmation by the senate. The secretary shall serve at the pleasure of the governor.

(2) The following divisions of the department of transportation are established:

- (a) Division of administration.
- (b) Division of transportation planning.
- (c) Division of road operations.
- (d) Division of mass transit operations.

(3) All powers, duties and functions of the board of commissioners of state institutions as prescribed by section 330.261, Florida Statutes (aviation; board of commissioners of state institutions; powers and duties), are transferred by a type seven (7) transfer to the department of transportation and the functions shall be assigned to the division of transportation planning.

(4) All powers, duties and functions of the board of commissioners of state institutions as prescribed by sections 330.27 through 330.36, 330.38 and 330.39, Florida Statutes (airport licensing law), are transferred by a type seven (7) transfer to the department of transportation and the functions shall be assigned to the division of transportation planning.

(5) The board of highway secondary trust fund trustees, created under section 339.031, Florida Statutes, is transferred by a type three (3) transfer to the department of transportation and its functions shall be assigned to the division of transportation planning.

(6) The state road board, created under chapter 334, Florida Statutes, is transferred by a type three (3) transfer to the department of transportation.

(7) The state road department, created under chapter 334, Florida Statutes, is transferred by a type three (3) transfer to the department of transportation and its functions shall be assigned to the division of road operations.

(8) All powers, duties and functions of the state road department relating to long-range planning are transferred by a type four (4) transfer to the department of transportation and the functions shall be assigned to the division of transportation planning, and all powers, duties and functions of the state road department relating to condemnation proceedings and the acquisition of right-of-way are transferred by a type four (4) transfer to the department of transportation and the functions shall be assigned to the division of administration.

(9) The transportation commission, created under chapter 23, Florida Statutes, is transferred by a type six (6) transfer to the department of transportation, except that any unexpended balances of appropriations, allocations, or other funds of said commission are transferred to the department of transportation.

(10) The transportation authority, created under chapter 23, Florida Statutes, is transferred by a type six (6) transfer to the department of transportation, except that any unexpended balances of appropriations, allocations, or other funds of said authority are transferred to the department of transportation.

(11) The department of transportation, created under chapter 23, Florida Statutes, is transferred by a type six (6) transfer to the department of transportation, except that any unexpended balances of appropriations, allocations, or other funds of said department of transportation created under chapter 23, Florida Statutes, are transferred to the department of transportation.

(12) The Florida state turnpike authority, created under chapter 340, Florida Statutes, is transferred by a type three (3) transfer to the department of transportation.

(13) It is the duty of the division of transportation planning of the department of transportation to coordinate and assist the activities of all public bodies, authorities, agencies and special districts charged with the development of expressway systems within the state or any of its counties, whether such bodies, authorities, agencies or special districts now exist or may hereafter be created by general or special act of the legislature. All powers, duties and functions of the state road department in supervising local expressway authorities, as prescribed in chapters 348 and 349, Florida Statutes, are transferred by a type four (4) transfer to the department of transportation to be assigned to divisions by the secretary of the department.

(14) The secretary of the department of transportation has the authority until July 1, 1970, to create new divisions within the department and reorganize functions of existing divisions within the department as is necessary for efficient and effective management.

Section 24. Department of highway safety and motor vehicles.—There is created a department of highway safety and motor vehicles.

(1) The head of the department of highway safety and motor vehicles is the governor and cabinet.

(2) The following divisions of the department of highway safety and motor vehicles are established:

- (a) Division of the Florida highway patrol.
- (b) Division of driver licenses.
- (c) Division of motor vehicles.

(3) The department of motor vehicles, created under chapter 318, Florida Statutes, is transferred by a type three (3) transfer to the department of highway safety and motor vehicles.

(4) The department of public safety, created under chapter 321, Florida Statutes, is transferred by a type three (3) transfer to the department of highway safety and motor vehicles.

Section 25. Department of natural resources.— There is created a department of natural resources.

(1) The head of the department of natural resources is the governor and cabinet.

(2) The following divisions of the department of natural resources are established:

- (a) Division of administrative services.
- (b) Division of marine resources.
- (c) Division of interior resources.
- (d) Division of game and fresh water fish.
- (e) Division of recreation and parks.

(3) The department of natural resources is charged with the administration, supervision, development and conservation of the natural resources of the state.

(4) In addition to his other duties, it is the responsibility of the executive director of natural resources to advise and make recommendations to the board of trustees of the internal improvement trust fund on all matters pertaining to the natural resources of the state.

(5) The commission on marine sciences and technology, created under chapter 369, Florida Statutes is transferred by a type one (1) transfer to the department of natural resources and it shall be assigned to the division of marine resources.

(6) The supervisory powers, duties and functions of the state board of conservation relating to flood control and water management districts, prescribed in chapter 378, Florida Statutes, are transferred by a type four (4) transfer to the department of natural resources and the functions shall be assigned to the division of interior resources.

(7) The supervisory powers, duties and functions of the state board of conservation relating to navigation districts, prescribed

in parts II and III, chapter 374, Florida Statutes, are transferred by a type four (4) transfer to the department of natural resources and the functions shall be assigned to the division of interior resources.

(8) The canal authority of Florida, created under chapter 374, part I, Florida Statutes, is transferred by a type one (1) transfer to the department of natural resources.

(9) The state board of conservation, division of administration, created under section 370.02(4), Florida Statutes, is transferred by a type four (4) transfer to the department of natural resources and the functions shall be assigned to the division of administrative services.

(10) The state board of conservation, division of waterways development, created under section 370.02(7), Florida Statutes, is transferred by a type four (4) transfer to the department of natural resources and the functions shall be assigned to the division of interior resources.

(11) The state board of conservation, division of salt water fisheries, created under section 370.02(5), Florida Statutes, is transferred by a type four (4) transfer to the department of natural resources and the functions shall be assigned to the division of marine resources.

(12) The state board of conservation, division of water resources and conservation, created under section 370.02(6), Florida Statutes, is transferred by a type four (4) transfer to the department of natural resources and the functions shall be assigned to the division of interior resources.

(13) The state board of conservation, division of geology, created under section 370.02(8), Florida Statutes, is transferred by a type four (4) transfer to the department of natural resources and the functions shall be assigned to the division of interior resources.

(14) The state board of conservation, division of beaches and shores, created under section 370.02(9), Florida Statutes, is transferred by a type four (4) transfer to the department of natural resources and the functions shall be assigned to the division of marine resources.

(15) The state board of conservation, created under section 370.02, Florida Statutes, is transferred by a type three (3) transfer to the department of natural resources.

(16) The Florida keys aqueduct commission, created under special act, is transferred by a type one (1) transfer to the department of natural resources and it shall be assigned to the division of interior resources.

(17) The Florida board of parks and historic memorials, created under chapter 592, Florida Statutes, is transferred by a type three (3) transfer to the department of natural resources and its functions shall be assigned to the division of recreation and parks.

(18) The outdoor recreational development council, created under chapter 375, Florida Statutes, is transferred by a type three (3) transfer to the department of natural resources and its functions shall be assigned to the division of recreation and parks.

(19) The game and fresh water fish commission functions, prescribed by chapter 372, Florida Statutes, are transferred by a type one (1) transfer to the department of natural resources, except that the commission shall exercise its powers prescribed by section 9 of article IV of the state constitution, independently of the head of the department of natural resources.

(20) The board of drainage commissioners, created under section 298.69, Florida Statutes, is transferred by a type six (6) transfer to the department of natural resources.

(21) The Suwannee river development authority, created under special act, is transferred by a type one (1) transfer to the department of natural resources.

(22) Among its functions, the division of recreation and parks shall:

(a) Study and appraise the recreation needs of the state and assemble and disseminate information relative to recreation;

(b) Provide consultation assistance to the department of community affairs and to local governing units as to the promotion, organization and administration of local recreation systems and as to the planning and design of local recreation areas and facilities;

(c) Assist in recruiting, training and placing recreation personnel;

(d) Sponsor and promote recreation institutes, workshops, seminars and conferences throughout the state;

(e) Cooperate with state and federal agencies, private organizations and commercial and industrial interests in the promotion of a state recreation program; and

(f) Coordinate recreation functions and facilities of flood control and water management districts.

Section 26. Department of air and water pollution control.—There is created a department of air and water pollution control.

(1) The head of the department of air and water pollution control is the air and water pollution control board. The board shall be composed of five (5) citizens appointed by the governor, subject to confirmation by the senate. The members of the board shall serve at the pleasure of the governor.

(2) The Florida air and water pollution control commission, created under chapter 403, Florida Statutes, is transferred by a type three (3) transfer to the department of air and water pollution control.

(3) All powers, duties and functions of the state board of health relating to control of air and water pollution, prescribed by chapter 381, Florida Statutes, are transferred by a type four (4) transfer to the department of air and water pollution control.

(4) All powers, duties and functions of the state board of conservation relating to the issuance of weather modification permits, prescribed by chapter 373, Florida Statutes, are assigned by a type seven (7) transfer to the department of air and water pollution control.

(5) In exercising its powers, duties and functions the department of air and water pollution control shall have no jurisdiction over local acts of a stricter or more stringent nature.

Section 27. Board of trustees of the internal improvement trust fund.—The trustees of the internal improvement trust fund, established in chapter 253, Florida Statutes, are renamed the "board of trustees of the internal improvement trust fund" and, except as otherwise provided herein, their powers, duties and functions prescribed by law continue. The executive director of the board shall be appointed by the governor with the approval of three (3) members of the cabinet.

Section 28. The state board of administration.—The state board of administration, continued by section 9 of article XII of the state constitution, retains all of its powers, duties and functions as prescribed by law.

(1) The state finance committee, created under section 18.10, Florida Statutes, is transferred by a type three (3) transfer to the state board of administration.

(2) The bond review board, created under section 215.56, Florida Statutes, is transferred by a type three (3) transfer to the state board of administration.

(3) The board of appeals of county budgets, created under section 30.49, Florida Statutes, is transferred by a type (3) transfer to the state board of administration.

Section 29. Department of citrus.—The state citrus commission, created under chapter 601, Florida Statutes, is continued and renamed the department of citrus.

(1) The head of the department of citrus is the board, established by section 601.04, Florida Statutes, and said board is hereby named the "Florida citrus commission".

(2) Members of the board shall continue to be appointed by the governor in accordance with the qualifications and terms

established in section 601.04, Florida Statutes, from the citrus districts established in section 601.09, Florida Statutes.

(3) Each person holding office as a member of the Florida citrus commission when this act becomes effective shall continue in office for the remainder of his term. Thereafter, confirmation by the senate shall be required for appointment to or removal from the board.

(4) All of the powers, duties and functions of the Florida citrus commission are continued in the board, as head of the department. The board shall derive all of its powers, duties and functions from chapter 601, Florida Statutes.

(5) All of the personnel, records, property and unexpended balances of appropriations and other funds are continued with the department of citrus as presently held.

(6) The concentrate quality committee, canned juice quality committee and the chilled juice quality committee, all created under section 601.01151, Florida Statutes, are transferred by type five (5) transfers to the department of citrus.

(7) The processors advertising committee, created under section 601.153 (8)(b), Florida Statutes, is transferred by a type five (5) transfer to the department of citrus.

Section 30. Department of professional and occupational regulation.—There is created a department of professional and occupational regulation.

(1) The head of the department of professional and occupational regulation is the secretary of professional and occupational regulation. The secretary shall be appointed by the governor subject to confirmation by the senate. The secretary shall serve at the pleasure of the governor.

(2) The following divisions of the department of professional and occupational regulation are established:

- (a) Division of general services.
- (b) Division of professions.
- (c) Division of occupations.

(3) There shall not be a director of the division of professions or of the division of occupations. These two (2) divisions shall be administered directly by the secretary of professional and occupational regulation.

(4) The following bureaus of the division of general services are established:

- (a) Bureau of records and administration.
- (b) Bureau of examinations.
- (c) Bureau of legal services.
- (d) Bureau of investigative services.

(5) The bureau of records administration is responsible for the following administrative functions: issuance of licenses, collection of fees and maintenance of non-confidential records of the department. Nothing herein affects the responsibilities prescribed by law of the examining and licensing boards assigned to this department in regard to the maintenance of confidential records.

(6) The bureau of examinations shall provide services for the preparation of and administration of written examinations, at the request of any examining and licensing board; provided, however, no examining and licensing board shall be required to use these services.

(7) The bureau of legal services shall provide legal services at the request of any examining and licensing board; provided, however, no examining and licensing board shall be required to use these services.

(8) The bureau of investigative services shall provide investigative services at the request of any examining and licensing board; provided, however, no examining and licensing board shall be required to use these services.

(9) The costs of any of the services provided for the examining and licensing boards shall be prorated among the boards according to the amount of services provided by the department, pursuant to the rules promulgated by the department and approved by the department of administration.

(10) The following examining and licensing boards are assigned by type two (2) transfers to the department of professional and occupational regulation, division of professions:

(a) State board of accountancy, created under chapter 473, Florida Statutes.

(b) State board of architecture, created under chapter 467, Florida Statutes.

(c) Board of chiropractic examiners, created under chapter 460, Florida Statutes.

(d) State board of dentistry, created under chapter 466, Florida Statutes.

(e) State board of engineer examiners, created under chapter 471, Florida Statutes.

(f) Board of registration for foresters, created under chapter 492, Florida Statutes.

(g) Board of funeral directors and embalmers, created under chapter 470, Florida Statutes.

(h) Board of landscape architects, created under chapter 481, Florida Statutes.

(i) State board of medical examiners, created under chapter 458, Florida Statutes.

(j) Florida state board of nursing, created under chapter 464, Florida Statutes.

(k) State board of optometry, created under chapter 463, Florida Statutes.

(l) Board of osteopathic medical examiners, created under chapter 459, Florida Statutes.

(m) Board of pharmacy, created under chapter 465, Florida Statutes.

(n) State board of podiatry examiners, created under chapter 461, Florida Statutes.

(o) Board of examiners of psychology, created under chapter 490, Florida Statutes.

(p) Board of veterinary medicine, created under chapter 474, Florida Statutes.

(11) The following examining and licensing boards are assigned by type two (2) transfers to the department of professional and occupational regulation division of occupations:

(a) Barbers sanitary commission, created under chapter 476, Florida Statutes.

(b) Construction industry licensing board, created under chapter 468, part II, Florida Statutes.

(c) State board of cosmetology, created under chapter 477, Florida Statutes.

(d) Florida board of massage, created under chapter 480, Florida Statutes.

(e) Board of naturopathic examiners, created under chapter 462, Florida Statutes.

(f) Board of dispensing opticians, created under chapter 484, Florida Statutes.

(g) Florida real estate commission, created under chapter 475, Florida Statutes.

(h) Sanitarians registration board, created under chapter 491, Florida Statutes.

(i) Florida Watchmakers commission, created under chapter 489, Florida Statutes.

(j) Board of pilot commissioners, authorized under chapter 310, Florida Statutes.

(12) Any additional boards authorized to grant and revoke licenses to engage in regulated occupations that may be created

or established by the legislature by act of the 1969 regular session shall be subject to the provisions of this section. Such boards shall be assigned to the department of professional and occupational regulation by a type two (2) transfer and shall be assigned to an appropriate division by the secretary.

(13) Each examining and licensing board may be contacted through the headquarters of the department of professional and occupational regulation in the City of Tallahassee.

Section 31. Department of administration.—There is created a department of administration.

(1) The head of the department of administration is the secretary of administration. The secretary shall be appointed by the governor subject to confirmation by the senate. The secretary shall serve at the pleasure of the governor.

(2) There is created as part of the department of administration an administration commission composed of the governor and cabinet. The governor is chairman of the commission. The governor or comptroller may call a meeting of the commission promptly each time the need therefor arises. Unless otherwise provided herein, affirmative action by the commission shall require the approval of the governor and at least three (3) other members of the commission. The commission shall adopt such rules as it deems necessary to carry out its duties and responsibilities.

(3) The following divisions and bureaus within these divisions of the department of administration are established:

(a) Division of planning and budgeting.

1. Bureau of planning.
2. Bureau of budgeting.

(b) Division of personnel and retirement.

(c) Division of management improvement.

(4) DIVISION OF PLANNING AND BUDGETING.

(a) Definitions. For the purpose of fiscal affairs of the state, appropriations acts, legislative budgets, and operating budgets the following terms shall have the meaning indicated:

1. Legislative budget. A request to the legislature, filed pursuant to subsection (4)(c) of this section or supplemental detailed requests filed with the legislature, for the amounts of money such agency or branch believes will be needed in the performance of the functions that it is authorized or which it is requesting authorization by law to perform.

2. Appropriations act. The legislature's authorization, based upon legislative budgets or based upon legislative findings of the necessity for an authorization where no legislative budget is filed, for the expenditure of amounts of money by an agency and the legislative branch for stated purposes in the performance of the functions it is authorized by law to perform.

3. Operating budget. A plan of a state agency for the annual expenditures of money authorized by the legislature, filed pursuant to subsection (4)(o) of this section and within the amounts provided for such agency or branch in the appropriations acts, together with the exceptions provided for by law, for the functions to be performed as authorized by law.

4. State agency or agency. Any official, officer, commission, board, authority, council, committee, or department of the executive branch, or the judicial branch as herein defined, of state government.

5. Prerequisites. Those things, or the use thereof, or services of a kind which confer on the officers or employees receiving same, some benefit that is in the nature of additional compensation, or which reduces to some extent the normal personal expenses of the officer or employee receiving the same, and shall include but not be limited to such things as quarters, subsistence, utilities, laundry services, medical service, use of state-owned vehicles for other than state purposes, servants paid by the state, and other similar things.

6. Fiscal year of the state. A period of time beginning July 1 and ending on the following June 30, both dates inclusive.

7. Biennium. Two (2) consecutive fiscal years beginning July 1 of every odd-numbered year.

8. Revolving fund. A cash fund maintained within or outside of the state treasury and established from an appropriation, to be used by an agency in making authorized expenditures.

9. Appropriation. A legal authorization to make expenditures for specific purposes within the amounts authorized in the appropriations acts.

10. Continuing appropriation. An appropriation automatically renewed without further legislative action, period after period, until altered or revoked by the legislature.

11. Expenditure. The creation or incurring of a legal obligation to disburse money.

12. Disbursement. The payment of an expenditure.

13. Salary. The cash compensation for services rendered for a specific period of time.

14. Other personal services. The compensation for services rendered by a person who is not a regular or full-time employee filling an established position. This shall include, but not be limited to temporary employees, student or graduate assistants, common or casual labor, consultant fees and other services specifically budgeted by each agency in this category.

a. In distinguishing between payments to be made from salaries appropriation and other personal services appropriation, those persons filling an established position shall be paid from salaries appropriations and those persons performing services for a state agency, but who are not filling an established position, shall be paid from the other personal services appropriations.

b. It is further intended that those persons paid from salaries appropriations shall be state officers or employees and shall be eligible for membership in a state retirement system and those paid from other personal services appropriations shall not be eligible for such membership.

15. Expense. The usual, ordinary, and incidental expenditures by an agency, including, but not limited to, such items as contractual services, commodities and supplies of a consumable nature, current obligations and fixed charges, and excluding expenditures classified as operating capital outlay. Payments to other funds or local, state or federal agencies are included in this budget classification of expenditure.

16. Operating capital outlay. Equipment, including bound books, fixtures and other tangible personal property of a non-expendable nature, the normal expected life of which is one year or more.

17. Fixed capital outlay. Real property (land, buildings including appurtenances, fixtures and fixed equipment, structures, etc.) including additions, replacements, major repairs and renovations to real property which materially extend its useful life, or materially improve or change its functional use; including operating capital outlay necessary to furnish and operate a new or improved facility.

18. Position. The work, consisting of duties and responsibilities, assigned to be performed by an officer or employee.

19. Full-time position. A position authorized for the entire normally established work period, daily, weekly, monthly or annually.

20. Part-time position. A position authorized for less than the entire normally established work period, daily, weekly, monthly or annually.

21. Title of position, class of positions. The official name assigned to a position or class of positions.

22. Pay plan. A document which formally describes the philosophy, methods, procedures and the salary schedule for compensating employees for work performed.

23. Salary schedule. An official document which contains a complete list of classes and their assigned salary range.

24. Authorized position. A position included in the agency and the legislative branch approved operating budget or amend-

ments thereto in accordance with existing statutes. In counting the number of authorized positions, part-time positions may be converted to full-time equivalents.

25. **Established position.** An authorized position which has been classified in accordance with a classification and pay plan as provided by law.

26. **Position number.** The identification number assigned to an established position.

27. **Reclassification.** Changing an established position in one class in a series to the next higher or lower class in the same series which is the result of a natural change in the duties and responsibilities of the position.

28. **Judicial branch.** The various officers, courts, commissions, or other units of the judicial branch of state government supported in whole or in part by appropriations made by the legislature.

29. **Legislative branch.** The various officers, committees, and other units of the legislative branch of state government.

(b) For purposes of this section the following terms shall have the meaning indicated:

1. **Department.** The department of administration.
2. **Commission.** The administration commission composed of the governor and cabinet.
3. **Secretary.** The secretary of the department of administration.

(c) **Legislative budgets to be furnished by agencies.—**

1. Each agency shall submit an annual legislative budget to the governor, as chief budget officer of the state, in the form, manner, and at such time as may be prescribed by the department. Provided, however, that no state agency shall submit its legislative budget later than November 1 each year.

2. The legislative budget submitted by each state agency showing the amounts needed for operational expenditures during the next fiscal year shall contain the following:

- a. A complete financial plan of operations with all proposed expenditures itemized and classified by prescribed appropriation categories and funds.
- b. A statement and such other detailed information as may be necessary to identify the amounts requested:
  - i. To continue current programs,
  - ii. To improve existing programs, and
  - iii. For proposed new programs.
- c. A complete itemized list of estimated revenues to be collected, classified by sources of revenue and funds.
- d. A copy of the balance sheet for the prior fiscal year, and such other financial statements, schedules, and reports as may be required pursuant to law or as may be prescribed by the department.

3. The legislative budget submitted by each state agency showing the amounts needed for fixed capital outlay during the next fiscal year shall contain the following:

- a. A complete financial plan of all proposed fixed capital outlay expenditures, itemized and classified by prescribed appropriation categories and funds.
- b. An estimate in itemized form showing the amounts needed for fixed capital outlay expenditures and the anticipated sources of funding during each of the next six (6) fiscal years in accordance with the provisions of section 23.012, Florida Statutes.

4. Copies of the aforesaid legislative budgets of each state agency shall also be forwarded to the legislative appropriations committees by the department.

5. The provisions of this section may be waived by the governor for any state agency in the submission of a legislative budget for the 1970-71 fiscal year, in which event the legislative budgets for the 1969-71 biennium may be used for the 1970-71 fiscal year.

(d) No right to require reports from the legislature or from any committee thereof is granted by this section.

(e) **Data on legislative expenses.—**

1. On or before November 1, annually, estimates of the financial needs of the legislative branch during the ensuing fiscal year, shall be furnished to the governor pursuant to chapter 11, Florida Statutes.

2. All of the data relative to the legislative branch shall be for information and guidance in estimating the total financial needs of the state for the ensuing fiscal year, but none of these estimates shall be subject to revision or review by the governor and must be included in his budget report to the legislature.

(f) On or before December 15, annually, the comptroller shall furnish to the governor the following statements, classified and itemized in strict accordance with the budget classifications adopted by the director of planning and budgeting.

1. A statement showing the balance standing to the credit of the several appropriations for each state agency and the legislative branch supported from any form of taxation or licenses, fees, imposts, or exactions at the end of the prior fiscal year.

2. A statement showing the annual expenditures and revenues from each appropriation account, and the total annual expenditures and revenues from all appropriation accounts, in the prior fiscal year.

3. An itemized and complete financial balance sheet for the state at the close of the prior fiscal year.

4. Such other statements as the governor shall request.

(g) **Filing of state agency balance sheets; handling by comptroller.—**

1. On or before August 31 of each year, each agency supported by any form of taxation or licenses, fees, imposts, or exactions shall file with the comptroller a balance sheet as of June 30 of each year showing all assets, liabilities and equities of the respective agency.

2. It shall be the duty of the comptroller to:

a. Compile the respective balance sheets filed pursuant to subsection (4)(g) into one balance sheet and include a copy of the same in his annual report; and

b. Furnish the governor with a copy of said compiled balance sheet pursuant to subsection (4)(f)3 of this section.

(h) **Financial statements and schedules, reports, etc., submission by governmental entities.**

1. Every state agency shall submit balance sheets, financial statements and schedules, program performance reports, and other reports required for planning and programming in accordance with the state development plan as may be required by the department under the rules and regulations promulgated hereunder.

2. Every county, special district and all other political subdivisions of the state and municipalities shall, within three (3) months after the close of their fiscal year, submit a copy of a financial statement covering their operations for the prior fiscal year to the department. The financial statements shall contain such information as may be required by the department under the rules and regulations promulgated hereunder.

(i) Each state agency, upon request, shall promptly furnish to the secretary in such form as he may prescribe, any information in relation to the affairs or activities of such agency. The secretary shall have authority to examine and inspect any and all records of such state agencies.

(j) The governor may provide for public hearings on any and all legislative budgets to be included in his budget recommenda-

tions to the legislature, which shall be held at such time as he may fix. The governor may require the attendance at these hearings of the heads or responsible representatives of all state agencies supported by any form of taxation or licenses, fees, imposts or exactions.

(k) The secretary in consultation with the legislative auditor shall prescribe a budget system and related reporting and evaluation procedures to establish a plan for continuous planning and programming by all state agencies to provide for effective management practices and internal controls and for efficient operations.

(1) It shall be the duty of the secretary of the department of administration to:

1. Assist the governor in making a detailed study of each of the several state agencies, with a view toward ascertaining and determining the needs thereof, whether changes should be made in existing organizations, their activities and methods of operation, what appropriation should be made therefor, whether the operations and activities of different agencies or within the same agencies should be combined, consolidated or integrated, or whether the same should be regrouped and rearranged, all to the end of securing greater economy without sacrificing efficiency in the operations of such agencies. Such study shall cover a period not less than the prior fiscal year.

2. Prepare an analysis of the legislative budgets submitted by state agencies covering their respective operational and fixed capital outlay requirements.

3. Make his own recommendations for operational and fixed capital outlay needs, separately, in the prescribed budget format, for consideration by the governor.

4. Prepare for the governor such other data as will reflect the financial condition of the state and its agencies at the close of the prior fiscal year, and an estimate of what that condition will be at the close of the current fiscal year.

5. Assist the governor and each member of the cabinet in the preparation of their respective legislative budgets.

6. Perform such other duties as may be required by law or by the governor.

(m) Budget to be furnished legislature; copies to members.—

1. On or before February 15, annually, the governor shall furnish each senator and representative a copy of the recommended budget for each state agency based on his own conclusions and judgment. The recommended budget shall be distinctly separated into two (2) sections, section one (1) of the budget shall be entitled "operations", and section two (2) shall be entitled "fixed capital outlay", and shall be prepared in the prescribed budget format.

2. The recommended budget shall also include the following:

a. A consolidated financial balance sheet for the state at the close of the prior fiscal year as furnished by the comptroller.

b. A statement showing his estimate of the condition of the state treasury for the current fiscal year, and for the next fiscal year based upon his estimated revenues and proposed appropriations.

c. Recommendations on sources of any additional revenue required to fund his proposed appropriations.

d. A summary statement of the estimated revenues and the amount of appropriations requested by each state agency and as recommended by him.

e. His recommendation for fixed capital outlay appropriations for the next fiscal year.

f. Such other supporting schedules and exhibits as may be determined by him.

(n) Meetings of appropriation committees.—

1. The appropriation committees of the house of representatives and of the senate, being in charge of appropriation measures, shall sit in open sessions while considering the bud-

get. The committees may cause the attendance of agency heads or responsible representatives of the state agencies to furnish such information and answer such questions as the committees shall require, and to these sessions shall be admitted, with the right to be heard, all persons interested in the estimates.

2. Each member of the cabinet and each board composed of the governor and cabinet, in addition to submitting their budget requests to the governor, may submit their budget requests directly to the appropriate committees of the legislature and may make presentations directly to the legislature pertaining to such requests.

(o) Agency annual budget for operations and fixed capital outlay.—

1. On or before July 1, the chairmen of the legislative appropriations committees jointly shall furnish information to the director of planning and budgeting and the legislative auditor relative to legislative amendments, if any, to the legislative budgets submitted pursuant to subsection (4)(c) of this section. The director of planning and budgeting shall furnish such information to each affected state agency.

2. On or before July 1, each state agency shall file with the director of planning and budgeting an operating budget for anticipated operational expenditures and an operating budget for fixed capital outlay expenditures based upon legislative authorizations for the ensuing fiscal year, in accordance with instructions of and budget format prescribed by the director of planning and budgeting. The director shall examine said operating budgets, and as soon as practicable shall report to the secretary thereon. The secretary shall examine the budgets and the report of the director and shall approve, disapprove or amend said budgets in a manner not inconsistent with legislative authorizations; provided, however, that any department under the direct supervision of a member of the cabinet or of a board consisting of the governor and members of the cabinet which contends that its operating budget has been disapproved or amended contrary to legislative intent shall have the right to have this issue reviewed by the administration commission which shall decide such issue by majority vote. Seven (7) days prior to such approved operating budgets or any subsequent amendments thereto becoming effective, a copy of such budgets and amendments shall be transmitted in writing to the chairmen of the legislative appropriations committees and to the legislative auditor. The legislative appropriations committees may give their advice to the secretary, the comptroller, or the commission on any matter contained in the operating budgets or amendments thereto.

3. At the expiration of the seven (7) day period provided for in 2. above, the secretary shall certify the approved budgets for operations and fixed capital outlay together with any relevant supplementary materials or information to the comptroller and such certification shall be the comptroller's guide in reference to the requirements of each state agency.

4. The provisions of subsection (4)(o)1, 2, and 3 of this section shall not apply to the budgets for the legislative branch.

5. The budget of the department of citrus, except expenditures provided for under section 601.10, Florida Statutes, shall be approved as submitted by the department of citrus.

(p) Release of appropriations, revision of budgets.

1. Each state agency shall submit on forms prescribed by the director of planning and budgeting requested release of appropriations for the fiscal year, or quarterly as required by the department. The director of planning and budgeting shall present to the secretary the requested release of each state agency together with his recommendations thereon, and the secretary may, if he deems necessary, revise, alter or change such release before approving the same. The aggregate of such releases shall not exceed the total appropriations available to said state agency for the fiscal year. The department shall transmit a copy of the approved releases to the head of the state agency, the comptroller, the chairmen of the legislative appropriations committees and the legislative auditor. The comptroller shall authorize all expenditures to be made from the appropriations on the basis of such releases and in accordance with the approved operating budget, and not otherwise; provided, however, he shall not authorize an expenditure which is not in accordance with legislative authorizations. If approval of any release involves a revision of the approved budget for operations or fixed

capital outlay, a copy of such revision shall be furnished to the comptroller, the chairmen of the legislative appropriations committees and the legislative auditor. Any department under the direct supervision of a member of the cabinet or of a board consisting of the governor and members of the cabinet which contends that a requested release of appropriations has been revised, altered or changed in a manner contrary to an orderly implementation of legislative authorization the department shall have the right to have this issue reviewed by the administration commission which shall decide such issue by majority vote.

2. Any state agency, whenever deemed necessary by reason of changed conditions, may request revision of its operating budget during a fiscal year and submit such revised budget to the director of planning and budgeting and, if necessary, its request for a change in the amount released. The director of planning and budgeting, the secretary, and the administration commission shall follow the same procedure for review, approval and control as required in subsection (4)(o) and subsection (4)(p)1. of this section.

3. The director of planning and budgeting shall make releases within the amounts appropriated and as requested for all appropriations to the legislative branch and the provisions of subsection (4)(p)1, and 2, of this section shall not apply to the legislative branch.

4. The legislative appropriations committees may advise the comptroller, the secretary, or the commission relative to the release of any funds under this subsection (4)(p).

(q) Services of director to be available to legislature. During the legislative session, the services of the director of planning and budgeting shall be available to the legislature for procuring such fiscal data as it may require.

(r) Budgets for federal funds; appropriations of federal funds.

1. Every state agency when making requests or preparing budgets to be submitted to the federal government for funds, equipment, material, or services shall submit such request or budget to the secretary before submitting it to the proper federal authority, provided the secretary may specifically authorize any agency to submit specific types of grant proposal direct to the federal government.

2. When such federal authority has approved the request or budget, the state agency shall resubmit it for approval and release of funds as provided by subsection (4)(o) and (p) of this section.

3. Federal money appropriated by congress to be used for state purposes, whether by itself or in conjunction with moneys appropriated by the legislature are hereby reappropriated for the purpose received.

(s) Appropriations, maximums; adjustments of budgets.—

1. All appropriations shall be maximum appropriations, based upon the collection of sufficient revenues to meet and provide for such appropriations. It shall be the duty of the governor, as chief budget officer, to insure that revenues collected will be sufficient to meet the appropriations and that no deficit shall occur in any state fund. If, in the opinion of the governor a deficit will occur he shall so certify to the commission, and the commission may, by affirmative action, reduce all state agency operating budgets and releases a sufficient amount to prevent a deficit in any fund.

2. The comptroller shall also have the duty to insure that revenues being collected will be sufficient to meet the appropriations and that no deficit shall occur in any fund of the state. If, in his opinion, the revenues to be collected will be insufficient to meet appropriations, he shall report his opinion to the governor in writing. In the event the governor does not certify a deficit within ten (10) days from the comptroller's report or in the event the commission does not act within ten (10) days from certification of a deficit by the governor as provided by subsection (4)(s)1, the comptroller shall report his findings and opinion to the commission. The commission may, by majority vote, uniformly adjust all state agency operating budgets and releases by such percentage as may be necessary to prevent any deficit in any fund.

3. All actions taken pursuant to subsection (4)(s) shall be reported to the legislative appropriations committees and the

committees may advise the governor, the comptroller, or the commission concerning such action.

(t) Any appropriation to any state agency which is classified as "emergency", "deficiency" or classified as "emergency", "deficiency" or "contingency" may be released only with the approval of the governor and three (3) other members of the administration commission. The state agency desiring the use of any such appropriation shall submit to the commission application therefor in writing setting forth the facts from which the alleged need arises. The commission shall, at a public hearing, review such application promptly and approve or disapprove the same as the circumstances may warrant. All actions of the commission shall be reported to the legislative appropriation committees and the committees may advise the commission relative to the release of such funds.

(u) Initiation and commencement of programs; limitations on appropriations; revolving funds; transfer of appropriations; unexpended balances of appropriations; agencies not to make contracts for expenditures in excess of amounts appropriated.—

1. No state agency shall initiate or commence any new program or shall make changes in its current programs that require additional state financing unless funds have been specifically appropriated therefor or unless the commission expressly approves such changes or new programs. All such approvals shall be reported to the legislative appropriations committees and said committees may advise the commission relative to such approvals.

2. The annual rate of salary of any officer or employee filling the position specifically named in an item in the appropriations acts shall be as provided in one of the following paragraphs:

a. In the amount appropriated for such position;

b. The amount appropriated in an item for the named positions in that item, shall be divided by the indicated number of such positions, and the resulting quotient shall be the annual rate of salary of each such position; or

c. Within the amounts appropriated where such salary may be otherwise fixed pursuant to law.

3. a. The salary for each position not specifically indicated in the appropriations acts shall be as provided in one of the following paragraphs.

i. Within the classification and pay plan approved by the commission.

ii. Within the classification and pay plan established by the board of trustees for the Florida school for the deaf and the blind and approved by the state board of education for academic and academic administrative personnel.

iii. Within the classification and pay plan approved and administered by the board of regents for those positions in the state university system which are determined by the board of regents to be teaching and research faculty positions and comparable administrative and professional positions.

iv. Within the classification and pay plan approved by the senate, the house of representatives, the joint legislative management committee, or the legislative auditing committee, as the case may be, for employees of the legislature.

v. The salary of all positions not specifically included in subsection (4) (u) 3 shall be set by the commission.

b. Salary payments shall be made only to employees filling established positions included in the agency's approved operating budget and amendments thereto as may be required under subsection (4) (o) and (p) of this section; provided, however, that reclassification of established positions may be accomplished where justified in accordance with the established procedures for reclassifying positions of state agencies as approved by the commission.

4. a. The total number of authorized positions shall not exceed the number provided therefor in the appropriations act, or, if the number is not so provided, then the number of positions shall not exceed the number included in the budget recommendations as provided in subsection (4) (m) of this section. In the event any state agency finds that the number of

positions so provided is not sufficient, it may file an application with the department and the commission may, after a public hearing, authorize an increase in the number of positions if the total appropriation for the state agency or the judicial branch, as the case may be, will not be exceeded. A copy of the application and the final authorization shall be filed with the legislative appropriations committees and with the legislative auditor. The legislative appropriations committees may advise the commission relative to any application for increasing the number of positions.

b. No individual employed by a state agency may hold more than one employment during his normal working hours with the state, such working hours to be determined by the head of the state agency affected, unless approved by the division of personnel.

c. No individual employed by a state agency may fill more than a total of one fulltime equivalent established position, or receive compensation simultaneously from any appropriation other than appropriations for salaries, or receive compensation simultaneously from more than one state agency unless approved by the division of personnel during each fiscal year.

d. No perquisites shall be furnished by a state agency, unless approved by the division of personnel during each fiscal year. Whenever a state agency is to furnish those things defined as perquisites herein the division of personnel shall approve the kind and monetary value of such before the same may be furnished.

e. If goods and services are to be sold to officers and employees or a state agency rather than being furnished as perquisites, the kind and selling price thereof shall be approved by the department during each fiscal year before such sales are made. The selling price may be deducted from any amounts due by the state to any person receiving such things. The amount of cash so deducted shall be faithfully accounted for. This provision shall not apply to sales to officers or employees of items generally sold to the public.

5. The department shall report all such approvals made pursuant to subsection (4)(u)4 of this section and the reasons for such approvals to the legislative appropriations committees and the legislative auditor.

6. a. No revolving fund may be established pursuant to section 18.101(2), Florida Statutes, unless approved by the commission during each fiscal year.

b. Where the commission approves a revolving or petty cash fund for making refunds or other payments which are approved by the state comptroller, the same shall be established from an account within the appropriate fund to be known as payments for revolving funds from funds not otherwise appropriated. Reimbursements made from revolving or petty cash funds shall be made in strict accordance with the provisions of section 215.26(2). No payments of salaries or travel expenses shall be made from any revolving fund outside the state treasury, unless approved by the state comptroller.

c. Vouchers for reimbursement of expenditures from revolving funds established under this section shall be presented in a routine manner to the state comptroller for approval and payment, the proceeds of which shall be returned to the revolving or petty cash fund involved.

d. The revolving or petty cash fund authorized herein shall be properly maintained and accounted for by the agency requesting same and, upon the expiration of the need therefor, shall be returned in the amount originally established to the appropriate fund for credit to the payments for revolving funds account therein.

7. The provisions of subsection (4)(u)4c shall not apply to an individual filling a position, the salary of which has been specifically fixed, or limited, by law. Unless specifically authorized by law, an individual filling or performing the duties of a position, the salary of which has been specifically fixed, or limited, by law, shall not receive compensation from more than one appropriation, nor in excess of the amount so fixed, or limited, by law, regardless of any additional duties performed by him in any capacity or position.

8.a. Unless otherwise expressly provided by law, appropriations shall be expended only for the purpose for which appropriated, except that if deemed necessary said moneys may,

upon approval of the commission, be transferred within the particular state agency affected as provided in subsection (4)(u)8b when it is determined to be in the best interests of the state; provided, however, that appropriations for fixed capital outlay shall not be expended for any other purpose, and appropriations shall not be transferred between state agencies or programs unless specifically authorized by law.

b. Upon express approval of the commission, transfers may be made as follows:

i. Moneys appropriated for "salaries, retirement and social security matching" may be transferred to "other personal services", or "food products".

ii. Moneys appropriated for "other personal services" may be transferred to "salaries, retirement and social security matching", "expenses", or "food products".

iii. Moneys appropriated for "expenses" may be transferred to "other personal services", "food products" or "operating capital outlay".

c. The department shall report all such approvals and the reasons for such approvals to the legislative appropriations committees. The committees may advise the commission relative to any transfers made hereunder.

9.a. Any balance of any appropriations, except appropriations for fixed capital outlay, not disbursed but expended or contracted to be expended shall, at the end of each fiscal year, be certified by the head of the affected state agency or the legislative branch to the secretary, showing in detail to whom obligated and the amount of such obligation. The commission shall review and approve or disapprove, by majority vote, any or all of the items and amounts so certified, and the secretary shall furnish the comptroller, the legislative appropriations committees, and the legislative auditor, a detailed listing of the items and amounts approved as legal encumbrances against the undisbursed balance of said appropriations. Any such encumbered balance remaining undisbursed on December 31 of the same calendar year in which such certification was made, shall revert to the fund from which appropriated and be available for reappropriation. In the event the aforesaid certification is not made and the obligation is proven to be legal, due, and unpaid, then the same shall be paid and charged to the appropriation for the current fiscal year of the state agency or the legislative branch affected.

b. Any balance of any appropriation for fixed capital outlay, not disbursed, but expended or contracted or committed to be expended shall, at the end of each fiscal year, be certified by the head of the affected state agency to the secretary, showing in detail the commitment or to whom obligated and the amount of such commitment or obligation. The commission shall review and approve or disapprove, by majority vote, any or all of the items and amounts so certified, and the secretary shall furnish the comptroller, the legislative appropriations committees and the legislative auditor a detailed listing of the items and amounts approved as legal encumbrances against the undisbursed balances of said appropriations. In the event the aforesaid certification is not made, and the balance of the appropriation has reverted and the obligation is proven to be legal, due and unpaid, then the same shall be presented to the legislature for its consideration.

c. Such certification as herein required shall be in the form and on the date approved by the secretary. Any balance not so certified shall revert to the fund from which appropriated and be available for reappropriation.

d. Subsequent inconsistent laws shall supersede this section only to the extent that they do so by express reference to this section.

10. No agency of the state government shall contract to spend or enter into any agreement to spend any moneys in excess of the amount appropriated to such agency unless specifically authorized by law, and any contract or agreement in violation of this section shall be null and void; provided, however, that the commission, upon written request of the board of regents, may in its discretion authorize the board of regents to recruit for the following fiscal year up to fifty percent (50%) of the new positions recommended in the governor's budget submitted on or before the fifteenth (15) day of February each year in accordance with subsection (4)(m) of this section. The salaries for the new positions so authorized shall be based on

current salary schedules and the total shall not exceed the average salary approved in the current appropriation. The secretary shall notify the chairman of the appropriation committee of each house of the legislature of the number approved under this authorization.

11. Nothing contained in any legislative budget or operating budget shall be construed to be an administrative or legislative construction affirming the existence then of the lawful authority to make an expenditure or disbursement for any purpose not otherwise authorized by laws of the particular agency or legislative branch and the general laws relating to the expenditure or disbursement of public funds.

12. Disbursement of state moneys. All moneys in the state treasury shall be disbursed by state warrant, drawn by the comptroller and countersigned by the governor upon the state treasury, payable to the ultimate beneficiary.

13. Construction. For the purpose of appropriation of moneys in the state treasury, the following words shall be construed to mean:

a. Shall be paid a salary of \$....(or words of similar import)—The fixing of the annual rate of cash compensation to be paid to the individual filling the specified position from moneys appropriated for that purpose and shall not be construed as an appropriation or as a continuing appropriation.

b. Shall be reimbursed for expenses (or words of similar import)—That such expenses are to be paid from moneys appropriated for that purpose and shall not be construed as an appropriation or as a continuing appropriation.

14. County health unit trust funds may be expended by the department of health and rehabilitative services for the respective county health departments in accordance with budgets and plans agreed upon by the county authorities of each county and the department of health and rehabilitative services. The limitations on appropriations provided in subsection (4)(u) 4, and 5 of this section shall not apply to county health unit trust fund.

(v) Except for those statutory powers and duties of the state planning and budget commission contained in sections 192.31 and 215.32, Florida Statutes, which are hereby transferred to the administration commission, the state planning and budget commission created under chapter 216, Florida Statutes, and the office of state planning created under chapter 23, part I, Florida Statutes, is transferred to the department of administration by a type three (3) transfer.

(w) Sections 216.01, 216.02, 216.021, 216.022, 216.04, 216.041, 216.042, 216.06, 216.07, 216.08, 216.09, 216.10, 216.101, 216.11, 216.12, 216.13, 216.14, 216.15, 216.16, 216.17, 216.18, 216.19, 216.191, 216.20, 216.211, 216.22, 216.25, 282.001, 282.002, 282.021, 282.031, 282.041, 282.042, 282.051, 282.061, 282.071, 282.081, 282.091, and 282.092, Florida Statutes, are repealed.

#### (5) DIVISION OF PERSONNEL AND RETIREMENT.—

(a) The state personnel board, created under chapter 110, Florida Statutes, is transferred to the department of administration by a type three (3) transfer and its functions shall be assigned to the division of personnel and retirement.

(b) All powers, duties and functions relating to retirement and pensions of all retirement and pension systems of the state and any political subdivision or branch thereof as prescribed by chapters 112 (public officers and employees, general provisions), 122 (state and county retirement system), 123 (supreme court justices, district courts of appeal judges and circuit judges retirement systems), 238 (retirement system for school teachers), 321 (highway patrol) and 650 (social security for public employees), Florida Statutes, are transferred to the department of administration by a type four (4) transfer and shall be assigned to the division of personnel and retirement.

(c) The state board of pensions as prescribed in chapter 291, Florida Statutes, is transferred to the department of administration by a type three (3) transfer and its functions shall be assigned to the division of personnel and retirement.

(d) Section 110.031, Florida Statutes, is amended by adding the following:

(3) The powers, duties and functions of the department shall include the responsibility for the day-to-day administration of all activities of the division of personnel and retirement which shall include, but not be limited to, approval of the classification of positions, the reclassification of positions, and the establishment and revision of pay grade assignments. Any actions taken by the department in regard to the classification of a position, the reclassification of a position or the revision of pay grade assignments may be reviewed by the administration commission, and the department's decisions may be changed by a majority vote of the administration commission if the action relates solely to a position or class of positions in a department headed by a cabinet officer or a department headed by the governor and cabinet. If the action relates to any department that is not headed by a member of the cabinet or a department headed by the governor and cabinet, the department's decisions may be changed by the administration commission.

(e) The career service council, created under section 110.041, Florida Statutes, is renamed the career service commission and continues within the department of administration.

1. Each member of the career service council holding office when this act becomes effective shall continue in office as a member of the career service commission for the remainder of his term. Thereafter, appointments to the commission shall continue to be made pursuant to the provisions of section 110.041, Florida Statutes, except that the governor shall make all appointments, including those to fill a vacancy, with the approval of three (3) members of the cabinet and subject to confirmation by the senate. The governor may suspend a commissioner only for cause subject to removal or reinstatement by the senate.

2. Members appointed to the career service commission shall be laymen with at least five (5) years' experience in business, industry or labor at the management level or in a recognized profession. No member of the career service commission shall be a member of any county, state or national committee of a political party or an officer in any partisan political club or organization, or shall hold, or be a candidate for, any other public office. No person shall be appointed as a member of the career service commission who has held an elective public office or office in a political party within the year immediately preceding his appointment.

3. The powers, duties and functions of the state personnel board set forth in section 110.061, Florida Statutes, are transferred by a type four (4) transfer to the career service commission and the exercise by the commission of such powers, duties and functions shall be reviewable only by the judiciary on the grounds that (1) the commission did not afford a fair and equitable hearing; (2) the decision of the commission was not in accordance with existing statutes or rules and regulations promulgated thereunder; or (3) the decision of the commission was not based on substantial evidence.

4. The powers, duties and functions of the state personnel board to make rules as set forth in section 110.021, Florida Statutes, are transferred by a type four (4) transfer to the department; except that, all rules and regulations recommended by the career service commission in accordance with section 110.041(2)(e), Florida Statutes, shall be approved, amended, or rejected by the administration commission.

(f) Section 110.051(2)(j), Florida Statutes, is repealed.

#### Section 32. Agencies abolished.—

(1) The state auditing department and the position of state auditor, both created under chapter 21, Florida Statutes, are abolished and sections 21.021, 21.031, 21.041, 21.051, 21.061, 21.071, 21.081, 21.091, 21.101, 21.111, 21.121, 21.13, 21.14, 21.15, 21.16, 21.17, 21.18, 21.19, 21.20, 21.21, 21.22 and 21.23, Florida Statutes, are repealed, but this repeal shall not serve to limit or reduce the power of the legislative auditor or the legislative auditing committee under chapter 11, Florida Statutes.

(2) The governmental reorganization committee, created under section 13.80, Florida Statutes, is abolished and sections 13.80, 13.81, 13.82, 13.83, 13.84, 13.85, 13.86, 13.87, 13.88 and 13.881, Florida Statutes, are repealed.

(3) The Florida children's commission, created under section 417.01, Florida Statutes, is abolished and sections 417.01, 417.02, 417.03 and 417.04, Florida Statutes, are repealed.

(4) The milk commission, created under chapter 501, Florida Statutes, is abolished and sections 501.01, 501.02, 501.03, 501.04, 501.05, 501.051, 501.06, 501.07, 501.08, 501.09, 501.10, 501.11, 501.13, 501.15, 501.16, 501.17, 501.18, 501.19, 501.20, 501.21 and 501.23, Florida Statutes, are repealed. All unexpended balances of appropriations, allocations or other funds of the milk commission revert to the general fund.

(5) The state committee on libraries, created under section 257.27, Florida Statutes, is abolished and section 257.27, Florida Statutes, is repealed.

(6) The board of private education, created under section 247.06, Florida Statutes, is abolished and sections 247.01, 247.02, 247.03, 247.04, 247.05, 247.06, 247.07, 247.08, 247.09, 247.10, 247.11, 247.12, 247.13, 247.14, 247.15, 247.16, 247.17, 247.18, 247.19 and 247.20, Florida Statutes, are repealed.

(7) The Florida boating council, created under section 371.032, Florida Statutes, is abolished and section 371.032, Florida Statutes, is repealed.

(8) The Florida commission on constitutional government, created under section 13.21, Florida Statutes, is abolished and sections 13.20, 13.21, 13.22, 13.23 and 13.24, Florida Statutes, are repealed.

(9) The advisory committee pertaining to the charitable funds act, provided for in section 496.14, Florida Statutes, is abolished and section 496.14, Florida Statutes, is repealed.

(10) The state purchasing commission, created under chapter 287, Florida Statutes, is abolished and sections 287.011, 287.021, 287.031, 287.041, 287.051, 287.061, 287.071, 287.081, 287.101 and 287.111, Florida Statutes, are repealed.

(11) The Florida commission for tax reform, created under section 13.74, Florida Statutes, is abolished and section 13.74, Florida Statutes, is repealed.

(12) The state water resources appeal board, created under section 373.172, Florida Statutes, is abolished and section 373.172, Florida Statutes, is repealed.

(13) The Florida egg commission, created under section 504.02, Florida Statutes, is abolished and sections 504.01, 504.02, 504.03, 504.04, 504.05, 504.06, 504.07, 504.08, 504.09, 504.10, 504.11, 504.12, 504.13, 504.14, 504.15 and 504.16, Florida Statutes, are repealed. All unexpended balances of appropriations, allocations or other funds of the Florida egg commission revert to the general fund.

#### Section 33. The probation and parole commission.—

(1) The probation and parole commission, authorized by article IV, section 8(c), Florida Constitution of 1968, is continued and retains its powers, duties and functions.

(2) All powers, duties and functions of the board of commissioners of state institutions relating to the appointment of the probation and parole commission as provided in section 947.02, Florida Statutes, shall be exercised and performed by the governor and the cabinet. Henceforth, however, each appointment shall be made from among the first three (3) eligible persons on the list of the persons eligible for said position.

Section 34. Interstate compacts.—It is the finding of the legislature that compacts, agreements and commissions created among states in which Florida is a participant do not require allotment among the departments of the executive branch, under the provisions of section 6, article IV, of the constitution of the State of Florida.

Section 35. Conflicts provision.—All statutory law which names units of organization in the various agencies of the executive branch in a manner in conflict with the nomenclature used herein are amended so as to be consistent with the nomenclature used in this act. If any agency, program, activity or function transferred herein is changed in name or substance by another act of the legislature during the 1969 session, the agency, program, activity or function, as amended, is transferred in a manner consistent with the intent expressed by this act.

Section 36. Rules and regulations.—Except when it is inconsistent with the other provisions of this act, all rules and

regulations of the agencies involved in this reorganization that are in effect on June 30, 1969, shall remain in effect until they are specifically altered, amended or revoked in the manner provided by law.

Section 37. Severability provision.—If any section, subsection, paragraph, subparagraph, sentence, clause, phrase or word of this act is for any reason held to be unconstitutional or invalid, such holding shall not affect the constitutionality or validity of the remaining portions of this act, the legislature hereby declaring that it would have passed this act, and each and every section, subsection, paragraph, subparagraph, sentence, clause, phrase and word thereof, irrespective of the fact that any one or more other sections, subsections, paragraphs, subparagraphs, sentences, clauses, phrases or words hereof may be declared to be unconstitutional, invalid or otherwise ineffective.

#### Section 38. Transition.—

(1) The provisions of this act shall not affect the validity of any judicial or administrative proceeding pending as of the effective date of this act, and any department to which are transferred the powers, duties and functions of any agency relating to the pending proceeding shall be substituted as a party in interest.

(2) Notwithstanding the transfer of any agency, or the transfer of any function of any agency pursuant to the provisions of this act, each employee affected by such transfers shall be entitled to all rights which he possessed pursuant to any state retirement plan in effect prior to such transfer.

Section 39. Preparation of statutory changes for further clarification.—The statutory revision department of the legislative reference bureau shall prepare bills, for introduction by the appropriate committees of the house of representatives and the senate at a subsequent session of the legislature, to further clarify the statutes so as to reflect the changes made by this act.

Section 40. Effective date.—This act shall take effect on July 1, 1969.

#### Conference Committee Amendment 2:

Strike the entire title and insert the following:

A bill to be entitled An act relating to the executive branch of government; restructuring the executive branch of government and consolidating and reorganizing existing agencies into named departments pursuant to section 6 of article IV of the state constitution; providing definitions; providing powers and duties of the departments; providing for rules and regulations; providing for confirmation of appointments by the governor; creating commissions within departments with certain rule-making and review authority, namely, administration commission, elections canvassing commission, career service commission, and industrial relations commission; providing for central services and procedures in purchasing, data processing, motor pool, communications, and building construction, use and maintenance; providing procedures for planning and budgeting that relate to the executive, legislative and judicial branches; creating a department of community affairs with powers and duties in assisting and supervising local government and officers; providing additional functions for the state board of administration; providing for advisory bodies; providing for the appointment of the probation and parole commission; amending section 110.031, Florida Statutes; repealing each section of chapter 216, Florida Statutes; repealing sections 282.001, 282.002, 282.021, 282.031, 282.041, 282.042, 282.051, 282.061, 282.071, 282.081, 282.091 and 282.092, Florida Statutes; repealing section 110.051(2)(j), Florida Statutes; abolishing the state auditing department and the position of state auditor by repealing each section of chapter 21, Florida Statutes; abolishing the governmental reorganization committee by repealing each section of chapter 13, part V, Florida Statutes; abolishing the Florida children's commission by repealing each section of chapter 417, Florida Statutes; abolishing the milk commission by repealing each section of chapter 501, Florida Statutes; abolishing the state committee on libraries by repealing section 257.27, Florida Statutes; abolishing the board of private education by repealing each section of chapter 247, Florida Statutes; abolishing the Florida boating council by repealing section 371.032, Florida Statutes; abolishing the Florida commission on constitutional government by repealing each section of chapter 13, part II, Florida Statutes; abolishing the advisory committee

pertaining to the charitable funds act by repealing section 496.14, Florida Statutes; abolishing the state purchasing commission by repealing each section of chapter 287, Florida Statutes; abolishing the Florida commission for tax reform by repealing section 13.74, Florida Statutes; abolishing the state water resources appeal board by repealing section 373.172, Florida Statutes; abolishing the Florida egg commission by repealing each section of chapter 504, Florida Statutes; providing for conflicts; providing for severability; providing an effective date.

On motion by Senator Chiles, the Conference Committee Report on SB 650 was adopted in its entirety.

On motion by Senator Daniel, SB 650 as amended by the Conference Committee Report was read in full, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

Senators Barron and Weissenborn were recorded as voting yea.

Senator Friday presiding.

UNFINISHED BUSINESS

HB 2162—A bill to be entitled An act to amend subsection (2) of section 323.08, Florida Statutes, so as to authorize the public service commission to adopt rules and regulations governing the filing of rate tariffs and schedules by motor carriers, providing for the investigation and suspension of and proposed changes in such tariffs and schedules, and prescribing the method for making any such changes effective; repealing all laws in conflict herewith, except section 323.26, Florida Statutes; and fixing an effective date for this act.

Was taken up, together with pending amendment.

By permission, Senator Ott withdrew the amendment.

On motion by Senator Hollahan, HB 2162 was read the third time by title, passed and certified to the House. The vote was: Yeas—35 Nays—None

|             |            |        |             |
|-------------|------------|--------|-------------|
| Askew       | Fincher    | Lane   | Stolzenburg |
| Bafalis     | Friday     | Myers  | Stone       |
| Bishop      | Gunter     | Ott    | Thomas      |
| Boyd        | Haverfield | Pope   | Trask       |
| Broxson     | Henderson  | Poston | Weber       |
| Chiles      | Hollahan   | Reuter | Weissenborn |
| Daniel      | Johnson    | Sayler | Wilson      |
| de la Parte | Karl       | Shevin | Young       |
| Ducker      | Knopke     | Slade  |             |

Senator Horne raised a point of order that SB 928, on the Calendar under the Order of Unfinished Business, was incorrect as the measure was on second reading on June 2, a motion to place it on third reading failed, and SB 928 was engrossed, therefore, the bill should be on the calendar under the Order of Senate Bills on Third Reading.

The Chair ruled that the point was well taken.

A motion by Senator Daniel that the rules be waived and SB 928 be taken up failed. The vote was:

Yeas—20

|         |           |         |        |
|---------|-----------|---------|--------|
| Bafalis | Henderson | McClain | Sayler |
| Bishop  | Hollahan  | Ott     | Thomas |
| Daniel  | Karl      | Pope    | Weber  |
| Fincher | Knopke    | Poston  | Wilson |
| Friday  | Lane      | Reuter  | Young  |

Nays—18

|         |             |          |             |
|---------|-------------|----------|-------------|
| Askew   | de la Parte | Horne    | Slade       |
| Bell    | Ducker      | Johnson  | Stolzenburg |
| Boyd    | Gong        | Myers    | Weissenborn |
| Broxson | Gunter      | Saunders |             |
| Chiles  | Haverfield  | Shevin   |             |

The President presiding.

On motions by Senator Hollahan, by two-thirds vote, SB 1321 was removed from the Calendar and withdrawn from the Senate.

SPECIAL ORDER CALENDAR

SB 210—A bill to be entitled An act relating to municipal millage limitation; amending section 167.444, Florida Statutes; amending expiration date of this section; providing for an effective date.

Was taken up and read the second time by title.

Senator Sayler offered the following amendment which was adopted:

Line 11, page 1, strike everything after the enacting clause and insert the following:

Section 1. Section 167.444, Florida Statutes, is amended to read:

167.444. Existing millage in excess of limits.—

(1) Any municipality whose rate of taxation as defined in section 167.441 exceeds one percent (ten mills) on the effective date of this act, and whose assessment roll complies with the requirements set forth below, shall be authorized [upon majority vote of the governing body of the municipality,] upon majority vote of the governing body of the municipality after reasonable public notice and hearing, to continue at such greater rate of taxation until January 1, 1972, without requiring the referendum provided for in section 167.442. However, no increase beyond that rate shall be permissible except through a referendum as provided for in section 167.442.

(2) No municipality whose 1970 assessment roll is less than [ninety (90) percent of fair market value] just value may continue its existing millage rate in excess of ten (10) mills after January 1, 1970. Applications for continued non-compliance with sections 167.441 and 167.442 shall be submitted to the assessments standards division of the comptroller's office (or its successor), together with sales ratio studies in such method, form and content as the assessments standards division may require. If the assessments standards division finds, on the basis of such studies, that the average assessment level of such municipality is not at least [ninety (90) percent of fair market value] just value, such municipality shall be required to hold a referendum as set forth in section 167.442 before assessing any millage in excess of one percent (ten mills), unless such municipality had caused a good faith program of reassessment to be commenced prior to January 1, 1971, or has commenced court proceedings prior to January 1, 1971, to require the responsible party to commence such good faith program of reassessment.

Section 2. This act shall take effect July 1, 1969.

Senator Sayler also offered the following amendment which was adopted:

Strike entire title and insert the following: A bill to be entitled An act relating to taxation; amending section 167.444, Florida Statutes, amending the date when municipalities must submit existing millages in excess of ten (10) mills to a referendum; providing conditions for continued non-compliance with section 167.442, Florida Statutes; providing an effective date.

On motion by Senator Sayler—

CS for HB 633—A bill to be entitled An act relating to taxation; amending section 167.444, Florida Statutes, amending the date when municipalities must submit existing millages in excess of ten (10) mills to a referendum; providing conditions for continued non-compliance with section 167.442, Florida Statutes; providing an effective date.

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

Senator Saylor offered the following amendment which was adopted:

In Section 1, line 28, page 1, strike "1972" and insert the following: 1971

Senator Saylor also offered the following amendment which was adopted:

In title, line 10, page 1, strike "section 167.442" and insert the following: sections 167.441 and 167.442

On motion by Senator Saylor, the rules were waived and CS for HB 633 as amended was read the third time by title, passed and certified to the House. The vote was:

Yeas—37

|               |             |         |             |
|---------------|-------------|---------|-------------|
| Mr. President | de la Parte | Lane    | Stolzenburg |
| Askew         | Ducker      | McClain | Stone       |
| Bafalis       | Friday      | Myers   | Trask       |
| Beaufort      | Gong        | Ott     | Weber       |
| Bell          | Gunter      | Pope    | Weissenborn |
| Bishop        | Haverfield  | Poston  | Wilson      |
| Boyd          | Henderson   | Reuter  | Young       |
| Broxson       | Hollahan    | Saylor  |             |
| Chiles        | Johnson     | Shevin  |             |
| Daniel        | Karl        | Slade   |             |

Nays—1

Deeb

Senator Fincher was recorded as voting yea.

SB 210 was laid on the table.

**SB 475—A bill to be entitled An act relating to air and water pollution; amending section 403.182(1)(d), Florida Statutes, relating to local pollution control programs; providing for the creation and membership of local pollution control boards and authorizing employment of necessary personnel by such boards; providing an effective date.**

Was taken up and read the second time by title.

The Committee on Governmental Organization offered the following amendment which was adopted on motion by Senator Bafalis:

In Section 1, line 3, page 2, strike "seven (7)" and insert nine (9)

On motion by Senator Bafalis, the rules were waived and SB 475 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—28 Nays—None

|               |         |           |             |
|---------------|---------|-----------|-------------|
| Mr. President | Daniel  | Henderson | Saylor      |
| Askew         | Deeb    | Horne     | Shevin      |
| Bafalis       | Ducker  | Karl      | Stolzenburg |
| Bell          | Fincher | Knopke    | Thomas      |
| Bishop        | Friday  | Ott       | Weber       |
| Boyd          | Gong    | Pope      | Wilson      |
| Broxson       | Gunter  | Poston    | Young       |

SB 903 was taken up, together with:

By The Committee on Natural Resources and Conservation—

**CS for SB 903—A bill to be entitled An act relating to game and fresh water fish; amending chapter 372, Florida Statutes, by adding section 372.121, providing for control and management of state game lands by the commission; providing for adoption of rules and regulations for state-owned lands and privately-owned lands or waters under certain conditions; providing a penalty.**

—which was read the first time by title and SB 903 was laid on the table.

On motions by Senator Knopke, the rules were waived and CS for SB 903 was read the second time by title, the third time by title, passed and certified to the House. The vote was: Yeas—33 Nays—None

|               |            |             |             |
|---------------|------------|-------------|-------------|
| Mr. President | Gong       | Ott         | Stone       |
| Askew         | Gunter     | Pope        | Thomas      |
| Beaufort      | Haverfield | Poston      | Trask       |
| Bell          | Henderson  | Reuter      | Weber       |
| Bishop        | Hollahan   | Saylor      | Weissenborn |
| Boyd          | Johnson    | Scarborough | Wilson      |
| Broxson       | Karl       | Shevin      |             |
| Deeb          | Knopke     | Slade       |             |
| Friday        | McClain    | Stolzenburg |             |

Senators Bafalis and Ducker were recorded as voting yea.

SB 439 was taken up, together with:

By The Committee on Natural Resources and Conservation—

**CS for SB 439—A bill to be entitled An act relating to conservation; amending section 370.13, Florida Statutes, regulating the taking and possession of stone crabs; repealing laws in conflict; providing a penalty; providing an effective date.**

—which was read the first time by title and SB 439 was laid on the table.

On motions by Senator Gong, the rules were waived and CS for SB 439 was read the second time by title, the third time by title, passed and certified to the House. The vote was: Yeas—33 Nays—None

|               |            |             |        |
|---------------|------------|-------------|--------|
| Mr. President | Friday     | McClain     | Stone  |
| Askew         | Gong       | Ott         | Thomas |
| Bafalis       | Gunter     | Pope        | Trask  |
| Beaufort      | Haverfield | Poston      | Weber  |
| Bell          | Henderson  | Reuter      | Wilson |
| Bishop        | Hollahan   | Saylor      | Young  |
| Boyd          | Johnson    | Scarborough |        |
| Broxson       | Karl       | Shevin      |        |
| Fincher       | Knopke     | Stolzenburg |        |

Senator Ducker was recorded as voting yea.

SB 801 was taken up and on motion by Senator Broxson—

**HB 1254—A bill to be entitled An act relating to optometry; amending section 463.17, Florida Statutes, to require continuing professional education as a condition precedent to renewal and reissuance of certificate of registration.**

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

On motion by Senator Broxson, the rules were waived and HB 1254 was read the third time by title, passed and certified to the House. The vote was: Yeas—37 Nays—None

|               |           |             |             |
|---------------|-----------|-------------|-------------|
| Mr. President | Fincher   | Lane        | Stone       |
| Askew         | Friday    | McClain     | Thomas      |
| Bafalis       | Gong      | Pope        | Trask       |
| Bell          | Gunter    | Poston      | Weber       |
| Bishop        | Henderson | Reuter      | Weissenborn |
| Boyd          | Hollahan  | Saunders    | Wilson      |
| Broxson       | Horne     | Saylor      | Young       |
| Daniel        | Johnson   | Scarborough |             |
| Deeb          | Karl      | Shevin      |             |
| Ducker        | Knopke    | Stolzenburg |             |

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

Was taken up and read the second time by title. On motion by Senator Henderson, the rules were waived and SB 769 was read the third time by title, passed and certified to the House. The vote was: Yeas—32 Nays—None

|               |           |             |             |
|---------------|-----------|-------------|-------------|
| Mr. President | Gong      | McClain     | Thomas      |
| Askew         | Gunter    | Poston      | Trask       |
| Bafalis       | Henderson | Reuter      | Weber       |
| Bell          | Hollahan  | Saunders    | Weissenborn |
| Boyd          | Horne     | Saylor      | Wilson      |
| Daniel        | Johnson   | Scarborough |             |
| Deeb          | Karl      | Shevin      |             |
| Ducker        | Knopke    | Stolzenburg |             |
| Fincher       | Lane      | Stone       |             |

Senator Young was recorded as voting yea.

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

Was taken up and read the second time by title. On motion by Senator Henderson, the rules were waived and SB 770 was read the third time by title, passed and certified to the House. The vote was: Yeas—36 Nays—None

|               |            |             |             |
|---------------|------------|-------------|-------------|
| Mr. President | Friday     | Knopke      | Shevin      |
| Askew         | Gong       | Lane        | Stolzenburg |
| Bafalis       | Gunter     | McClain     | Stone       |
| Bell          | Haverfield | Ott         | Thomas      |
| Boyd          | Henderson  | Poston      | Trask       |
| Daniel        | Hollahan   | Reuter      | Weber       |
| Deeb          | Horne      | Saunders    | Weissenborn |
| Ducker        | Johnson    | Sayler      | Wilson      |
| Fincher       | Karl       | Scarborough | Young       |

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

Was taken up and read the second time by title. On motion by Senator Henderson, the rules were waived and SB 773 was read the third time by title, passed and certified to the House. The vote was: Yeas—34 Nays—None

|               |            |             |             |
|---------------|------------|-------------|-------------|
| Mr. President | Fincher    | Lane        | Stone       |
| Askew         | Friday     | McClain     | Thomas      |
| Bafalis       | Gong       | Ott         | Trask       |
| Beaufort      | Haverfield | Poston      | Weber       |
| Bell          | Henderson  | Reuter      | Weissenborn |
| Bishop        | Hollahan   | Saunders    | Wilson      |
| Boyd          | Horne      | Scarborough | Young       |
| Deeb          | Johnson    | Shevin      |             |
| Ducker        | Knopke     | Stolzenburg |             |

Senator Daniel was recorded as voting yea.

SB 872—A bill to be entitled An act relating to conservation; requiring a permit to use blue crab traps requiring the permit number to be displayed on any can, drum and similar device used for taking or attempting to take blue crabs; providing that the application for the permit shall be as prescribed by the director; providing an effective date.

Was taken up 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 Reuter:

In Section 1, line 15, page 1, after "with" insert: a comma (,)

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

In Section 5, line 8, page 3, strike all of Section 5 and insert the following: Section 5. This act shall not apply to the casual sport fisherman who wishes to take blue crabs for personal consumption.

Section 6. The director may promulgate reasonable regulations and rules to carry out the intent of this act.

Section 7. This act shall become effective January 1, 1970.

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

In title, line 6, page 1, after "any" insert: trap,

On motion by Senator Reuter, the rules were waived and SB 872 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—35 Nays—None

|               |            |         |             |
|---------------|------------|---------|-------------|
| Mr. President | Ducker     | Karl    | Stolzenburg |
| Askew         | Fincher    | Lane    | Stone       |
| Bafalis       | Friday     | McClain | Thomas      |
| Beaufort      | Gong       | Ott     | Trask       |
| Bell          | Gunter     | Pope    | Weber       |
| Bishop        | Haverfield | Poston  | Weissenborn |
| Boyd          | Henderson  | Reuter  | Wilson      |
| Daniel        | Horne      | Sayler  | Young       |
| Deeb          | Johnson    | Shevin  |             |

SB 868 was taken up, together with:

By The Committee on Natural Resources and Conservation—

CS for SB 868—A bill to be entitled An act relating to motorboats, title certificates; amending chapter 371, Florida Statutes, by adding section 371.791, requiring dealers selling new boats in the state to furnish a manufacturer's statement of origin to the purchaser; providing an effective date.

—which was read the first time by title and SB 868 was laid on the table.

On motion by Senator Friday—

HB 1346—A bill to be entitled An act relating to motorboats, title certificates; amending chapter 371, Florida Statutes, by adding section 371.791, requiring dealers selling boats in the state to furnish a manufacturer's certificate of origin to the purchaser; providing an effective date.

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

On motion by Senator Friday, the rules were waived and HB 1346 was read the third time by title, passed and certified to the House. The vote was:

Yeas—36

|               |            |         |             |
|---------------|------------|---------|-------------|
| Mr. President | Fincher    | Karl    | Shevin      |
| Askew         | Friday     | Knopke  | Stolzenburg |
| Bafalis       | Gong       | Lane    | Stone       |
| Bell          | Gunter     | McClain | Trask       |
| Bishop        | Haverfield | Ott     | Weber       |
| Boyd          | Henderson  | Pope    | Weissenborn |
| Daniel        | Hollahan   | Poston  | Williams    |
| Deeb          | Horne      | Reuter  | Wilson      |
| Ducker        | Johnson    | Sayler  | Young       |

Nays—1

Scarborough

SB 262—A bill to be entitled An act relating to drivers' licenses, suspension and revocation; amending paragraphs 322.27 (2)(d) and (e), F. S.; increasing and detailing the point value of certain violations; providing that points shall be determined from the date of violation rather than conviction; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Weissenborn, the rules were waived and SB 262 was read the third time by title, passed and certified to the House. The vote was: Yeas—36 Nays—None

|               |            |             |             |
|---------------|------------|-------------|-------------|
| Mr. President | Fincher    | Knopke      | Shevin      |
| Askew         | Friday     | Lane        | Stolzenburg |
| Bafalis       | Gong       | McClain     | Stone       |
| Bell          | Gunter     | Ott         | Thomas      |
| Bishop        | Haverfield | Pope        | Trask       |
| Boyd          | Henderson  | Poston      | Weber       |
| Daniel        | Hollahan   | Reuter      | Weissenborn |
| Deeb          | Johnson    | Sayler      | Wilson      |
| Ducker        | Karl       | Scarborough | Young       |

SB 284—A bill to be entitled An act relating to health education; placing increased emphasis on drug abuse education; establishing special training centers for the preparation of teachers; establishing health institutes to supplement and update the training of teachers; requiring special training in drug abuse and other critical health areas; providing for the appointment of a state health medical advisory committee; providing for health education courses in elementary schools and in junior high and senior high schools; allowing exemptions to students for re-

ligious reasons; declaring intent of the legislature; providing an effective date.

Was taken up and read the second time by title.

The Committee on Education offered the following amendment which was adopted on motion by Senator Bafalis:

In the introductory language on page 1 after the word "Tobacco" on line 26, strike the remaining language in the second whereas and insert the following: ; and,

The Committee on Education also offered the following amendment which was adopted on motion by Senator Bafalis:

In Section 1, line 3, page 4, strike everything after the word "students" and insert the following: . This act shall not be construed to require the scheduling of Sex Education courses as a part of the mandatory health education requirement.

The Committee on Education also offered the following amendment which was adopted on motion by Senator Bafalis:

In Section 1, page 3, strike everything on lines 4 to 14 and insert the following: (a) There shall be approved by the state commissioner of education training courses emphasizing drug abuse and related problems at the state universities. Such courses shall provide preparation for teachers leading to certification by the state department of education as health education teachers.

(b) All approved courses shall and re-letter the remaining paragraph accordingly.

The Committee on Education also offered the following amendment which was adopted on motion by Senator Bafalis:

In title, lines 6-10, page 1, strike "establishing special training centers for the preparation of teachers; establishing health institutes to supplement and update the training of teachers;" and insert the following: providing for approval of special training courses by education commissioner;

On motion by Senator Bafalis, the rules were waived and SB 284 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—37 Nays—None

|               |           |             |             |
|---------------|-----------|-------------|-------------|
| Mr. President | Ducker    | Knopke      | Stolzenburg |
| Askew         | Fincher   | Lane        | Stone       |
| Bafalis       | Friday    | McClain     | Trask       |
| Beaufort      | Gong      | Ott         | Weber       |
| Bell          | Gunter    | Pope        | Weissenborn |
| Bishop        | Henderson | Poston      | Wilson      |
| Boyd          | Hollahan  | Reuter      | Young       |
| Broxson       | Horne     | Sayler      |             |
| Daniel        | Johnson   | Scarborough |             |
| Deeb          |           | Shevin      |             |

SB 555—A bill to be entitled An act relating to a classification plan for state roads in the state highway system, amending section 335.04, Florida statutes, to provide for statewide construction of roads not on a state highway system; providing an effective date.

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 Poston:

In Section 1, line 20, page 1, insert the following: after "authorities" of not less than twenty-five percent of the total cost of construction and right-of-way and of the same percentage for all urban areas

On motion by Senator Poston, the rules were waived and SB 555 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—27

|               |           |         |             |
|---------------|-----------|---------|-------------|
| Mr. President | Friday    | Lane    | Stolzenburg |
| Askew         | Gong      | McClain | Stone       |
| Bell          | Henderson | Ott     | Thomas      |
| Broxson       | Hollahan  | Poston  | Weber       |
| Daniel        | Johnson   | Reuter  | Wilson      |
| Ducker        | Karl      | Sayler  | Young       |
| Fincher       | Knopke    | Shevin  |             |

Nays—4

|        |      |      |             |
|--------|------|------|-------------|
| Bishop | Boyd | Pope | Weissenborn |
|--------|------|------|-------------|

SB 605—A bill to be entitled An act relating to banks; amending Section 659.02(2), Florida Statutes; amending the filing fee from five hundred dollars to fifteen hundred dollars.

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 Sayler:

In Section 1(f), lines 11 and 12, page 2, after the word "of" strike "fifteen hundred dollars" and insert the following: one thousand dollars

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

In title, line 7, page 1, strike "fifteen hundred dollars" and insert the following: one thousand dollars

On motion by Senator Sayler, the rules were waived and SB 605 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—36

|               |            |         |             |
|---------------|------------|---------|-------------|
| Mr. President | Deeb       | Horne   | Reuter      |
| Askew         | Ducker     | Johnson | Sayler      |
| Bafalis       | Fincher    | Karl    | Scarborough |
| Beaufort      | Friday     | Knopke  | Shevin      |
| Bell          | Gong       | Lane    | Stolzenburg |
| Bishop        | Gunter     | McClain | Stone       |
| Boyd          | Haverfield | Ott     | Trask       |
| Broxson       | Henderson  | Pope    | Weissenborn |
| Daniel        | Hollahan   | Poston  | Young       |

Nays—1

Wilson

Senator Williams was recorded as voting yea.

STATEMENT PURSUANT TO RULE 1.36

I did not vote on SB 605 because of a possible conflict of interest.

JERRY THOMAS, 35th District

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

Was taken up and read the second time by title.

Senator Ott offered the following amendment which was adopted:

In Sections 1-4, begin line 13, begin page 1, strike all of Sections 1 through 4 and insert the following:

Section 1. Subsection (3) of Section 210.05, Florida Statutes, is amended to read:

210.05 Preparation and sale of stamps; discount—  
 (3) (a) The director may appoint dealers in cigarettes, manufacturers of cigarettes, within or without the state as agents to buy or affix stamps to be used in paying the tax herein imposed, or the tax imposed by any municipality as authorized herein, but an agent shall at all times have the right to appoint a person in his employ who is to affix the stamps to any cigarettes under the agent's control; provided, however, that any wholesale dealer in the state shall have the right to buy and affix such stamps. Whenever the director shall sell and deliver to any such agent or wholesaler any such stamps, such agent or wholesaler shall be entitled to receive as compensation for his services and expenses as such agent or wholesaler in affixing and accounting for the taxes represented by such stamps, and to retain out of the moneys to be paid by him for such stamps,

a discount of two and nine tenths per cent of the par value of any amount of stamps purchased during any fiscal year from July 1 through June 30 of the following year, up to and including two million stamps, and a discount of two per cent of the par value of any amount of stamps purchased during any fiscal year from July 1 through June 30 of the following year in excess of two million stamps. All stamps purchased from the director under this chapter shall be paid for in cash on delivery, except as hereinafter provided.

(b) Agents appointed by the director to affix stamps shall be authorized to purchase stamps by executing bond with a solvent surety company qualified to do business in this state, in an amount of one hundred ten per cent (110%) of the agents' estimated tax liability for thirty (30) days, but not less than Two Thousand (\$2,000) dollars, conditioned upon said agent paying all taxes due the state arising hereunder. This form of payment is in lieu of cash on delivery or its equivalent. Payment for each month's liability shall be due on or before the [25th day of each month including Saturdays, Sundays and Holidays.] 10th day of the month following the month in which the stamps were sold. Default in the aforesaid bonding and payment provisions by any agent may result in the revocation of his privilege to purchase stamps except for cash on delivery for a period up to twelve (12) months in the discretion of the director.

Section 2. Subsection (1) of Section 210.07, Florida Statutes, shall be renumbered Subsection (1)(a).

Section 3. Subsection (1)(b) of Section 210.07 is added to read:

(b) The provisions of Subsections (3) (a) and (3) (b) of Section 210.05, Florida Statutes, shall be applicable to cigarette taxes paid through the use of metering machines.

Section 4. This act shall become effective upon its becoming law.

Senator Ott also offered the following amendment which was adopted:

Lines 4-10, page 1, strike entire title and insert the following: An act relating to the taxation of cigarettes, amending Section 210.05 (3), Florida Statutes, providing authority for agents to pay cigarette taxes monthly; providing an effective date.

Pending further consideration of SB 763 as amended, on motion by Senator Ott—

HB 903—A bill to be entitled An act relating to the taxation of cigarettes, amending Section 210.05 (3), Florida Statutes, providing authority for agents to pay cigarette taxes monthly; providing an effective date.

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

Senator Ott offered the following amendment which was adopted:

Lines 2-6, page 1, strike entire title and insert the following: An act relating to the taxation of cigarettes, amending section 210.05 (3) and section 210.07 (1), Florida Statutes, providing authority for agents to pay cigarette taxes monthly by purchase of stamps or use of metering machines; providing an effective date.

On motion by Senator Ott, the rules were waived and HB 903 as amended was read the third time by title, passed and certified to the House. The vote was: Yeas—33 Nays—None

|               |            |             |             |
|---------------|------------|-------------|-------------|
| Mr. President | Gong       | Ott         | Stolzenburg |
| Askew         | Gunter     | Pope        | Stone       |
| Bafalis       | Haverfield | Poston      | Thomas      |
| Bell          | Henderson  | Reuter      | Williams    |
| Boyd          | Hollahan   | Saunders    | Wilson      |
| Broxson       | Karl       | Sayler      | Young       |
| Deeb          | Knopke     | Scarborough |             |
| Ducker        | Lane       | Shevin      |             |
| Friday        | McClain    | Slade       |             |

SB 763 was laid on the table.

SB 1047—A bill to be entitled An act relating to state employees; making it illegal for state employees to disclose

stockholders' names filed with state agencies; making violation a misdemeanor; subjecting violators to discharge from state employment; 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 Thomas:

In Section 1, lines 16 and 17, page 1, strike all of line 16 and all of line 17 and insert the following: holder from any list of stockholders filed with the comptroller pursuant to section 199.051(3)(a), Florida Statutes, except when disclosure

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

In the title, line 7, page 1, strike all of line 7 and insert the following: with the comptroller pursuant to section 199.051(3)(a), Florida Statutes; making violation

On motion by Senator Thomas, the rules were waived and SB 1047 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—27

|               |            |             |             |
|---------------|------------|-------------|-------------|
| Mr. President | Deeb       | Knopke      | Stolzenburg |
| Askew         | Friday     | Lane        | Stone       |
| Bafalis       | Gunter     | McClain     | Thomas      |
| Bell          | Haverfield | Poston      | Weissenborn |
| Bishop        | Hollahan   | Reuter      | Williams    |
| Boyd          | Horne      | Saunders    | Wilson      |
| Broxson       | Karl       | Scarborough |             |

Nays—5

|        |         |        |       |
|--------|---------|--------|-------|
| Ducker | Johnson | Sayler | Young |
| Gong   |         |        |       |

Senator Pope was recorded as voting nay.

By unanimous consent, Senators Boyd and Scarborough changed their votes from yea to nay.

SB 1100 was taken up and on motion by Senator Deeb—

HB 1610—A bill to be entitled An act requiring the director of the accounting department of the Florida public service commission to be a certified public accountant, and prescribing the qualifications for the certification by the state board of accountancy of other accountants employed by said commission or by the legislative auditor; and providing an effective date.

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

On motion by Senator Deeb, the rules were waived and HB 1610 was read the third time by title, passed and certified to the House. The vote was: Yeas—35 Nays—None

|               |            |             |             |
|---------------|------------|-------------|-------------|
| Mr. President | Fincher    | Lane        | Stolzenburg |
| Askew         | Friday     | McClain     | Stone       |
| Bafalis       | Gong       | Pope        | Thomas      |
| Bell          | Haverfield | Poston      | Trask       |
| Boyd          | Henderson  | Reuter      | Weber       |
| Broxson       | Hollahan   | Saunders    | Williams    |
| Daniel        | Johnson    | Sayler      | Wilson      |
| Deeb          | Karl       | Scarborough | Young       |
| Ducker        | Knopke     | Shevin      |             |

SB 1167—A bill to be entitled An act relating to the regulation of motorboats; amending section 371.60, Florida Statutes; providing the maximum safety load be according to the standards developed by the boating industry association; providing an effective date.

Was taken up and read the second time by title.

Senator Horne presiding.

Senators Mathews and Hollahan offered the following amendment which was adopted on motion by Senator Hollahan:

In Section 1, line 20, page 1, strike: the words "By the Boating Industry Association," and insert the following: By the Florida Board of Conservation (period)

Senator Hollahan offered the following amendment which was adopted:

In title line 8, strike: "boating industry association" and insert the following: the Florida Board of Conservation

On motion by Senator Hollahan, the rules were waived and SB 1167 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—32 Nays—None

|         |            |         |             |
|---------|------------|---------|-------------|
| Askew   | Fincher    | Karl    | Scarborough |
| Bafalis | Friday     | Knopke  | Shevin      |
| Bell    | Gong       | Lane    | Stolzenburg |
| Boyd    | Haverfield | McClain | Stone       |
| Broxson | Henderson  | Ott     | Trask       |
| Daniel  | Hollahan   | Pope    | Weber       |
| Deeb    | Horne      | Poston  | Wilson      |
| Ducker  | Johnson    | Reuter  | Young       |

SB 1171—A bill to be entitled An act relating to the regulation of motorboats, skin divers; amending chapter 371, Florida Statutes, by adding section 371.541, requiring skin and scuba divers to display a recognized red and white flag when submerged in navigable waters; making violation a misdemeanor; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Hollahan, the rules were waived and SB 1171 was read the third time by title, passed and certified to the House. The vote was: Yeas—30 Nays—None

|         |            |             |             |
|---------|------------|-------------|-------------|
| Askew   | Gong       | Ott         | Stolzenburg |
| Bafalis | Haverfield | Pope        | Stone       |
| Bell    | Henderson  | Poston      | Thomas      |
| Boyd    | Hollahan   | Reuter      | Weber       |
| Broxson | Horne      | Saunders    | Weissenborn |
| Deeb    | Karl       | Scarborough | Wilson      |
| Ducker  | Knopke     | Shevin      |             |
| Fincher | McClain    | Slade       |             |

SB 1117—A bill to be entitled An act relating to soil and water conservation; amending sections 582.04, 582.05, 582.06(3), 582.08(4), and 582.20(1),(2),(3),(4),(6),(8), and (9), Florida Statutes; and amending chapter 582, Florida Statutes, by adding sections 582.33, 582.34, 582.35, 582.36, 582.37, 582.38, 582.39, 582.40, 582.41, 582.42, 582.43, 582.44, 582.45, 582.46, 582.47, 582.48, and 582.49; providing for conservation of soil and water resources and prevention and control of soil erosion; establishing the state soil and water conservation committee and defining its powers and duties; providing for the establishment of soil and water conservation districts, defining the powers and duties of such districts, and providing for the exercise of such powers, including the power to acquire property by purchase, gift, and otherwise; empowering such districts to adopt programs and regulations for the discontinuance of land-use practices, and providing for the enforcement of such programs and regulations; providing for levy of ad valorem tax on property in districts; providing for the establishment of boards of adjustment in connection with land-use regulations; authorizing the establishment of watershed improvement districts as subdistricts of soil and water conservation districts and defining their functions and powers; providing for discontinuance of such soil and water conservation districts; providing a referendum; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Friday, the rules were waived and SB 1117 was read the third time by title, passed and certified to the House. The vote was: Yeas—31 Nays—None

|         |            |             |             |
|---------|------------|-------------|-------------|
| Askew   | Friday     | McClain     | Slade       |
| Bafalis | Gong       | Ott         | Stolzenburg |
| Bell    | Haverfield | Pope        | Stone       |
| Boyd    | Henderson  | Poston      | Thomas      |
| Broxson | Hollahan   | Reuter      | Weber       |
| Deeb    | Horne      | Saunders    | Weissenborn |
| Ducker  | Karl       | Scarborough | Wilson      |
| Fincher | Knopke     | Shevin      |             |

SB 1163—A bill to be entitled An act relating to saltwater fisheries; amending section 370.20(1), Florida Statutes, by amending article XII of the gulf states marine fisheries compact;

providing increase in yearly appropriations to help meet the operating expenses of the gulf states marine fisheries commission; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and SB 1163 was read the third time by title, passed and certified to the House. The vote was: Yeas—31 Nays—None

|         |            |             |             |
|---------|------------|-------------|-------------|
| Askew   | Friday     | McClain     | Slade       |
| Bafalis | Gong       | Ott         | Stolzenburg |
| Bell    | Haverfield | Pope        | Stone       |
| Boyd    | Henderson  | Poston      | Thomas      |
| Broxson | Hollahan   | Reuter      | Weber       |
| Deeb    | Horne      | Saunders    | Weissenborn |
| Ducker  | Karl       | Scarborough | Wilson      |
| Fincher | Knopke     | Shevin      |             |

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

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

**REPORTS OF COMMITTEES**

Senator Friday announced the Committee on Rules and Calendar recommended that SB 1065, HB 541, Senate Bills 1068, 1106, 1276 and 831, HB 142, SB 805 and HB 915 be placed in the order named at the end of the Calendar designated for the consideration of non-controversial bills.

The Senate resumed consideration of the Special Order Calendar.

SB 1273—A bill to be entitled An act relating to the Florida game and fresh water fish commission, water hyacinth control; providing an appropriation; providing reimbursement to the government of the United States for certain damages, pursuant to section 372.931, Florida Statutes; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Friday, the rules were waived and SB 1273 was read the third time by title, passed and certified to the House. The vote was:

Yeas—46

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

Nays—1

Weissenborn

SB 363—A bill to be entitled An act amending subsection (5) of section 323.29, Florida statutes, by extending the time from April 1, 1968, to April 1, 1970, in which motor carriers engaged in the transportation of household goods within municipalities and their suburban territories may apply to the Florida public service commission for a certificate of public convenience and necessity authorizing the continuance of such operations.

Was taken up and read the second time by title.

The Committee on Governmental Organization offered the following amendment which was adopted on motion by Senator McClain:

In Section 1, line 29, page 1, strike "April" and insert January

The Committee on Governmental Organization also offered the following amendment which was adopted on motion by Senator McClain:

In title, line 6, page 1, strike "April" and insert January

On motion by Senator McClain, the rules were waived and SB 363 as amended was read the third time by title and failed to pass. The vote was:

Yeas—17

|               |         |        |        |
|---------------|---------|--------|--------|
| Mr. President | Deeb    | Myers  | Wilson |
| Bafalis       | Fincher | Pope   | Young  |
| Bishop        | Johnson | Sayler |        |
| Broxson       | Lane    | Shevin |        |
| Daniel        | McClain | Trask  |        |

Nays—17

|        |            |             |             |
|--------|------------|-------------|-------------|
| Askew  | Haverfield | Poston      | Thomas      |
| Boyd   | Henderson  | Saunders    | Weissenborn |
| Ducker | Hollahan   | Scarborough |             |
| Gong   | Horne      | Stolzenburg |             |
| Gunter | Karl       | Stone       |             |

SB 1326—A bill to be entitled An act relating to county commissioners, powers and duties; amending section 125.01, Florida Statutes, by adding subsection (18), authorizing boards to determine place or places of meetings within county; requiring that permanent records and a meeting place be located in county seat; requiring notice by publication of time and place before holding of meeting outside county seat; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Myers, the rules were waived and SB 1326 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

SB 237 was taken up, together with:

By The Committee on Judiciary—

CS for SB 237—A bill to be entitled An act relating to game and fresh water fish commission; amending chapter 372, Florida Statutes, by adding section 372.663 to provide for mandatory imprisonment of persons convicted of poaching alligators; providing for confiscation of equipment used in committing offense; providing an effective date.

—which was read the first time by title and SB 237 was laid on the table.

On motion by Senator Stone, the rules were waived and CS for SB 237 was 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 31, page 1 and lines 1-16, page 2, strike everything after the words "commission and" and insert the following: shall be forfeited to the commission in accordance with the provisions regarding seizure and forfeiture as set forth in Sections 372.9901 and 372.9902, Florida Statutes.

Section 2. This act shall take effect January 1, 1970.

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

In Section 1 (1), line 30, page 1, strike "confiscated" and insert seized

On motion by Senator Stone, the rules were waived and CS for SB 237 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—47 Nays—None

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

SB 250 was taken up, together with:

By The Committee on Judiciary—

CS for SB 250—A bill to be entitled An act relating to alligator products; prohibiting the sale or offering for sale of alligator products; providing penalties; providing severability clause; providing an effective date.

—which was read the first time by title and SB 250 was laid on the table.

On motions by Senator Henderson, the rules were waived and CS for SB 250 was read the second time by title, the third time by title, passed and certified to the House. The vote was:

Yeas—45

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

Nays—2

McClain Stolzenburg

SB 706 was taken up and on motion by Senator Karl—

HB 503—A bill to be entitled An act relating to the uniform commercial code; amending section 680.10-101, (2), Florida Statutes; providing for the filing and recordation of instruments required to be filed pursuant to chapters 85, 524 and 673, Florida Statutes, prior to their repeal pursuant to the provisions of the uniform commercial code; providing an effective date.

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

On motion by Senator Karl, the rules were waived and HB 503 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

SB 1030—A bill to be entitled An act relating to exemption from occupational license tax of certain employees at race tracks; amending section 550.10(1)(d); Florida Statutes; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Weissenborn, the rules were waived and SB 1030 was read the third time by title, passed and certified to the House. The vote was:

Yeas—45

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

Nays—2

Lane Stolzenburg

SB 1230—A bill to be entitled An act relating to the secretary of state; amending section 15.09, Florida Statutes; providing for additional fees for search of records filed in the office of the secretary of state pursuant to the uniform commercial code; providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Trask, the rules were waived and SB 1230 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

SB 1334—A bill to be entitled An act relating to the state seal and the state flag; changing the designation of the tree on the seal to be the sabal palm to conform with the state tree; describing the specifications for the state flag; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Friday, the rules were waived and SB 1334 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

|               |          |             |            |
|---------------|----------|-------------|------------|
| Mr. President | Beaufort | Chiles      | Fincher    |
| Askew         | Bell     | Daniel      | Friday     |
| Bafalis       | Bishop   | Deeb        | Gong       |
| Barron        | Boyd     | de la Parte | Gunter     |
| Barrow        | Broxson  | Ducker      | Haverfield |

|           |          |             |             |
|-----------|----------|-------------|-------------|
| Henderson | McClain  | Sayler      | Trask       |
| Hollahan  | Myers    | Scarborough | Weber       |
| Horne     | Ott      | Shevin      | Weissenborn |
| Johnson   | Pope     | Slade       | Williams    |
| Karl      | Poston   | Stolzenburg | Wilson      |
| Knopke    | Reuter   | Stone       | Young       |
| Lane      | Saunders | Thomas      |             |

SB 1227—A bill to be entitled An act relating to salt water conservation; stone crab closed season; repealing other laws in conflict; providing a penalty; providing an effective date.

Was taken up 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 Gong:

In Section 2, line 22, page 1, after the word "Hernando" and insert , Washington

On motion by Senator Gong, the rules were waived and SB 1227 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—47 Nays—None

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

On motion by Senator Friday, by two-thirds vote, HB 1307 was withdrawn from the Committee on Natural Resources and Conservation and placed on the Calendar.

SB 921 was taken up and on motion by Senator Friday—

HB 1307—A bill to be entitled An act relating to salt water fisheries and conservation; amending section 370.113, Florida Statutes, by placing a limit on the number of queen conchs a person may take or have in his possession in a calendar day; providing an effective date.

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

On motion by Senator Friday, the rules were waived and HB 1307 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

SB 198 was taken up, together with:

By The Committee on Agriculture—

CS for SB 198—A bill to be entitled An act relating to agriculture; authorizing an agricultural exposition center to aid in the sale of Florida agricultural and agriculture business products to domestic, Latin American and other foreign markets; authorizing vocational training in agriculture for state prisoners; authorizing funds by donation.

—which was read the first time by title and SB 198 was laid on the table.

On motion by Senator Bishop, the rules were waived and CS for SB 198 was read the second time by title.

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

Line 3, page 2, strike: "Doyle Connor," and insert the

On motion by Senator Bishop, the rules were waived and CS for SB 198 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—47 Nays—None

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

Senator Friday presiding.

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

#### CONFERENCE COMMITTEE REPORT ON SJR 36

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

June 2, 1969

*The Honorable Fred Schultz*  
*Speaker, House of Representatives*

Dear Sirs:

Your Conference Committee on the disagreeing votes of the two Houses on the House amendment to Senate Joint Resolution 36, same being:

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

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

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

|                        |                        |
|------------------------|------------------------|
| REUBIN O'D. ASKEW      | DON NICHOLS            |
| LOUIS de la PARTE, JR. | HAROLD G. FEATHERSTONE |
| JOSEPH A. McCLAIN, JR. | DONALD H. REED, JR.    |
| C. W. BILL YOUNG       | ED S. WHITSON, JR.     |

Managers on the part of the Senate

Managers on the part of the House of Representatives

#### THE CONFERENCE COMMITTEE ON ARTICLE V OFFERED THE FOLLOWING AMENDMENT TO SENATE JOINT RESOLUTION NO. 36:

Strike everything after the resolving clause and insert the following in lieu thereof:

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, magistrate courts, courts established for the trial of offenses against ordinances of municipalities or chartered counties, and, if established by law, a court of review of administrative action. 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.

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

(a) the administrative supervision of all courts except courts established for the trial of offenses against ordinances of municipalities or chartered counties;

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

(c) practice and procedure in all courts, including the time for seeking appellate review;

(d) the locations for holding court; and

(e) the transfer of any matter to the proper court when the jurisdiction of a court has been improvidently 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 justices, one of whom shall be chosen chief justice by the members of the court. Five justices shall constitute a quorum. The concurrence of four 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 in causes within the jurisdiction of the supreme court to review, 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 the court of review of administrative action and commissions established by law and writs of mandamus and quo warranto to state officers and state agencies.

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

SECTION 5. *District courts of appeal.*—

(a) APPELLATE DISTRICTS.—The state by law shall be divided into not more than four appellate districts of one county or contiguous counties. There shall be a district court of appeal in each district consisting of not less than three judges. Three judges shall consider each case, and the concurrence of two 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 in such cases to the extent provided in rules adopted by the supreme court.

(2) They shall have the power of direct review of administrative action as may be prescribed by law.

(3) A district court of appeal or any judge thereof may issue writs of habeas corpus returnable before that court 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. Court of review of administrative action.**—There may be established by law a court of review of administrative action composed of not less than three judges. It shall have appellate jurisdiction to hear appeals from such administrative action as may be prescribed by law. Three judges shall consider each case, and the concurrence of two shall be necessary to a decision. The judges of the court shall be subject to impeachment.

**SECTION 7. Circuit courts.**—

(a) **JUDICIAL CIRCUITS.**—The state by law shall be divided into judicial circuits, each composed of one county or contiguous counties and containing a population of not less than one hundred thousand according to the last decennial census or other census authorized by general law except, the County of Monroe shall constitute one of the circuits.

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

(c) **CIRCUIT JUDGES.**—There shall be at least one circuit judge for each fifty thousand inhabitants or major fraction thereof in each circuit according to the last decennial census or other census authorized by law. Each circuit judge shall be a judge of the circuit court in each county in the circuit, except as otherwise provided herein. The county of residence of a circuit judge may be fixed by law, but shall not be changed with respect to 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 8. County courts.**—

(a) **COUNTY COURTS.**—In each county having a population not in excess of one hundred thousand according to the last decennial census or census authorized by general law, and in no other county, there shall be a county court unless that court shall have been abolished, and not reestablished, by vote of the electors pursuant to law except, a county court in counties without a magistrate court exercising countywide territorial jurisdiction shall not be abolished.

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

(c) **JURISDICTION.**—County courts shall have the jurisdiction prescribed by general law. When provided by law, the county judge of any county shall be ex officio judge of a magistrate court within the county. 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 9. Magistrate courts.**—

(a) **COURTS.**—There shall be a magistrate court in each county or, if the county be divided by law into magistrate

court districts, in each magistrate court district, unless that court shall have been abolished, and not reestablished, by vote of the electors pursuant to law except, a magistrate court exercising countywide territorial jurisdiction in counties without a county court shall not be abolished. Magistrate court districts may be consolidated or changed by law.

(b) **NUMBER OF JUDGES.**—There shall be one or more judges for each magistrate court as provided by law.

(c) **JURISDICTION.**—The judges of magistrate 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 magistrate courts to issue process and try violations of their ordinances may be prescribed by law except, in the case of chartered counties, no such authority shall be given to a magistrate court to try violations of county ordinances unless authorized in the charter of the county or approved by vote of the electors of the county.

**SECTION 10. Additional judges.**—Additional judges for any court except the supreme court may be authorized by law upon certification of need by the supreme court.

**SECTION 11. Specialized divisions of circuit courts.**—

(a) **DIVISIONS; JURISDICTION.**—A uniform system of specialized divisions of the circuit court may be established by general law in all counties having a population in excess of one hundred thousand according to the last decennial census or other census authorized by general law, each division exercising the specific jurisdiction fixed by general law.

(b) **JUDGES.**—There shall be provided by law one or more circuit judges for each specialized division of a circuit court who shall be judges only of the circuit court in the county in which their respective divisions are situate. Judges of specialized divisions shall be elected to their respective divisions by the electors of the county in which their divisions are situate.

(c) **JURISDICTION OF JUDGES.**—All judges of the circuit court in each county, including judges of specialized divisions, shall have jurisdiction to hear all cases within the jurisdiction of the circuit court in that county.

**SECTION 12. Eligibility.**—A justice or judge shall be a citizen and elector of the state and reside in the territorial jurisdiction of his court. A justice of the supreme court or judge of a district court of appeal or court of review of administrative action must have been a member of the bar of Florida for the preceding ten years. A judge of a circuit court must have been a member of the bar of Florida for the preceding five years. Each judge of a county court or magistrate court must be a member of the bar of Florida unless otherwise provided by general or special law.

**SECTION 13. Vacancies.**—The governor shall fill by appointment each vacancy in judicial office. Judicial nominating commissions may be established by law, and appointments to judicial office may be limited to nominees of such commissions. All appointments to judicial nominating commissions shall be subject to confirmation by the Senate.

**SECTION 14. 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, in nonpartisan elections; except, the method of selection of judges of the court of review of administrative action may be prescribed by law.

(b) The terms of all justices of the supreme court, judges of district courts of appeal, judges of the court of review of administrative action and circuit judges shall be for six years. The terms of judges of county courts and magistrate courts shall be prescribed by general law. The terms of justices of the supreme court and judges of the district courts of appeal shall be appropriately staggered.

**SECTION 15. Discipline, retirement; removal.**—

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

(1) two judges of district courts of appeal appointed by the judges of those courts and two judges of circuit courts appointed by the judges of those courts; and, when provided by law, not more than two judges of the court of review of administrative action appointed by the judges of that court, one judge of a county court appointed by the judges of those courts and one judge of a magistrate court appointed by the judges of those courts;

(2) two electors who have resided in the state and been members of the bar of the state for eight years, appointed by the governing body of the bar of Florida; and

(3) three electors who have resided in the state for five years and have never held judicial office or been members of the bar, appointed by the governor.

(b) The members of the judicial qualifications commission shall serve appropriately staggered terms not longer than six years 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 of its members as its chairman.

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

(d) Upon recommendation of the judicial qualifications commission, concurred in by two thirds of its members, the supreme court may order that any justice of the supreme court, judge of district court of appeal, judge of the court of review of administrative action, judge of a circuit court, and when provided by law any judge of a county court or judge of a magistrate court, 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 years except to complete a term half of which he has served or upon temporary assignment.

(f) The power of removal conferred by this section shall be cumulative to the power of impeachment and to the power of suspension by the governor and removal by the senate as to judges of county courts and judges of magistrate 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 16. Prohibited activities.**—Justices of the supreme court, judges of district courts of appeal, judges of the court of review of administrative actions 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 17. Judicial salaries.**—Justices of the supreme court and judges of district courts of appeal, the court of review of administrative action and circuit courts shall be compensated by 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. 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. Judges of county courts and magistrate courts shall be compensated by salaries fixed by law, and may also be compensated for nonjudicial services as provided by law.

**SECTION 18. 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 popula-

(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 19. State attorneys.**—In each judicial circuit a state attorney shall be elected for a term of four years to perform duties prescribed by law. State attorneys shall appoint such number of assistant state attorneys as may be authorized by law. The salaries of state attorneys and assistant state attorneys shall be fixed by general law.

**SECTION 20. 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.

**SECTION 21. 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 22. 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) On the effective date of this article and until changed by general law adopted thereafter, there shall be established in the circuit court in each county in which the population is in excess of one hundred thousand according to the last decennial census or other census authorized by general law, a juvenile and domestic relations division, a probate division and a criminal division. Until provided by general law as required in section 11(a) herein, each such division shall hear cases assigned to it pursuant to rules adopted by the supreme court.

(d) 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 the courts abolished by this article, except the jurisdiction vested by this article in other courts.

(4) In addition to the trial of misdemeanors, each county court shall have all of the jurisdiction immediately theretofore exercised by the county judge's court, the county court, the juvenile court, and any small claims court presided over by the county judge, wherein such courts existed in the respective county immediately before this article became effective.

(5) Magistrate 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 whose judges held no other office, small claims-magistrate courts, magistrates court of Brevard County, 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 magistrate courts shall be coroners and committing magistrates.

(e) 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) In counties having a population in excess of one hundred thousand according to the last decennial census or other census authorized by general law, judges of county judges' courts, juvenile courts and juvenile and domestic relations courts shall become judges of the circuit court in the county in which they reside. The judges of the civil courts of record of Dade and Hillsborough Counties, 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, the civil and criminal court of record of Pinellas County and the courts of record of Broward, Brevard, Escambia, Lee and Manatee Counties shall become judges of the circuit court in the county in which they reside. All judges of various courts who become judges of circuit courts pursuant to this section shall serve as circuit judges for the remainder of terms expiring with terms of other circuit judges. All judges of the criminal courts of record of Dade, Duval, Hillsborough, Orange, Palm Beach, and Polk Counties and of the felony court of record of Volusia County and an appropriate number of judges of the courts of record of Broward, Brevard and Escambia Counties shall be assigned by the chief justice of the supreme court to service in criminal divisions of the circuit court in the county in which they reside. Judges of the juvenile division of the court of record of Escambia County and judges of juvenile courts and juvenile and domestic relations courts who become judges of circuit courts shall be assigned to the juvenile and domestic relations division of the circuit court in the county in which they reside, and judges of county judges' courts who become judges of circuit courts shall be assigned to the probate division of the circuit court in the county in which they reside.

(3) In counties having a population not in excess of one hundred thousand according to the last decennial census or other census authorized by general law, judges of the county judges' courts shall become judges of the county court in the county in which they reside. In counties having a population not in excess of one hundred thousand according to the last decennial census or other census authorized by general law, judges of juvenile courts who hold no other office shall become judges of the county court in that county, and for the remainder of their terms, they shall receive a salary not less than they received as juvenile court judges immediately before the effective date of this article. The judge of the court of record of Alachua County shall become a judge of the county court of Alachua County.

(4) Justices of the peace, judges of the small claims-magistrate courts, magistrates court of Brevard County, traffic court of Hillsborough County, and the judges of small claims courts who hold no other office, shall become judges of magistrate courts, each serving, for the remainder of his term, a magistrate court district identical with his former territorial jurisdiction.

(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 years, in each magistrate court district succeeding to the territory of a justice of the peace district existing immediately before the effective date of this article.

(6) When no provision has been made for the judge of any court abolished by this article, such judge shall become a judge of the court in which is vested the greater part of the jurisdiction of his previous court for the remainder of his term or, in the event he becomes a circuit judge, for the remainder of a term expiring with the terms of other circuit judges.

(f) SPECIAL LOCAL PROVISIONS.—The following special provisions shall apply to the designated courts and counties superseding inconsistent general provisions:

(1) For purpose of this article, with the exception of section 7, Alachua County shall be considered as having a population not in excess of one hundred thousand until after the 1980 federal decennial census.

(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.

(3) In Escambia and Broward Counties until otherwise provided by law, the clerk of the circuit court shall serve as clerk of all magistrate courts in the respective counties and perform duties prescribed by law.

(4) No magistrate court shall be established by this article in any county in which immediately before the effective date of this article there was no justice of the peace court, magistrates court, or small claims court whose judge holds no other office, except a magistrate court shall be established in Pinellas County upon the effective date hereof.

(g) LIMITED OPERATION OF SOME PROVISIONS.—

(1) The qualifications for appointment or election to judicial office fixed by section 12 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 state judicial office on June 30, 1957, shall be subject to retirement from judicial office pursuant to section 15(e).

(3) Except as provided in sections 1, 2(c), 3, 8(c), 9(c) and 21, this article shall not apply to courts having jurisdiction for the trial of offenses against ordinances of municipalities or counties.

(4) The court authorized by Article VIII, sections 6(e) and 6(f), of the Constitution as amended in 1968 shall not be affected by this article except as provided in sections 1, 2(c), 3, and 21.

(h) 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 7(c), increased by the number of judges of other courts becoming circuit judges by operation of this section, with one additional judge in the circuit in which is located Duval County and one additional judge in the circuit in which is located the state capital.

(i) 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 term of each judicial office beginning next after the first such election shall be one year shorter than as otherwise provided herein.

(j) 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.

(k) COUNTY SOLICITORS, PROSECUTING ATTORNEYS.—Until otherwise provided by law, county solicitors or county prosecuting attorneys, when those offices exist by law, shall prosecute the classes of crime taken within the jurisdiction of their respective offices immediately prior to the date this article becomes effective. The offices of county solicitor or county prosecuting attorney, if elected, shall not be abolished in any county except by vote of the electors of that county.

(l) POPULATION CHANGES.—Each judge of a county court in a county which attains a population in excess of one hundred thousand according to the decennial census or other census authorized by general law taken next after this article becomes effective shall become a judge of the circuit court in that county for the remainder of a term expiring with the term of other circuit judges and shall be assigned by the chief justice of the supreme court to service in an appropriate specialized division of the circuit court in that county.

(m) 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 a population not in excess of one hundred thousand according to the last decennial census or census authorized by general law, the elective clerks of the courts abolished by this article who are in office immediately before the effective date of this article shall serve the remainder of their term as clerks of the county courts in their respective counties with salaries not less than they were receiving immediately before the effective date of this article.

(3) Except as hereinafter provided, in counties having a population in excess of one hundred thousand, the elective clerks of the courts abolished by this article who are in office immediately before the effective date of this article shall serve the remainder of their term as deputies to the clerk of the circuit court in their respective counties with salaries not less than they were receiving immediately before the effective date of this article.

(4) In Escambia and Broward Counties the persons holding the offices of clerk of the circuit court immediately before the effective date of this article shall become, for the remainder of their term, the county clerk of their respective counties, which offices are established in section 22(f)(2) of this article.

(5) In Escambia and Broward Counties the persons holding the offices of clerk of the court of record immediately before the effective date of this article shall become the clerk of the circuit court in their respective counties for the remainder of their term.

(n) **DELETION OF OBSOLETE SCHEDULE ITEMS.**—The legislature shall have power, by concurrent resolution, to delete from this article any subsection of this section 22, 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.

(o) **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.

On motion by Senator Askew, the Conference Committee Report on SJR 36 was adopted in its entirety.

On motion by Senator Askew, SJR 36 as amended by the Conference Committee Report was read in full as follows:

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

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

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, magistrate courts, courts established for the trial of offenses against ordinances of municipalities or chartered counties, and, if established by law, a court of review of administrative action. 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.

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

(a) the administrative supervision of all courts except courts established for the trial of offenses against ordinances of municipalities or chartered counties;

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

(c) practice and procedure in all courts, including the time for seeking appellate review;

(d) the locations for holding court; and

(e) the transfer of any matter to the proper court when the jurisdiction of a court has been improvidently 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 justices, one of whom shall be chosen chief justice by the members of the court. Five justices shall constitute a quorum. The concurrence of four 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 in causes within the jurisdiction of the supreme court to review, 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 the court of review of administrative action and commissions established by law and writs of mandamus and quo warranto to state officers and state agencies

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

#### SECTION 5. District courts of appeal.—

(a) **APPELLATE DISTRICTS.**—The state by law shall be divided into not more than four appellate districts of one county or contiguous counties. There shall be a district court of appeal in each district consisting of not less than three judges. Three judges shall consider each case, and the concurrence of two 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 in such cases to the extent provided in rules adopted by the supreme court.

(2) They shall have the power of direct review of administrative action as may be prescribed by law.

(3) A district court of appeal or any judge thereof may issue writs of habeas corpus returnable before that court 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. Court of review of administrative action.**—There may be established by law a court of review of administrative action composed of not less than three judges. It shall have appellate jurisdiction to hear appeals from such administrative action as may be prescribed by law. Three judges shall consider each case, and the concurrence of two shall be necessary to a decision. The judges of the court shall be subject to impeachment.

**SECTION 7. Circuit courts.**—

(a) **JUDICIAL CIRCUITS.**—The state by law shall be divided into judicial circuits, each composed of one county or contiguous counties and containing a population of not less than one hundred thousand according to the last decennial census or other census authorized by general law except, the County of Monroe shall constitute one of the circuits.

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

(c) **CIRCUIT JUDGES.**—There shall be at least one circuit judge for each fifty thousand inhabitants or major fraction thereof in each circuit according to the last decennial census or other census authorized by law. Each circuit judge shall be a judge of the circuit court in each county in the circuit, except as otherwise provided herein. The county of residence of a circuit judge may be fixed by law, but shall not be changed with respect to 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 8. County courts.**—

(a) **COUNTY COURTS.**—In each county having a population not in excess of one hundred thousand according to the last decennial census or census authorized by general law, and in no other county, there shall be a county court unless that court shall have been abolished, and not reestablished, by vote of the electors pursuant to law except, a county court in counties without a magistrate court exercising countywide territorial jurisdiction shall not be abolished.

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

(c) **JURISDICTION.**—County courts shall have the jurisdiction prescribed by general law. When provided by law, the county judge of any county shall be ex officio judge of a magistrate court within the county. 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 9. Magistrate courts**—

(a) **COURTS.**—There shall be a magistrate court in each county or, if the county be divided by law into magistrate court districts, in each magistrate court district, unless that court shall have been abolished, and not reestablished, by vote of the electors pursuant to law except, a magistrate court exercising countywide territorial jurisdiction in counties without a county court shall not be abolished. Magistrate court districts may be consolidated or changed by law.

(b) **NUMBER OF JUDGES.**—There shall be one or more judges for each magistrate court as provided by law.

(c) **JURISDICTION.**—The judges of magistrate 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 magistrate courts to issue process and try violations of their ordinances may be prescribed by law except, in the case of chartered counties, no such authority shall be given to a magistrate court to try

violations of county ordinances unless authorized in the charter of the county or approved by vote of the electors of the county.

**SECTION 10. Additional judges.**—Additional judges for any court except the supreme court may be authorized by law upon certification of need by the supreme court.

**SECTION 11. Specialized divisions of circuit courts.**—

(a) **DIVISIONS; JURISDICTION.**—A uniform system of specialized divisions of the circuit court may be established by general law in all counties having a population in excess of one hundred thousand according to the last decennial census or other census authorized by general law, each division exercising the specific jurisdiction fixed by general law.

(b) **JUDGES.**—There shall be provided by law one or more circuit judges for each specialized division of a circuit court who shall be judges only of the circuit court in the county in which their respective divisions are situate. Judges of specialized divisions shall be elected to their respective divisions by the electors of the county in which their divisions are situate.

(c) **JURISDICTION OF JUDGES.**—All judges of the circuit court in each county, including judges of specialized divisions, shall have jurisdiction to hear all cases within the jurisdiction of the circuit court in that county.

**SECTION 12. Eligibility.**—A justice or judge shall be a citizen and elector of the state and reside in the territorial jurisdiction of his court. A justice of the supreme court or judge of a district court of appeal or court of review of administrative action must have been a member of the bar of Florida for the preceding ten years. A judge of a circuit court must have been a member of the bar of Florida for the preceding five years. Each judge of a county court or magistrate court must be a member of the bar of Florida unless otherwise provided by general or special law.

**SECTION 13. Vacancies.**—The governor shall fill by appointment each vacancy in judicial office. Judicial nominating commissions may be established by law, and appointments to judicial office may be limited to nominees of such commissions. All appointments to judicial nominating commissions shall be subject to confirmation by the Senate.

**SECTION 14. 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, in nonpartisan elections; except, the method of selection of judges of the court of review of administrative action may be prescribed by law.

(b) The terms of all justices of the supreme court, judges of district courts of appeal, judges of the court of review of administrative action and circuit judges shall be for six years. The terms of judges of county courts and magistrate courts shall be prescribed by general law. The terms of justices of the supreme court and judges of the district courts of appeal shall be appropriately staggered.

**SECTION 15. Discipline, retirement, removal.**—

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

(1) two judges of district courts of appeal appointed by the judges of those courts and two judges of circuit courts appointed by the judges of those courts, and, when provided by law, not more than two judges of the court of review of administrative action appointed by the judges of that court, one judge of a county court appointed by the judges of those courts and one judge of a magistrate court appointed by the judges of those courts;

(2) two electors who have resided in the state and been members of the bar of the state for eight years, appointed by the governing body of the bar of Florida; and

(3) three electors who have resided in the state for five years and have never held judicial office or been members of the bar, appointed by the governor.

(b) The members of the judicial qualifications commission shall serve appropriately staggered terms not longer than six years 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 of its members as its chairman.

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

(d) Upon recommendation of the judicial qualifications commission, concurred in by two thirds of its members, the supreme court may order that any justice of the supreme court, judge of district court of appeal, judge of the court of review of administrative action, judge of a circuit court, and when provided by law any judge of a county court or judge of a magistrate court, 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 years except to complete a term half of which he has served or upon temporary assignment.

(f) The power of removal conferred by this section shall be cumulative to the power of impeachment and to the power of suspension by the governor and removal by the senate as to judges of county courts and judges of magistrate 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 16. Prohibited activities.**—Justices of the supreme court, judges of district courts of appeal, judges of the court of review of administrative actions 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 17. Judicial salaries.**—Justices of the supreme court and judges of district courts of appeal, the court of review of administrative action and circuit courts shall be compensated by 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. 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. Judges of county courts and magistrate courts shall be compensated by salaries fixed by law, and may also be compensated for nonjudicial services as provided by law.

**SECTION 18. 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 19. State attorneys.**—In each judicial circuit a state attorney shall be elected for a term of four years to

perform duties prescribed by law. State attorneys shall appoint such number of assistant state attorneys as may be authorized by law. The salaries of state attorneys and assistant state attorneys shall be fixed by general law.

**SECTION 20. 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.

**SECTION 21. 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 22. 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) On the effective date of this article and until changed by general law adopted thereafter, there shall be established in the circuit court in each county in which the population is in excess of one hundred thousand according to the last decennial census or other census authorized by general law, a juvenile and domestic relations division, a probate division and a criminal division. Until provided by general law as required in section 11(a) herein, each such division shall hear cases assigned to it pursuant to rules adopted by the supreme court.

(d) 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 the courts abolished by this article, except the jurisdiction vested by this article in other courts.

(4) In addition to the trial of misdemeanors, each county court shall have all of the jurisdiction immediately theretofore exercised by the county judge's court, the county court, the juvenile court, and any small claims court presided over by the county judge, wherein such courts existed in the respective county immediately before this article became effective.

(5) Magistrate 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 whose judges held no other office, small claims-magistrate courts, magistrates court of Brevard County, 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 magistrate courts shall be coroners and committing magistrates.

(e) 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) In counties having a population in excess of one hundred thousand according to the last decennial census or other census authorized by general law, judges of county judges' courts, juvenile courts and juvenile and domestic relations courts shall become judges of the circuit court in the county in which they reside. The judges of the civil courts of record of Dade and

Hillsborough Counties, 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, the civil and criminal court of record of Pinellas County and the courts of record of Broward, Brevard, Escambia, Lee and Manatee Counties shall become judges of the circuit court in the county in which they reside. All judges of various courts who become judges of circuit courts pursuant to this section shall serve as circuit judges for the remainder of terms expiring with terms of other circuit judges. All judges of the criminal courts of record of Dade, Duval, Hillsborough, Orange, Palm Beach, and Polk Counties and of the felony court of record of Volusia County and an appropriate number of judges of the courts of record of Broward, Brevard and Escambia Counties shall be assigned by the chief justice of the supreme court to service in criminal divisions of the circuit court in the county in which they reside. Judges of the juvenile division of the court of record of Escambia County and judges of juvenile courts and juvenile and domestic relations courts who become judges of circuit courts shall be assigned to the juvenile and domestic relations division of the circuit court in the county in which they reside, and judges of county judges' courts who become judges of circuit courts shall be assigned to the probate division of the circuit court in the county in which they reside.

(3) In counties having a population not in excess of one hundred thousand according to the last decennial census or other census authorized by general law, judges of the county judges' courts shall become judges of the county court in the county in which they reside. In counties having a population not in excess of one hundred thousand according to the last decennial census or other census authorized by general law, judges of juvenile courts who hold no other office shall become judges of the county court in that county, and for the remainder of their terms, they shall receive a salary not less than they received as juvenile court judges immediately before the effective date of this article. The judge of the court of record of Alachua County shall become a judge of the county court of Alachua County.

(4) Justices of the peace, judges of the small claims-magistrate courts, magistrates court of Brevard County, traffic court of Hillsborough County, and the judges of small claims courts who hold no other office, shall become judges of magistrate courts, each serving, for the remainder of his term, a magistrate court district identical with his former territorial jurisdiction.

(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 years, in each magistrate court district succeeding to the territory of a justice of the peace district existing immediately before the effective date of this article.

(6) When no provision has been made for the judge of any court abolished by this article, such judge shall become a judge of the court in which is vested the greater part of the jurisdiction of his previous court for the remainder of his term or, in the event he becomes a circuit judge, for the remainder of a term expiring with the terms of other circuit judges.

(f) SPECIAL LOCAL PROVISIONS.—The following special provisions shall apply to the designated courts and counties superseding inconsistent general provisions:

(1) For purpose of this article, with the exception of section 7, Alachua County shall be considered as having a population not in excess of one hundred thousand until after the 1980 federal decennial census.

(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.

(3) In Escambia and Broward Counties until otherwise provided by law, the clerk of the circuit court shall serve as clerk of all magistrate courts in the respective counties and perform duties prescribed by law.

(4) No magistrate court shall be established by this article in any county in which immediately before the effective date of this article there was no justice of the peace court, magistrates court, or small claims court whose judge holds no other office, except a magistrate court shall be established in Pinellas County upon the effective date hereof.

(g) LIMITED OPERATION OF SOME PROVISIONS.—

(1) The qualifications for appointment or election to judicial office fixed by section 12 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 state judicial office on June 30, 1957, shall be subject to retirement from judicial office pursuant to section 15(e).

(3) Except as provided in sections 1, 2(c), 3, 8(c), 9(c) and 21, this article shall not apply to courts having jurisdiction for the trial of offenses against ordinances of municipalities or counties.

(4) The court authorized by Article VIII, sections 6(e) and 6(f), of the Constitution as amended in 1968 shall not be affected by this article except as provided in sections 1, 2(c), 3, and 21.

(h) 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 7(c), increased by the number of judges of other courts becoming circuit judges by operation of this section, with one additional judge in the circuit in which is located Duval County and one additional judge in the circuit in which is located the state capital.

(i) 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 term of each judicial office beginning next after the first such election shall be one year shorter than as otherwise provided herein.

(j) 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.

(k) COUNTY SOLICITORS, PROSECUTING ATTORNEYS.—Until otherwise provided by law, county solicitors or 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 offices of county solicitor or county prosecuting attorney, if elected, shall not be abolished in any county except by vote of the electors of that county.

(l) POPULATION CHANGES.—Each judge of a county court in a county which attains a population in excess of one hundred thousand according to the decennial census or other census authorized by general law taken next after this article becomes effective shall become a judge of the circuit court in that county for the remainder of a term expiring with the term of other circuit judges and shall be assigned by the chief justice of the supreme court to service in an appropriate specialized division of the circuit court in that county.

(m) 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 a population not in excess of one hundred thousand according to the last decennial census or census authorized by general law, the elective clerks of the courts abolished by this article who are in office immediately before the effective date of this article shall serve the remainder of their term as clerks of the county courts in their respective counties with salaries not less than they were receiving immediately before the effective date of this article.

(3) Except as hereinafter provided, in counties having a population in excess of one hundred thousand, the elective clerks of the courts abolished by this article who are in office immediately before the effective date of this article shall serve the remainder of their term as deputies to the clerk of the circuit court in their respective counties with salaries not less than

they were receiving immediately before the effective date of this article.

(4) In Escambia and Broward Counties the persons holding the offices of clerk of the circuit court immediately before the effective date of this article shall become, for the remainder of their term, the county clerk of their respective counties, which offices are established in section 22(f)(2) of this article.

(5) In Escambia and Broward Counties the persons holding the offices of clerk of the court of record immediately before the effective date of this article shall become the clerk of the circuit court in their respective counties for the remainder of their term.

(n) DELETION OF OBSOLETE SCHEDULE ITEMS.—The legislature shall have power, by concurrent resolution, to delete from this article any subsection of this section 22, 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.

(o) 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.

#### The President presiding.

—and passed as amended by the required Constitutional three-fifths vote of all members elected to the Senate and certified to the House.

The vote was:

Yeas—43

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

Nays—2

Bell Stolzenburg

#### CONFERENCE COMMITTEE REPORT ON SB 584

*The Honorable John E. Mathews, Jr.* June 2, 1969  
*President of the Senate*

*The Honorable Fred Schultz*  
*Speaker, House of Representatives*

Sirs:

Your Conference Committee on the disagreeing votes of the two Houses on SB 584, same being:

An act relating to county government; providing that counties shall have all powers of local self-government not inconsistent with general or special law; defining home rule powers of counties; providing an effective date.

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

1. That the House of Representatives recede from its Amendment.
2. That the Senate and House of Representatives adopt the Conference Committee Amendments Nos. 1, 2 and 3 attached hereto, and by reference made a part of this report.

BOB SAUNDERS  
MALLORY E. HORNE  
CHARLES H. WEBER  
ROBERT L. SHEVIN  
FREDERICK B. KARL

E. POPE BASSETT-dissents  
JIM K. TILLMAN  
JOHN ROBERT MIDDLEMAS  
RALPH C. TYRE  
PAUL W. DANAHY

The Conference Committee on Home Rule offered the following amendments to Senate Bill 584:

Amendment No. 1: Strike Section 1 and insert new Section 1 to read:

Section 1. In accordance with the provisions of Article VIII, section 1 of the state constitution, Counties shall have all powers of local self-government including governmental, corporate and proprietary powers to enable them to conduct county government, perform county functions and render county services, and may exercise any such power for county purposes, for the health, safety or welfare of its citizens, not inconsistent with general or special law.

Amendment No. 2: Insert New Section 3:

Section 3. Persons violating county ordinances shall be prosecuted by the prosecuting officer in the county having authority to prosecute misdemeanors and upon conviction in a court having jurisdiction of misdemeanors shall be punished by a fine not to exceed five hundred dollars or by imprisonment in the county jail not to exceed sixty days or by both such fine and imprisonment.

And renumber the previous Section 3 and the remaining sections accordingly.

Amendment No. 3: Strike title and insert: A bill to be entitled An act relating to county government; providing that counties shall have all powers of local self-government including governmental, corporate and proprietary powers to enable them to conduct county government, perform county functions and render county services and to exercise any such power for county purposes, for the health, safety or welfare of the citizens, not inconsistent with general or special law; providing home rule powers of counties; providing for the powers referred to in this act to be exercised by the boards of county commissioners by the enactment of county ordinances pursuant to law; providing further that persons violating county ordinances shall be prosecuted by the prosecuting officer in the county having authority to prosecute misdemeanors in a court of competent jurisdiction and that upon conviction said persons shall be punished by a fine not to exceed five hundred dollars or by imprisonment in the county jail not to exceed sixty days or by both such fine and imprisonment; providing an effective date.

On motion by Senator Saunders, the Conference Committee Report on SB 584 was adopted in its entirety.

On motion by Senator Saunders, SB 584 as amended by the Conference Committee Report was read in full, passed and certified to the House. The vote was:

Yeas—38

|               |            |             |             |
|---------------|------------|-------------|-------------|
| Mr. President | Friday     | Lane        | Stone       |
| Askew         | Gong       | Myers       | Thomas      |
| Bafalis       | Gunter     | Ott         | Trask       |
| Beaufort      | Haverfield | Pope        | Weber       |
| Bell          | Henderson  | Poston      | Weissenborn |
| Bishop        | Hollahan   | Reuter      | Williams    |
| Broxson       | Horne      | Saunders    | Wilson      |
| de la Parte   | Johnson    | Scarborough | Young       |
| Ducker        | Karl       | Shevin      |             |
| Fincher       | Knopke     | Stolzenburg |             |

Nays—3

Boyd Deeb Sayler

On motion by Senator Chiles, by two-thirds vote, HB 969 was withdrawn from the Committee on Ways and Means.

On motion by Senator Boyd, the Senate reconsidered the vote by which—

SB 363—A bill to be entitled An act amending subsection (5) of section 323.29, Florida statutes, by extending the time from April 1, 1968, to April 1, 1970, in which motor carriers engaged in the transportation of household goods within municipalities and their suburban territories may apply to the Florida public service commission for a certificate of public convenience and necessity authorizing the continuance of such operations.

—as amended failed to pass this day. The vote was:

Yeas—27

|         |             |             |          |
|---------|-------------|-------------|----------|
| Bafalis | de la Parte | Reuter      | Williams |
| Bell    | Fincher     | Saylor      | Wilson   |
| Bishop  | Friday      | Scarborough | Young    |
| Boyd    | Johnson     | Shevin      |          |
| Broxson | Karl        | Slade       |          |
| Chiles  | Knopke      | Thomas      |          |
| Daniel  | McClain     | Trask       |          |
| Deeb    | Ott         | Weissenborn |          |

viding definitions; providing purpose for act; authorizing regulation for minimum standards for the manufacture of frozen desserts; authorizing permits, suspension of permits and hearings thereon; prohibiting mellorine-type products; providing for penalties and injunction; providing for preemption of other regulations; exempting frozen dessert retail establishments; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Gunter, the rules were waived and SB 907 was read the third time by title, passed and certified to the House. The vote was:

Nays—11

|        |            |          |             |
|--------|------------|----------|-------------|
| Askew  | Gunter     | Hollahan | Poston      |
| Ducker | Haverfield | Horne    | Stolzenburg |
| Gong   | Henderson  | Lane     |             |

Yeas—46

On motion by Senator Boyd, SB 363 as amended was read by title, passed and ordered engrossed. The vote was:

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

Nays—1

Yeas—28

|               |             |         |          |
|---------------|-------------|---------|----------|
| Mr. President | Daniel      | Karl    | Slade    |
| Bafalis       | Deeb        | Knopke  | Thomas   |
| Bell          | de la Parte | McClain | Trask    |
| Bishop        | Fincher     | Ott     | Weber    |
| Boyd          | Friday      | Reuter  | Williams |
| Broxson       | Horne       | Saylor  | Young    |
| Chiles        | Johnson     | Shevin  |          |

Nays—1

Nays—13

|          |           |             |             |
|----------|-----------|-------------|-------------|
| Askew    | Gunter    | Pope        | Weissenborn |
| Beaufort | Henderson | Poston      |             |
| Ducker   | Hollahan  | Scarborough |             |
| Gong     | Lane      | Stolzenburg |             |

Nays—1

The Senate resumed consideration of the Special Order Calendar.

Nays—1

SB 352—A bill to be entitled An act relating to the Stephen Foster memorial commission; providing an appropriation; providing an effective date.

SB 637—A bill to be entitled An act relating to the Uniform Principal and Income Law; specifying methods of valuing bonds and other obligations for the payment of money comprising any part of the principal and designating the impact of loss or gain realized thereon; amending section 690.07, Florida Statutes; defining the increment in value of discount bonds to be income and providing for the distribution thereof; and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Bishop, the rules were waived and SB 352 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

Was taken up and read the second time by title. On motion by Senator Karl, the rules were waived and SB 637 was read the third time by title, passed and certified to the House. The vote was:

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

Yeas—46

SB 1074—A bill to be entitled An act relating to the department of motor vehicles, amending subsection (5) of section 319.23, Florida Statutes, providing for the increase of the delinquency fee for failure to apply for transfer of ownership of a motor vehicle; providing an effective date.

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

Nays—1

Was taken up and read the second time by title. On motion by Senator Weber, the rules were waived and SB 1074 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

Scarborough

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

SB 643—A bill to be entitled An act requiring that insurance proceeds shall inure exclusively to the benefit of the beneficiaries designated in the policy and that the proceeds shall be exempt from the claims of creditors of the insured unless otherwise provided in the policy or a valid assignment thereof; providing for the disposition of insurance proceeds when payable to the estate of or to the insured, his executors, administrators, or assigns; providing that payments as directed in this act shall discharge the insurer from further liability under the policy; and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Karl, the rules were waived and SB 643 was read the third time by title, passed and certified to the House. The vote was:

Yeas—46

Consideration of SB 1200 was deferred, the bill retaining its place on the Calendar.

|               |          |         |             |
|---------------|----------|---------|-------------|
| Mr. President | Beaufort | Broxson | de la Parte |
| Bafalis       | Bell     | Chiles  | Ducker      |
| Barron        | Bishop   | Daniel  | Fincher     |
| Barrow        | Boyd     | Deeb    | Friday      |

SB 907—A bill to be entitled An act relating to frozen desserts; repealing sections 503.01-503.10, Florida Statutes; pro-

|            |         |             |             |
|------------|---------|-------------|-------------|
| Gong       | Knopke  | Saunders    | Trask       |
| Gunter     | Lane    | Sayler      | Weber       |
| Haverfield | McClain | Scarborough | Weissenborn |
| Henderson  | Myers   | Shevin      | Williams    |
| Hollahan   | Ott     | Slade       | Wilson      |
| Horne      | Pope    | Stolzenburg | Young       |
| Johnson    | Poston  | Stone       |             |
| Karl       | Reuter  | Thomas      |             |

Nays—1

Askew

Senator Horne presiding.

SB 543—A bill to be entitled An act relating to administrative procedure act; amending section 120.26(4), Florida Statutes, adding new subsection (5) to said section and renumbering subsequent subsections accordingly; permitting filing of exceptions only to the recommended order of a hearing examiner or member of the agency; authorizing the filing of a petition for rehearing to the agency order; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Weissenborn, the rules were waived and SB 543 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

SB 632—A bill to be entitled An act relating to provide for the lease of air rights over property owned by municipalities; prescribing use of air rights; providing for taxation of such leased property; providing public bids for letting of leases; providing an effective date.

Was taken up and read the second time by title.

The Committee on Judiciary offered the following amendment which was moved by Senator Horne and failed:

In Section 2, lines 12 and 13, page 5, after word "the" insert the following: highest acceptable and on line 13 after word "Terms," insert: and specifications

The Committee on Judiciary also offered the following amendment which was moved by Senator Horne and failed:

In Section 2, line 26, page 4, after the word "terms" insert the following: and specifications

The Committee on Governmental Organization offered the following amendment which was moved by Senator Hollahan and failed:

In Section 4, line 23, page 5, after the word "shall" insert the word be

Senator Weber offered the following amendment which was adopted:

In Section 1, page 1, strike everything after the enacting clause and insert the following: Section 1. Chapter 167, Florida Statutes, is amended by adding section 167.78, to read:

Section 167.78. Lease or sale of air space. The governing bodies of municipalities in this state are authorized and empowered to lease or to sell, and contract to lease or to sell the air space above municipally owned land in the same manner and under the same conditions as they are authorized and empowered to lease or to sell municipally owned land or other interests therein.

Section 2. This act shall take effect immediately upon becoming a law.

Senator Weber also offered the following amendment which was adopted:

Strike entire title and insert the following: A bill to be entitled An act amending chapter 167, Florida Statutes, relating to general powers of municipalities by adding section 167.78, authorizing and empowering governing bodies of municipalities to sell or to lease air space above municipally owned land in the same manner and under the same conditions as municipally owned land or other interests therein; providing an effective date.

On motion by Senator Weber, the rules were waived and SB 632 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—47 Nays—None

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

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

HB 969—A bill to be entitled An act relating to tax on sales, use and other transactions; amending sections 212.02(6), (9), (12), (16), and 212.03(1), (3); creating section 212.031; amending sections 212.04(1), 212.05, 212.06(1), (2), 212.07(2A), and 212.08(3), (5), (6), (7), (10), all Florida Statutes, by removing certain exemptions and increasing the tax on items presently taxed at three percent (3%) to four percent (4%); imposing a three percent (3%) tax on the sale of motor vehicles, farm equipment, ships and equipment designed for and used exclusively by commercial fisheries, and the sale, rental and storage of industrial machinery; imposing a four percent (4%) tax on the rental of real property with certain exceptions, intrastate telephone and telegraph services, sale of electric power, fuels with certain exceptions, magazines, ice, admissions to certain entertainment performances, and charges for films and transcriptions and other expendable items in producing radio or television broadcasts; amending section 212.12(1), Florida Statutes, authorizing dealer's credit on a graduated scale; amending section 212.12(10), Florida Statutes, prescribing bracketed scale for payment of tax; repealing sections 212.08(4) and 212.11(3) Florida Statutes; providing an effective date.

—which was read the second time by title.

Senator Stone offered the following amendment which was adopted:

Line 27, page 1, strike "amending section 212.12(1), Florida Statutes, authorizing dealer's credit on a graduated scale;"

Senator Stone also offered the following amendment which was adopted:

Line 3, page 2, strike everything after enacting clause and insert the following:

Section 1. The introductory paragraph of subsection (6) of section 212.02, Florida Statutes, is amended and a new paragraph (g) is added to said subsection (6) to read:

212.02 Definitions.—The following terms and phrases when used in this chapter, shall have the meaning ascribed to them in this section, except where the context clearly indicates a different meaning:

(6) Lease, let, or rental means leasing or renting of living quarters, sleeping or housekeeping accommodations in hotels, apartment houses, rooming houses, tourist or trailer camps[,] and real property, the same being defined as follows:

(g) "Real property" is any interest in the surface of real property unless said property is:

1. Exempt as agricultural property under section 193.201, Florida Statutes.

2. Subject to transient rental tax under section 212.03, Florida Statutes.

3. Dwelling units exempt under subsection (4) of section 212.03, Florida Statutes.

4. Property subject to tax on parking, docking or storage spaces under section 212.03(6), Florida Statutes.

Section 2. Subsection (9) of section 212.02, Florida Statutes, is amended to read:

(Substantial rewording of section. See section 212.02, F.S., for present text.)

212.02 Definitions.—The following terms and phrases when used in this chapter, shall have the meaning ascribed to them in this section, except where the context clearly indicates a different meaning:

(9) "Business" includes any activity engaged in by any person, or caused to be engaged in by him, with the object of gain, benefit, or advantage, either direct or indirect. The term "business" shall not be construed in this chapter to include occasional or isolated sales or transactions involving tangible personal property by a person who does not hold himself out as engaged in business, but shall include other charges for the sale or rental of tangible personal property, sales of or charges of admission, communication services, all rentals and leases of living quarters, sleeping or housekeeping accommodations in hotels, apartment houses, rooming houses, tourist or trailer camps, and all rentals of real property, all leases or rentals of parking lots or garages for motor vehicles, docking or storage spaces for boats in boat docks or marinas as defined in this chapter and made subject to a tax imposed by this chapter; provided, that any such sales, charges, rentals, admissions, or other transactions made subject to the tax imposed by this chapter shall be collected by the state, county, municipality, any political subdivision, agency, bureau or department or other state or local governmental instrumentality in the same manner as other dealers, unless specifically exempted by this chapter.

Section 3. Subsections (12) and (16) of section 212.02, Florida Statutes, are amended to read:

212.02 Definitions.—The following terms and phrases when used in this chapter, shall have the meaning ascribed to them in this section, except where the context clearly indicates a different meaning:

(12) Tangible personal property means and includes personal property, which may be seen, weighed, measured, felt or touched, or is in any other manner perceptible to the senses. The term tangible personal property shall not include stocks, bonds, notes, insurance, or other obligations or securities, or intangibles as defined by the intangible tax law of the state nor pari-mutuel tickets sold or issued under the racing laws of the state. *The term tangible personal property does include electric power or energy.*

(16) The term admissions means and includes the net sum of money after deduction of any federal taxes for admitting a person or vehicle, or persons to any place of amusement, sport or recreation or for the privilege of entering or staying in any place of amusement, sport or recreation, including but not limited to theaters, outdoor theaters, shows, exhibitions, games, races or any place where charge is made by way of sale of tickets, gate charges, seat charges, box charges, season pass charges, cover charges, greens fees, participation fees, entrance fees or other fees or receipts of anything of value measured on an admission or entrance or length of stay or seat box accommodations in any place where there is any exhibition, entertainment, *including admissions to performances of philharmonic associations, opera guilds, little theaters, and similar organizations*, amusement, sport or recreation and all dues paid to private clubs providing recreational facilities, including but not limited to golf, tennis, swimming, yachting and boating facilities[.]. [but specifically excluding dues paid to civic, fraternal and religious clubs and organizations.]

Section 4. Subsection (1) of section 212.03, Florida Statutes, is amended to read:

212.03 Transient rentals tax; rate, procedure, enforcement, etc.—

(1) It is hereby declared to be the legislative intent that every person is exercising a taxable privilege who engages in the business of renting, leasing or letting any living quarters, sleeping or housekeeping accommodations in, from, or a part of, or in connection with any hotel, apartment house, rooming house, tourist or trailer camp, as hereinbefore defined in this chapter. For the exercise of said privilege a tax is hereby levied as follows: in the amount equal to [three] four percent (4%) of and on the total rental charged for such living quarters, sleeping or housekeeping accommodations by the person charging or collecting the rental; provided that such tax shall apply to hotels, apartment houses, rooming houses, tourist or trailer camps, as hereinbefore defined in this chapter, whether or not there be in connection with any of the same, any dining rooms, cafes or other places where meals or lunches are sold or served to guests.

Section 5. Subsection (3) of section 212.03, Florida Statutes, is amended to read:

212.03 Transient rentals tax; rate, procedure, enforcement, etc.—

(3) Where rentals are received by way of property, goods, wares, merchandise, services or other things of value, the tax shall be at the rate of [three] four percent (4%) of the value of said property, services or other things of value.

Section 6. Chapter 212, Florida Statutes, is amended by adding section 212.031 to read:

212.031 Lease or rental of real property.—

(1)(a) It is declared to be the legislative intent that every person is exercising a taxable privilege who engages in the business of renting, leasing or letting any real property unless such property is:

1. Assessed as agricultural property under section 193.201, Florida Statutes.

2. Used exclusively as dwelling units under section 212.03(4), Florida Statutes.

3. Property subject to transient rental tax under section 212.03, Florida Statutes.

4. Property subject to tax on parking, docking or storage spaces under section 212.03(6), Florida Statutes.

(b) When a lease involves multiple use of real property wherein a part of the real property is subject to the commercial rental tax herein, and a part of the property would be excluded from the tax under paragraphs 1, 2, 3, or 4 of this subsection, the commission shall determine from the lease and such other information as may be available, that portion of the total rental charge which is exempt from the tax imposed by this section.

(c) For the exercise of such privilege a tax is levied in the amount equal to four percent (4%) of and on the total rent charged for such real property by the person charging or collecting the rental.

(d) Where the rental of any such real property is paid by way of property, goods, wares, merchandise, services or other thing of value, the tax shall be at the rate of four percent (4%) of the value of the property, services or other things of value.

(2)(a) The tenant actually occupying, using or entitled to the use of any property the rental from which is subject to taxation under this section shall pay the tax to his immediate landlord or other person granting the right to such tenant to occupy or use such real property.

(b) It is the further intent of this legislature that only one (1) tax be collected on the rental payable for the occupancy or use of any such property and that the tax so collected shall not be pyramided by a progression of transactions and further that the amount of the tax due the state shall not be decreased by any such progression of transactions.

(3) The tax imposed by this section shall be in addition to the total amount of the rental and shall be charged by the

lessor or person receiving the rent in and by a rental arrangement with the lessee or person paying the rental and shall be due and payable at the time of the receipt of such rental payment by the lessor or other person who receives said rental or payment. The owner, lessor or person receiving the rent shall remit the tax to the commission at the times and in the manner hereinafter provided for dealers to remit taxes under this chapter. The same duties imposed by this chapter upon dealers in tangible personal property respecting the collection and remission of the tax, the making of returns, the keeping of books, records and accounts and the compliance with the rules and regulations of the commission in the administration of this chapter shall apply to and be binding upon all persons who manage any leases or operate real property, hotels, apartment houses, rooming houses, tourist and trailer camps, and to all persons who collect or receive such rents on behalf of such owner or lessor taxable under this chapter.

(4) The tax imposed by this section shall constitute a lien on the property of the lessee of any real estate in the same manner as, and shall be collectible as are liens authorized and imposed by sections 713.68 and 713.69, Florida Statutes.

Section 7. Subsection (1) of section 212.04, Florida Statutes, is amended to read:

212.04 Admissions tax; rate, procedure, enforcement, etc.—It is hereby declared to be the legislative intent that every person is exercising a taxable privilege who sells or receives anything of value, by way of admissions. For the exercise of said privilege a tax is levied as follows:

(1) At the rate of [three] four percent (4%) of sales price, or the actual value received from such admissions said [three] four percent (4%) to be added and collected with all such admissions from the purchaser thereof and such tax shall be paid for the exercise of the privilege as defined in the preceding paragraph. Each ticket shall reflect on its face the actual sales price of admission and the tax shall be computed and collected on the basis of each such admission price.

Section 8. The introductory paragraph and subsections (1), (2), (3) and (4) of section 212.05, Florida Statutes, are amended to read:

212.05 Sales, storage, use tax.—It is hereby declared to be the legislative intent that every person is exercising a taxable privilege who engages in the business of selling tangible personal property at retail in this state, or who rents or furnishes any of the things or services taxable under this chapter, or who stores for use or consumption in this state any item or article of tangible personal property as defined herein and who leases or rents such property within the state. For the exercise of said privilege a tax is levied [as follows:] on each taxable transaction or incident and shall be due and payable, according to the brackets set forth in section 212.12(10), Florida Statutes, as follows:

(1) At the rate of [three] four percent (4%) of the sales price of each item or article of tangible personal property when sold at retail in this state; the tax to be computed on [gross sale] each taxable sale for the purpose of remitting the amount of tax due the state, and to include each and every retail sale.

(2) At the rate of [three] four percent (4%) of the cost price of each item or article of tangible personal property when the same is not sold but is used, consumed, distributed or stored for use or consumption in this state.

(3) At the rate of [three] four percent (4%) of the gross proceeds derived from the lease or rental of tangible personal property, as defined herein, except the rental of motion picture film where an admission is charged for viewing such film, where the lease or rental of such property is an established business or part of an established business, or the same is incidental or germane to said business.

(4) At the rate of [three] four percent (4%) of the lease or rental price paid by lessee or rentee, or contracted or agreed to be paid by lessee or rentee, to the owner of the tangible personal property.

Section 9. Section 212.05, Florida Statutes, shall be amended by renumbering the present subsections (5) and (6) as subsections (7) and (8) and inserting new subsections (5) and (6) to read:

212.05 Sales, storage, use tax.—It is hereby declared to be the legislative intent that every person is exercising a taxable privilege who engages in the business of selling tangible personal property at retail in this state, or who rents or furnishes any of the things or services taxable under this chapter, or who stores for use or consumption in this state any item or article of tangible personal property as defined herein and who leases or rents such property within the state. For the exercise of said privilege a tax is levied on each taxable transaction or incident and shall be due and payable, according to the brackets set forth in section 212.12 (10), Florida Statutes, as follows:

(5) At the rate of four percent (4%) on charges for all telegraph messages and long distance telephone calls, beginning and terminating in this state, and recurring charges to regular subscribers for local telephone service, and all charges for the installation of telephonic and telegraphic equipment and at the same rate on all charges for electrical power or energy. Telephone and telegraph services originating within this state and completed outside this state or originating outside this state and completed within this state are not taxable. The provisions of section 212.17(3), Florida Statutes, regarding credit for tax paid on charges subsequently found to be worthless shall be equally applicable to any tax paid under the provisions of this section on charges for telephone and telegraph services and electric power subsequently found to be uncollectible. The word charges in this subsection shall not include any excise or similar tax levied by the Federal Government, any political subdivision of the state of Florida, or municipality upon the purchase or sale of telephone or telegraph service, or electric power, which tax is collected by the seller from the purchaser.

(6) At the rate of three percent (3%) on the sale, the rental, the use, consumption or storage for use in this state of machines and equipment and parts and accessories therefor used in manufacturing, processing, compounding, producing, mining or quarrying personal property for sale or to be used in furnishing communications, transportation or public utility services.

Section 10. Subsection (1) and paragraph (j) of subsection (2) of section 212.06, Florida Statutes, are amended to read:

212.06 Sales, storage, use tax; collectible from dealers; dealers defined; dealers to collect from purchasers; legislative intent as to scope of tax.—

(1) The aforesaid tax at the rate of [three] four percent (4%) of the retail sales price, as of the moment of sale, or [three] four percent (4%) of the cost price, as of the moment of purchase, or [three] four percent (4%) of the cost price, as of the moment of commingling with the general mass of property in this state, as the case may be, shall be collectible from all dealers as herein defined on the sale at retail, the use, the consumption, the distribution and the storage for use or consumption in this state, of tangible personal property. The full amount of the tax on credit sales, installment sales and sales made on any kind of deferred payment plan shall be due at the moment of the transaction in the same manner as a cash sale.

(2) (j) The term "dealer" is further defined to mean any person who has leased living quarters, sleeping or housekeeping accommodations in hotels, apartment houses, rooming houses, tourist or trailer camps, [commercial offices or buildings] real property, space or spaces in parking lots or garages for motor vehicles or docking or storage space, or spaces for boats in boat docks or marinas, or who has purchased communication services or electric power or energy, and who cannot prove that the tax levied by this chapter has been paid to the vendor or lessor on any such transactions.

Section 11. Subsection (2A) of section 212.07, Florida Statutes, is amended to read:

212.07 Sales, storage, use tax; tax added to purchase price; dealer not to absorb; liability of purchasers who cannot prove payment of the tax; penalties; general exemptions.—

(2A) Any person who has purchased at retail, used, consumed, distributed, or stored for use or consumption in this state tangible personal property, admissions, communication services, or leased tangible personal property, or who has leased any [commercial offices or buildings] real property, space or spaces in parking lots or garages for motor vehicles or docking or storage space, or spaces for boats in boat docks or marinas and cannot prove that the tax levied by this chapter has been paid to his vendor or lessor shall be directly liable to the state

for any tax, interest, or penalty due on any such taxable transactions.

Section 12. Paragraphs (a), (b) and (c) of subsection (3) of section 212.08, Florida Statutes, are amended to read:

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

**(3) EXEMPTIONS, PARTIAL; MOTOR VEHICLES AND CERTAIN FARM EQUIPMENT.—**

(a) There shall be taxable at the rate of [two] *three* percent (3%) the sale (including occasional or isolated sales), use, consumption or storage for use in this state of motor vehicles, [and] self-propelled or power-drawn farm equipment used exclusively by a farmer on a farm owned, leased or sharecropped by him in plowing, planting, cultivating and harvesting crops[.], and ships and equipment designed for and used exclusively by commercial fisheries. The rental of motor vehicles and self-propelled or power-drawn farm equipment shall be taxed at the rate of [three] *four* percent (4%).

(b) The sale or lease of motor vehicles to be used by the purchaser or lessee exclusively for lease or rental to another or others shall be exempt from the tax imposed by this chapter as constituting a sale for the purpose of resale, where the lease or rental of such motor vehicles is an established part of an established business, or the same is incidental or germane to said business, and the operator of such business shall be deemed to be a dealer as defined in this chapter. When the tax at the rate of [three] *four* percent (4%) of the gross proceeds derived by such dealer from the lease or rental of motor vehicles to one (1) lessee or rentee has aggregated a sum equal to [two] *three* percent (3%) of the sale or lease price paid by such dealer for said motor vehicles no further tax shall accrue with respect to that particular lease or rental transaction.

(c) No title certificate shall be issued by the director of the department of motor vehicles on any motor vehicle unless there be filed with such application for title certificate a receipt issued by an authorized motor vehicle dealer, a designated agent of the commission or the commission evidencing the payment of such tax where the same is payable. For the purpose of enforcing this provision, all county tax collectors and any and all persons or firms authorized to sell or issue motor vehicle licenses are hereby designated agents of the commission and are required to perform such duty in the same manner and under the same conditions prescribed for their other duties by the constitution or any statute of this state. Other provisions of this chapter relating to trade-ins are applicable to motor vehicles; however, all transfers of title to motor vehicles are presumed to be taxable transactions until otherwise shown. The term "motor vehicle" as used in this subsection shall have the same meaning ascribed in section 320.01(1) or section 330.01, Florida Statutes; however, any vehicle required to be licensed under section 320.08, Florida Statutes, with a "GW" series tag shall not be construed to be a motor vehicle under the provisions of this subsection and is taxable at the rate of [three] *four* percent (4%). The term "motor vehicle dealer" as used in this subsection shall have the same meaning ascribed in section 320.60(6), Florida Statutes.

Section 13. Subsection (5) of section 212.08, Florida Statutes, is amended to read:

(Substantial rewording of section. See section 212.08(5), F.S., for present text.)

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

**(5) EXEMPTIONS, ITEMS BEARING OTHER EXCISE TAXES, ETC.—**Also exempt are water (not exempting mineral water or carbonated water), all fuels used by a public or private utility, including municipal corporations and rural electric cooperative associations, in the generation of electric power or energy for sale and motor fuels (as defined in section 207.01, Florida Statutes) and special fuels (as defined in section 209.01, Florida Statutes) on which a tax is imposed by either chapters

208 or 209, Florida Statutes. All other fuels are taxable except that those used to transport persons or property in interstate or foreign commerce are taxable only to the extent provided herein. The basis of the tax shall be the ratio of intrastate mileage to interstate or foreign mileage traveled by the carrier, during the previous fiscal year of the carrier, such ratio to be determined at the close of the carrier's fiscal year. This ratio shall be applied each month to the total purchases made in this state by the carrier of gasoline and other fuels to establish that portion of the total used and consumed in intrastate movement and subject to tax under this chapter. Alcoholic beverages and malt beverages are not exempt. The terms "alcoholic beverages" and "malt beverages" as used in this subsection shall have the same meaning ascribed to them in section 561.01(3) and (7), Florida Statutes, respectively. It is determined by the legislature that the classification of alcoholic beverages made in this subsection for the purpose of extending the tax imposed by this chapter is reasonable and just, and it is intended that such tax be separate from and in addition to any other tax imposed on alcoholic beverages.

Section 14. Subsection (6) of section 212.08, Florida Statutes, is amended to read:

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

**(6) EXEMPTIONS; ACCOUNT OF USE.—**There shall be exempt from the tax imposed by this chapter nets [and ships] designed [for] and used exclusively by commercial fisheries; feeds for raising poultry and livestock on farms and for feeding dairy cows; fertilizers, insecticides and fungicides used for application on crops or groves; portable containers used for processing farm products; field [and garden seeds; cheesecloth for shading tobacco and seed beds used exclusively by a farmer on a farm owned, leased or sharecropped by him in cultivating and harvesting crops; provided that such exemption shall] and garden seed; nursery stock, seedlings, cuttings or other propagative material purchased for growing on growing stock, cloth plastic and other similar materials used for shade, mulch, protection from frost or insects on a farm; provided that such exemption shall not be allowed unless the purchaser or lessee signs a certificate stating that the item to be exempted is for the exclusive use designated herein.

Section 15. Subsection (7) of section 212.08, Florida Statutes, is amended to read:

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

**(7) EXEMPTIONS; POLITICAL SUBDIVISIONS, COMMUNICATIONS.—**There shall also be exempt from the tax imposed by this chapter, sales made to the United States government, the state or any county, municipality or political subdivision of this state; provided this exemption shall not include sales of tangible personal property made to contractors employed either directly or as agents of any such government or political subdivision thereof where such tangible personal property goes into or becomes a part of public works owned by such government or political subdivision thereof, except public works in progress or for which bonds or revenue certificates have been validated on or before August 1, 1959. Likewise exempt are newspapers, [communication services,] film rentals where an admission is charged for viewing such film and charges for services rendered by radio and television stations, including line charges, talent fees or charges[.], [and charges for films and transcriptions and other expendable items in producing radio or television broadcasts.]

Section 16. Subsection (10) of section 212.08, Florida Statutes, is amended to read:

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

**(10) PARTIAL EXEMPTIONS, VEHICLES ENGAGED IN INTERSTATE OR FOREIGN COMMERCE.—**Vehicles and parts

thereof used to transport persons or property in interstate or foreign commerce are subject to tax imposed in this chapter only to the extent provided herein. The basis of the tax shall be the ratio of intrastate mileage to interstate or foreign mileage traveled by the carrier during the previous fiscal year of the carrier, such ratio to be determined at the close of the carrier's fiscal year. This ratio shall be applied each month to the total purchases by the carriers of vehicles and parts thereof which are used in Florida to establish that portion of the total used and consumed in intrastate movement and subject to tax under this chapter[.]. [subject to the provisions of subsection (4).]

Section 17. Section 212.08, Florida Statutes, is amended by adding subsection (11) reading as follows:

(11) *There shall be exempt from taxation hereunder rentals on real property paid by a lessee corporation either (a) to another corporation owning, directly or indirectly, eighty percent (80%) or more of the lessee corporation's outstanding stock of all classes, which other corporation shall for the purpose of this exemption be known as the "parent" corporation, or (b) to another corporation of which eighty percent (80%) or more of the outstanding stock of all classes is owned, directly or indirectly, by a common parent.*

Section 18. Subsection (10) of section 212.12, Florida Statutes, is amended to read:

212.12 Dealers credit for collecting tax; penalties for non-compliance; powers of commission in dealing with delinquents; brackets applicable to taxable transactions; records required.—

(10) Taxes imposed by this chapter upon the privilege of the use, consumption, or storage for consumption, or sale of tangible personal property, admissions and rentals, and communication services as herein taxed shall be collected upon the basis of an addition of the tax imposed by this chapter to the total price of such admissions, rentals, communication services or sale price of such article or articles that are purchased, sold or leased at any one (1) time by or to a customer or buyer, and the dealer, or person charged herein, is required to pay a privilege tax in the amount of the tax imposed by this chapter of the total of his gross sales of tangible personal property, admissions, and rentals, communication services and such person or dealer shall add the tax imposed by this chapter to the price, rental or admissions, and communications services and collect the total sum from the purchaser, admittee, lessee or consumer. Notwithstanding the rate of taxes imposed upon the privilege of sales, admissions and rentals, and [in order to avoid fractions of pennies] communication services, the following brackets shall be applicable to all [three]four percent (4%) taxable transactions:

(a) On single sales of less than ten cents (10c) no tax shall be added.

(b) On single sales in amounts from ten cents (10c) to [thirty-five]twenty-five cents (25c), both inclusive, one cent (1c) shall be added for taxes.

(c) On sales in amounts from [thirty-six]twenty-six cents (26c) to [sixty-five]fifty cents (50c), both inclusive, two cents (2c) shall be added for taxes.

(d) On sales in amounts from [sixty-six]fifty-one cents (51c) [to one dollar]seventy-five cents (75c), both inclusive, three cents (3c) shall be added for taxes.

(e) *On sales in amounts from seventy-six cents (76c) to one dollar (\$1) both inclusive, four cents (4c) shall be added for taxes.*

[(e)](f) On sales in amounts of more than one dollar (\$1), [three]four percent (4%) shall be charged upon each dollar of price, plus the above bracket charges upon any fractional part of a dollar. [in excess of even dollars.]

Section 19. It is the legislative intent that the repeal of any provision heretofore exempting in whole or part any item or transaction from the tax imposed by chapter 212, Florida Statutes, shall result in the full imposition of the applicable tax to any such item or transaction.

Section 20. Sections 212.08(4), (8)(f) and 212.11(3), Florida Statutes, are repealed.

Section 21. In all cases of written agreements for the improvement of real property which become binding before April 1, 1968, the contractor making said improvements shall pay the sales or use tax at the rates provided in this act; however, upon application by said contractor or assigns to the Florida revenue commission within three (3) years after the effective date of this act, and upon sworn proof by said contractor or assigns of the existence of such binding written agreement and of payment of such additional sales or use taxes, the Florida revenue commission shall forthwith make refund to the applicant of said additional sales or use taxes.

Section 22. If any sentence, clause, paragraph, section or subsection should be declared unconstitutional, it is the intent of the legislature that the unconstitutionality of said sentence, clause, paragraph, section or subsection should be considered severable and the legislature would have passed said act without said clause, sentence, paragraph, section or subsection.

Section 23. Chapter 561, Florida Statutes, is amended by adding section 561.471 to read:

561.471 *Payment of tax by distributor.—Effective July 1, 1969:*

(1) *Every distributor selling alcoholic beverages within the state shall pay the tax on all such beverages sold by him during any month to the beverage department on or before the tenth (10th) day of the following month.*

(2) *The value of any stamps including those which have been affixed to bottles and containers of alcoholic beverages prior to July 1, 1969, shall be credited to the distributor possessing same; such credit to be amortized in twelve (12) equal parts over the next succeeding twelve (12) month period.*

(3) *Every provision of chapter 561, Florida Statutes, relating to alcoholic beverage stamps is repealed and the statutory revision service is authorized and directed to prepare an appropriate revisor's bill to implement the repeal provision of this section.*

(4) Section 561.47, Florida Statutes, is repealed.

Section 24. This act shall take effect July 1, 1969.

Senators Gunter and Poston offered the following amendment which was moved by Senator Gunter and failed:

In Section 3 (16), lines 16, 17, 18, page 6, strike entire lines 16, 17, 18 and insert the following: facilities, but specifically excluding dues or fees collected by the Boy Scouts of America, Girl Scouts of America, Boys Clubs of America, Young Men's Christian Associations and the Young Women's Christian Associations incorporated under the laws of this state as corporations not for profit.

Senator Weissenborn offered the following amendment which failed:

Line 22, page 7, add Section 3 (a) to the bill to read:

Subsection (4) of section 212.03 Florida Statutes is amended to read (substantial rewording):

The transient rentals tax levied by this section shall not apply to, be imposed upon, or collected from, any person who shall have paid the tax levied by this section for twelve continuous months in any one hotel, rooming house, apartment house, tourist or trailer camp, in the state, and who thereafter continuously resides at the same hotel, rooming house, apartment house, tourist or trailer camp, or at other hotels, rooming houses, apartment houses, tourist or trailer camps in the state. For the purpose of enabling the person paying the transient rentals tax levied by this section to establish his exemption from paying further such tax upon his continued rental at the same or another hotel, apartment house, rooming house, tourist or trailer camp within the state, the owner, lessor, or other person receiving the rent upon which the tax was paid shall furnish the person paying the transient rental tax a receipt prepared by the commission showing the payment of such tax for a continuous period of twelve months. Thereafter, such receipt along with rental receipts establishing continued rental at any hotel, apartment house, rooming house, tourist or trailer

camp within the state, shall be proof of exemption from the transient rental tax, provided, however, that should any lapse appear in such receipts or rental, the transient rental tax shall once more be applied. Notwithstanding other provisions of this chapter, no tax shall be imposed upon rooms provided guests where there is no consideration involved between guest and the public lodging establishment.

On motion by Senator Stone, the rules were waived and HB 969 as amended was read the third time by title, passed and certified to the House. The vote was:

Yeas—40

|               |            |          |             |
|---------------|------------|----------|-------------|
| Mr. President | Ducker     | Karl     | Sayler      |
| Askew         | Fincher    | Knopke   | Scarborough |
| Barron        | Friday     | Lane     | Shevin      |
| Beaufort      | Gong       | McClain  | Slade       |
| Bell          | Gunter     | Myers    | Stolzenburg |
| Bishop        | Haverfield | Ott      | Stone       |
| Boyd          | Henderson  | Pope     | Trask       |
| Broxson       | Hollahan   | Poston   | Weber       |
| Daniel        | Horne      | Reuter   | Williams    |
| de la Parte   | Johnson    | Saunders | Wilson      |

Nays—3

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|------|-------------|-------|
| Deeb | Weissenborn | Young |
|------|-------------|-------|

Senator Pope moved that the Senate reconsider the vote by which HB 969 as amended passed and the Senate refused to reconsider.

On motion by Senator Weber, the Senate reconsidered the vote by which SB 632 as amended passed this day.

By permission, Senator Weber withdrew SB 632 from the Senate.

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

HB 556—A bill to be entitled An act amending chapter 167, Florida Statutes, relating to general powers of municipalities by adding section 167.78, authorizing and empowering governing bodies of municipalities to sell or to lease air space above municipally owned land in the same manner and under the same conditions as municipally owned land or other interests therein; providing an effective date.

On motions by Senator Weber, the rules were waived and HB 556 was read the second time by title, the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

SB 1217 was taken up and on motion by Senator Beaufort—

HB 2078—A bill to be entitled An act relating to names of bank holding companies; amending section 659.52, Florida Statutes, to enable bank holding companies registered under the United States Bank Holding Company Act of 1956, 12 United States Code, sections 1841 through 1849, as amended, to utilize a name or title which contains the word "bank", "banker", or "banking" or any plural thereof; providing an effective date.

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

On motion by Senator Beaufort, the rules were waived and HB 2078 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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| Askew   | Barrow   | Bishop  | Chiles |
| Bafalis | Beaufort | Boyd    | Daniel |
| Barron  | Bell     | Broxson | Deeb   |

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|-------------|---------|-------------|-------------|
| de la Parte | Horne   | Pope        | Stone       |
| Ducker      | Johnson | Poston      | Thomas      |
| Fincher     | Karl    | Reuter      | Trask       |
| Friday      | Knopke  | Saunders    | Weber       |
| Gong        | Lane    | Sayler      | Weissenborn |
| Gunter      | McClain | Scarborough | Williams    |
| Haverfield  | Mathews | Shevin      | Wilson      |
| Henderson   | Myers   | Slade       | Young       |
| Hollahan    | Ott     | Stolzenburg |             |

Senator Lane moved that the bills remaining on the Special Order Calendar today be added at the end of the Special Order set by the Committee on Rules and Calendar for June 4. The motion was adopted.

On motion by Senator Johnson, by two-thirds vote, SB 1638 was withdrawn from the Committee on Rules and Calendar and placed on the Local Calendar.

On motion by Senator Johnson, by two-thirds vote, SB 1089 was removed from the Calendar and placed on the Local Calendar.

On motion by Senator Reuter, by two-thirds vote, SB 1048 was removed from the Calendar and placed on the Local Calendar.

LOCAL CALENDAR

SB 1638—A bill to be entitled An act relating to contracts by county commissioners in all counties in the state having a population of not less than six thousand one hundred (6,100) nor more than six thousand five hundred (6,500) according to the latest official decennial census; authorizing contracts not exceeding one thousand dollars (\$1,000) without notice or bids; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Johnson, the rules were waived and SB 1638 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

SB 1089—A bill to be entitled An act relating to Martin County, beach erosion and the acquisition and construction of roads, bridges, highways, rights-of-way, storm sewers and drains and the acquisition, construction, repairing, equipping and remodeling of any county building or public facility; authorizing the issuance of certificates of indebtedness payable from the portion of the racetrack funds accruing annually to Martin County, and allocated to the board of county commissioners to finance the cost of such projects; providing an effective date.

Was taken up 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 Johnson:

In Section 3, line 1, page 4, after the word "of" insert such

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

In Section 1, line 27, page 1, strike the period (.) and insert the following: , in connection with and pursuant to beach erosion.

On motion by Senator Johnson, the rules were waived and SB 1089 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—47 Nays—None

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

SB 1635—A bill to be entitled An act relating to Brevard County; authorizing the board of county commissioners of said county to adopt the fire prevention code; making violation a misdemeanor; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Johnson, the rules were waived and SB 1635 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

SB 1636—A bill to be entitled An act relating to Brevard County; amending section 7 of article V, chapter 28922, Laws of Florida, 1953, as amended; establishing a salary for each commissioner of the Canaveral port district in place of the existing allowances for per diem and mileage; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Johnson, the rules were waived and SB 1636 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

SB 1637—A bill to be entitled An act relating to the City of Titusville, Brevard County; amending sections 122 and 128, article XIII of chapter 63-2001, Laws of Florida, regulating municipal bonds, so as to increase the rate of interest such bonds shall bear from six percent (6%) per annum to seven percent (7%) per annum; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Johnson, the rules were waived and SB 1637 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

SB 1639—A bill to be entitled An act relating to St. Lucie County; providing for the granting of permits by the sheriff of St. Lucie County to hawkers or peddlers in the unincorporated areas of said county; providing requirements for applicants for permits; providing for a fee; providing standards; requiring reasons to be given for rejection; providing for an appeal to the board of county commissioners; making violation a misdemeanor; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Johnson, the rules were waived and SB 1639 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

SB 1640—A bill to be entitled An act relating to Brevard County, county commission district one; creating a library district; providing for the appointment of a library board; prescribing its duties, powers, and authority; providing for raising funds by taxation; providing a method for levying, collecting, and disbursing such funds; providing for the exemption of the district from city and county millage limitations; providing for a referendum.

Was taken up and read the second time by title.

Senator Johnson offered the following amendment which was adopted:

In Section 2, line 3, page 2, following the words "representative to the" insert the following: Brevard County

On motion by Senator Johnson, the rules were waived and SB 1640 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—47 Nays—None

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

SB 1652—A bill to be entitled An act relating to Escambia County, law library; amending sections (3) and (4) of chapter 61-2130, Laws of Florida; authorizing the taxation and collection by the clerks of the circuit court and of the court of record of said county of two dollars (\$2) as costs of each civil cause filed in said courts in addition to the cost otherwise provided by law; directing said clerks to place into a special fund the additional sums so taxed and collected to be used by the library board exclusively for the purchase and maintenance of such library; providing for an additional member of the library board of Escambia County, and his method of appointment; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Askew, the rules were waived and SB 1652 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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| Askew    | Boyd        | Fincher    | Horne   |
| Bafalis  | Broxson     | Friday     | Johnson |
| Barron   | Chiles      | Gong       | Karl    |
| Barrow   | Daniel      | Gunter     | Knopke  |
| Beaufort | Deeb        | Haverfield | Lane    |
| Bell     | de la Parte | Henderson  | McClain |
| Bishop   | Ducker      | Hollahan   | Mathews |

|        |             |             |             |             |         |             |             |
|--------|-------------|-------------|-------------|-------------|---------|-------------|-------------|
| Myers  | Saunders    | Stolzenburg | Weissenborn | de la Parte | Horne   | Pope        | Stone       |
| Ott    | Saylor      | Stone       | Williams    | Ducker      | Johnson | Poston      | Thomas      |
| Pope   | Scarborough | Thomas      | Wilson      | Fincher     | Karl    | Reuter      | Trask       |
| Poston | Shevin      | Trask       | Young       | Friday      | Knopke  | Saunders    | Weber       |
| Reuter | Slade       | Weber       |             | Gong        | Lane    | Saylor      | Weissenborn |
|        |             |             |             | Gunter      | McClain | Scarborough | Williams    |
|        |             |             |             | Haverfield  | Mathews | Shevin      | Wilson      |
|        |             |             |             | Henderson   | Myers   | Slade       | Young       |
|        |             |             |             | Hollahan    | Ott     | Stolzenburg |             |

SB 1622—A bill to be entitled An act relating to the City of Tampa, Hillsborough County; authorizing said city in any case in which the term of any existing franchise heretofore granted by the city shall be uncertain, unclear, or unspecified to negotiate and enter into an agreement with the holder thereof without referendum fixing the term thereof for such period; requiring the payment of such annual monetary consideration therefor, and allowing such credit against the annual monetary consideration for such taxes upon the holder thereof as shall be agreed upon; 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 1622 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

SB 1623—A bill to be entitled An act relating to Hillsborough county hospital and welfare board; amending section 7 of chapter 63-1402, Laws of Florida, as amended, by adding thereto; providing that the board at the same time it prepares its annual budget may adopt a resolution determining the amount necessary for renovating, constructing, equipping, repairing and enlarging facilities of the board and requesting additional tax on all taxable property in the county not exceeding one (1) mill per annum; providing for the duties of the board of county commissioners, county budget commission, county tax assessor and county tax collector in connection therewith, for the levy by the board of county commissioners of ad valorem taxes upon all taxable property in the county; providing for an expiration date of such tax levy; and 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 1623 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

SB 1620—A bill to be entitled An act relating to Pinellas County; providing for the issuance of countywide municipal occupational licenses; providing for their sale by the county tax collector; establishing fees to be charged; providing for the distribution to the municipalities of proceeds received on a pro rata formula basis and for a year-to-year revision of such formula; providing for the validity of license when failing to register with a municipality; providing for delinquency penalties and half-year fees; providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and SB 1620 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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| Askew   | Barrow   | Bishop  | Chiles |
| Bafalis | Beaufort | Boyd    | Daniel |
| Barron  | Bell     | Broxson | Deeb   |

SB 1048—A bill to be entitled An act relating to Indian River County, Fellsmere drainage district; providing for the levy, collection and enforcement of installment and maintenance taxes by said district at the same time and in like manner as county taxes; providing that said taxes shall be extended by the county tax assessor on the county tax roll, and shall be collected by the tax collector in the same manner and time as county taxes; providing for the same discounts and penalties as county taxes; providing for the compensation of the tax assessor and tax collector; providing that district taxes shall be a lien on lands against which taxes are levied of equal dignity with county and other taxes; enacting other provisions relating to this subject; providing an effective date.

Was taken up and read the second time by title.

Senator Reuter offered the following amendment which was adopted:

In Section 5, line 5, page 4, strike all of Section 5 and insert the following: Section 5. The county tax assessor's office of Indian River County shall be paid annually an amount equal to two percent (2%) of the total taxes of the district extended on the tax roll and the tax collector's office of Indian River County shall be paid annually an amount equal to two percent (2%) or one thousand five hundred dollars (1,500.00) or whichever is the lesser figure of the total taxes of the district collected, for their respective services to the Fellsmere drainage district in said county for respectively assessing and collecting said drainage district taxes. All compensation paid the tax assessor's office and the tax collector's office which is over the actual cost of providing this service shall be turned over to the general revenue fund of the county. The personnel required to do said special work shall be paid for such special services by the assessor or the collector, as the case may be, from the receipts provided for such purpose.

On motion by Senator Reuter, the rules were waived and SB 1048 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—47 Nays—None

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

SB 1613—A bill to be entitled An act relating to small claims court in all counties of the state having a population of not less than thirty-nine thousand two hundred ninety-four (39,294) and not more than forty-one thousand nine hundred eighty nine (41,989), according to the latest official decennial census; providing an increase in judge's salary; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Reuter, the rules were waived and SB 1613 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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|----------|-------------|------------|---------|
| Askew    | Broxson     | Gong       | Knopke  |
| Bafalis  | Chiles      | Gunter     | Lane    |
| Barron   | Daniel      | Haverfield | McClain |
| Barrow   | Deeb        | Henderson  | Mathews |
| Beaufort | de la Parte | Hollahan   | Myers   |
| Bell     | Ducker      | Horne      | Ott     |
| Bishop   | Fincher     | Johnson    | Pope    |
| Boyd     | Friday      | Karl       | Poston  |

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|-------------|-------------|-------------|----------|
| Reuter      | Shevin      | Thomas      | Williams |
| Saunders    | Slade       | Trask       | Wilson   |
| Saylor      | Stolzenburg | Weber       | Young    |
| Scarborough | Stone       | Weissenborn |          |

SB 1624—A bill to be entitled An act relating to the City of Temple Terrace, Hillsborough County, zoning board of adjustment; amending chapter 31320, Laws of Florida, 1955, as amended, by adding section 78.1, authorizing said city to create a zoning board of adjustment by city ordinance; providing procedure for creating such zoning board of adjustment; providing powers and duties, jurisdiction of said board; providing for judicial review of decisions of said board; repealing section 3 of chapter 65-2325 and section 2 of chapter 67-2134, Laws of Florida; 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 1624 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

SB 1625—A bill to be entitled An act relating to City of Tampa, municipal elections; providing for the holding and conduct thereof by the election board of Hillsborough County; defining terms; prescribing regulations for the holding and conduct of such elections; providing for collection of qualifying fees; creating right to contest municipal elections; providing for compensation of board members and employees; providing for filling of election post vacancies; providing penalties; 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 1625 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

SB 1641—A bill to be entitled An act relating to fishing in Martin County, Florida, making it unlawful to fish with or to place nets or fish traps, except common cast nets, dip nets, landing nets, or common minnow seines, not over 30 feet in length, and used only for the purpose of catching bait in that certain territory that is within a circle one mile in diameter, the center of which is located in the middle of the St. Lucie Inlet in said county; making it unlawful to fish with or to place in the water any nets or traps, except common cast nets, dip nets, landing nets, or common minnow seines not over 30 feet in length, used only for the purpose of catching bait, within one-fourth (1/4) mile of any bridge in said county; authorizing the board of county commissioners of said county to place and maintain suitable posts, signs or markers designating such prohibited areas; making it unlawful to fish with certain types of gill nets in the inside waters of said county; making it unlawful to fish with or to place in the inside waters of said county any type of net or trap other than those described as being lawful in this act; making it unlawful to fish with or to place in the inside waters of said county any nets which are tied, joined or coupled together except in certain instances; making it unlawful to fish with or to place in the inside waters of said county any

nets having any pockets or traps of any description whatsoever, with the exception of common trammel nets; making it unlawful to dump any foul or refuse fish on the land or in the inside waters of said county; making it unlawful to fish with or to place in the inside waters of said county any nets except certain types of gill nets, common cast nets, common trammel nets, common dip nets, landing nets and common minnow seines, not over 30 feet long, and used only for the purpose of catching bait; providing the time and dates during which such nets may be used; making it unlawful to place or so set a net in the inside waters of said county so that it will encircle or partially encircle any occupied anchored boat; providing that nothing in this act shall be construed to repeal or to modify the provisions of Chapter 18683, Special Laws of Florida 1937; repealing Chapter 26007, Special Laws of Florida 1949; providing for a saving clause; providing for methods of enforcement; making violation a misdemeanor; providing that it shall be the supervisor or director of the board of conservation and his agents who will enforce the provisions hereof; empowering the board of county commissioners of Martin County to employ a deputy to enforce the provisions of this act; and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Johnson, the rules were waived and SB 1641 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

Consideration of SB 1329 was deferred, the bill retaining its place on the Calendar.

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 part of laws in conflict herewith, and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Askew, the rules were waived and SB 1378 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

Consideration of SB 1425 was deferred, the bill retaining its place on the Calendar.

SB 1656—A bill to be entitled An act relating to the Tampa sports authority, Hillsborough County; amending section 2 of chapter 65-2307, Laws of Florida, relating to membership of the board of the Tampa sports authority; 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 1656 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**SB 1657—A bill to be entitled An act relating to Hillsborough County, hospital and welfare services; amending subsection (4) of section 7 of chapter 67-1498, Laws of Florida, by defining the term "full cost"; 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 1657 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**SB 1664—A bill to be entitled An act relating to Hillsborough County alcoholic beverage licenses; amending chapter 67-1480, laws of Florida, Special Acts 1967, changing the prohibition against the grant of certain licenses to vendors whose places of business are within prescribed distances from the campus of the University of South Florida; repealing laws in conflict; 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 1664 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**SB 1665—A bill to be entitled An act amending section 17, chapter 63-1402, Laws of Florida 1963, by deleting requirement deputizing director in charge of personnel to administer the civil service program; providing for an effective date.**

Was taken up and read the second time by title. On motion by Senator Ott, the rules were waived and SB 1665 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**SB 1663—A bill to be entitled An act relating to Hillsborough County, hospital and welfare board; amending section 14 of chapter 63-1402, Laws of Florida, as amended, providing for the issuance of bonds and refunding bonds, by deleting from said section, and the limitations thereof, revenue certificates and refunding revenue certificates; 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 1663 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**SB 1662—A bill to be entitled An act relating to Hillsborough County; authorizing the board of county commissioners of said county to sell revenue certificates for the purpose of acquiring, constructing and furnishing a rabies control center; authorizing transfer of funds; authorizing execution of lease option agreement; 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 1662 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**SB 1661—A bill to be entitled An act relating to Hillsborough county authorizing the board of county commissioners of Hillsborough county to pledge garbage collection revenues and dumping fees for the acquisition of garbage collection equipment and facilities, authorizing the board of county commissioners to adopt regulations governing public and private franchise collection service including regulations compelling mandatory garbage service, and 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 1661 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**SB 1660—A bill to be entitled An act relating to Hillsborough county; establishing a curfew for minors under seventeen (17) years of age; providing manner of enforcement and punishment; making it a misdemeanor for certain persons to suffer child to violate curfew; providing for punishment; 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 1660 was read

the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**SB 1659—A bill to be entitled An act relating to Hillsborough County; authorizing the board of county commissioners of said county upon certain conditions making specific firm bids impractical to secure the repair of heavy equipment owned by it without first advertising for bids thereon; 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 1659 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**SB 1658—A bill to be entitled An act relating to Hillsborough County; requiring the board of county commissioners in said county to create a grand jury investigation fund of ten thousand dollars (\$10,000) to be administered under the authority and control of the state attorney; providing for the hiring of investigators, attorneys, certified public accountants, etc. to assist grand juries in the performance of their duties and investigations; 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 1658 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

Consideration of House Bills 2489 and 2496 was deferred, the bills retaining their places on the Calendar.

**HB 2497—A bill to be entitled An act relating to the City of Madeira Beach, Florida, amending paragraph (a) of Section 11 (ELECTIONS) of Chapter 29257, Laws of Florida, 1953 Special Acts, as amended, providing that municipal elections shall be held in the City of Madeira Beach on the second Tuesday in March of each year, beginning in the year 1971, for the purpose of electing successors to each elective officer whose term shall expire as provided in this Act, providing for the expiration of the terms of the Mayor and Commissioners for Districts Nos. 1 and 2 to be elected on the second Tuesday in September, 1969, providing for the expiration of the incumbent Commissioners at the time of said election in 1969, providing that paragraph (g) Induction of Board of Commissioners into office, of Section 12, (BOARD OF COMMISSIONERS) of said Chapter 29257, as amended be amended to provide that the**

first meeting of the newly elected Board of Commissioners shall be on the First Tuesday in April of each year, special and regular meetings thereafter as the Board of Commissioners may prescribe not less frequently than once each month, and providing a referendum election to be held to determine whether or not this Act shall take effect.

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 2497 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2499—A bill to be entitled An act relating to the City of Tarpon Springs, Pinellas County; amending Section 36 of Chapter 21598, Laws of Florida, 1941; sidewalks, authority of city to order construction; providing a referendum.**

Was taken up and read the second time by title. On motion by Senator Deeb the rules were waived and HB 2499 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

Consideration of HB 2498 was deferred, the bill retaining its place on the Calendar.

**HB 2500—A bill to be entitled An act amending section 93 of chapter 15183, laws of Florida, special acts of 1931, being the charter of the City of Dunedin, Florida, by providing for procedures for municipal candidates to qualify as such by submission to the City Clerk of a petition signed personally by not less than 150 qualified electors of the City of Dunedin not more than 60 days and not less than 40 days prior to the election, and providing that as a condition precedent to qualifying, said candidates shall be required to file with their petitions affidavits showing that they are residents of the City, are qualified electors of the City and are freeholders therein and providing that the candidates shall pay at such time to the City Clerk a filing fee in the amount of \$25.00; 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 2500 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

Consideration of HB 2501 was deferred, the bill retaining its place on the Calendar.

HB 2502—A bill to be entitled An act amending Sections 32 through 42 of chapter 15183, Laws of Florida, Special Acts of 1931, being the charter of the City of Dunedin, Florida, providing for the position of City Clerk and separate position of Finance Director, and dividing between said positions the duties formerly assigned to the City Clerk and Auditor; 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 2502 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2503—A bill to be entitled An act setting the second Tuesday in February as Election Day in the City of Dunedin commencing in the year 1970; and setting the first Monday in March as the meeting date at which the newly elected Commissioners shall assume the duties of their offices commencing in the year 1970; and providing that any vacancy in the Commission shall be filled for the unexpired term by vote of the remaining members of the Commission; and providing for the effective date hereof.

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 2503 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2504—A bill to be entitled An act relating to the acquisition, construction, furnishing and equipping of county capital projects in Alachua county, Florida; authorizing the issuance of revenue bonds by the board of county commissioners of Alachua county, Florida, to finance the cost of such projects, repayable from revenues derived from the operation of such projects or from other funds of Alachua county derived from sources other than from ad valorem taxation; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and HB 2504 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2505—A bill to be entitled An act regulating the requirements for obtaining a license relating to fortune-telling, clairvoyance, palmistry, astrology, phrenology, character reading, spirit mediums, absent treatment healing or mental healing and

the practice thereof within Alachua County, Florida; providing a penalty for violation; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and HB 2505 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2506—A bill to be entitled An act relating to Alachua county; amending section 3 of chapter 67-1078, Special Acts of Florida, 1967, to redefine the term "subdivision" as used in said act; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and HB 2506 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2507—A bill to be entitled An act amending chapter 421.27(2), Florida Statutes, relating to the appointment of housing authority commissioners by the board of county commissioners in each county of the state having a population of not less than seventy thousand (70,000) and not more than seventy-four thousand two hundred (74,200) according to the latest official decennial census; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and HB 2507 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2508—A bill to be entitled An act relating to Alachua county; amending section V of chapter 1046, Special Acts of Florida, 1959, to permit monies received from hospital operations to be pledged by the board of county commissioners to the repayment of principal and interest on revenue bonds issued by the board of county commissioners to finance acquisitions, construction, furnishing and equipping of hospital capital projects.

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and HB 2508 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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| Askew   | Barrow   | Bishop  | Chiles |
| Bafalis | Beaufort | Boyd    | Daniel |
| Barron  | Bell     | Broxson | Deeb   |

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|-------------|---------|-------------|-------------|
| de la Parte | Horne   | Pope        | Stone       |
| Ducker      | Johnson | Poston      | Thomas      |
| Fincher     | Karl    | Reuter      | Trask       |
| Friday      | Knopke  | Saunders    | Weber       |
| Gong        | Lane    | Sayler      | Weissenborn |
| Gunter      | McClain | Scarborough | Williams    |
| Haverfield  | Mathews | Shevin      | Wilson      |
| Henderson   | Myers   | Slade       | Young       |
| Hollahan    | Ott     | Stolzenburg |             |

HB 2509—A bill to be entitled An act relating to Alachua county; amending section 4 of chapter 57-1119, Special Acts of Florida, 1957, to provide that appointments of members to the Alachua county recreation and water conservation and control authority shall be made by the board of county commissioners of Alachua county, Florida; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and HB 2509 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2511—A bill to be entitled An act relating to Alachua county; amending section 1 of chapter 30556, Special Acts of Florida, 1955, to provide that appointments of jury commissioners shall hereafter be made by the board of county commissioners of Alachua county, Florida; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and HB 2511 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2512—A bill to be entitled An act relating to Alachua county; amending section 3, section 4 and section 5 of chapter 59-1044, Special Acts of Florida, 1959, as amended by chapter 61-1851, Special Acts of Florida, 1961, to require the filing of a plat for multiple lot developments where individual lots are proposed to be five (5) acres or less in size, exclusive of easements for roads or streets; repealing chapter 67-1074, Special Acts of Florida, 1967; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and HB 2512 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2513—A bill to be entitled An act relating to Alachua county; amending chapter 65-1234, Special Acts of Florida, 1965, as amended by chapter 67-1073, Special Acts of Florida, 1967, adding to section 2 thereof the following services and improvements, public transportation systems, county buildings and structures; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and HB 2513 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2515—A bill to be entitled An act relating to the Town of Jay, Santa Rosa County; amending subsections (a)(b)(c)(d) and (j) of section 4, and subsection (e) of section 7 of chapter 27644, Laws of Florida, 1951, as amended, relating to members of the governing body of said town and their election; providing for the elimination of one (1) member of the town council; providing that the mayor become a voting member of the town council; providing for election of a town clerk; providing for certain election procedures in said town; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Askew, the rules were waived and HB 2515 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2516—A bill to be entitled An act to create and establish a charter and study commission in Volusia County, Florida, to study the structures, functions and operations of all governmental units, officers and bodies located within said County; to determine whether tax savings can be made and whether efficiency can be gained through revision of any governmental structure; providing that said commission may draft a county charter and plans resulting from their study and submit the same to the members of the Florida Legislature from Volusia County; providing for the initial composition of the members of such commission; providing for terms of office and methods of filling vacancies; providing for the appointment and composition of an advisory committee; providing for appropriation of funds from Volusia County for the use by such commission in carrying out its duties, functions, powers and responsibilities and granting the commission the right to accept public donations; providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Karl, the rules were waived and HB 2516 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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|----------|-------------|----------|-------------|
| 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      | Mathews  | Slade       |
| Broxson  | Haverfield  | Myers    | Stolzenburg |
| Chiles   | Henderson   | Ott      | Stone       |

Thomas Weber Williams Young  
Trask Weissenborn Wilson

Shevin Stone Weber Wilson  
Slade Thomas Weissenborn Young  
Stolzenburg Trask Williams

HB 2517—A bill to be entitled An act relating to Manatee County; requiring that certain lands located in the unincorporated areas of Manatee County be cleared by the owners thereof of weeds, brush, debris, or any other noxious material; providing for any proceedings to enforce the requirements of this act; providing for public hearings to be held before the Board of County Commissioners of Manatee County to determine whether compliance with this act is being made; authorizing the Board of County Commissioners of Manatee County, Florida, to clear the said land upon failure of the owner to comply with a demand to do so; authorizing the Board of County Commissioners to assess a lien against such lands cleared by the county for the costs of said clearance, together with other costs incurred in the enforcement of this act; providing for the filing and recording of notices of said liens and for collection thereof; providing for the establishment of a revolving fund to pay for the cost of administering this act; repealing Chapter 63-1596, Laws of Florida, Special Acts of 1963; 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 2517 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2519—A bill to be entitled An act amending section 5.16 of the charter of the City of West Palm Beach, being chapter 65-2381, Special Laws of Florida, Acts of 1965, relating to advisory committee of classified employees; providing a severability clause; repealing all laws in conflict; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Thomas, the rules were waived and HB 2519 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2522—A bill to be entitled An act relating to the Village of Tequesta, Florida, created by Chapter 57-1915, Laws of Florida, Special Acts of 1957, amending section 1, article II thereof to redefine the territorial boundaries of the Village of Tequesta, Florida, to include additional territory; providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Friday, the rules were waived and HB 2522 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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| Askew    | Chiles      | Haverfield | Mathews     |
| Bafalis  | Daniel      | Henderson  | Myers       |
| Barron   | Deeb        | Hollahan   | Ott         |
| Barrow   | de la Parte | Pope       | Poston      |
| Beaufort | Ducker      | Johnson    | Reuter      |
| Bell     | Fincher     | Karl       | Saunders    |
| Bishop   | Friday      | Knopke     | Sayler      |
| Boyd     | Gong        | Lane       | Scarborough |
| Broxson  | Gunter      | McClain    |             |

HB—2510 A bill to be entitled An act relating to Alachua county; authorizing the board of county commissioners of Alachua county, Florida, to promote, advertise and support community projects and programs, whatever the nature, which are determined by said board to be of benefit to the citizens of said county; authorizing the expenditure of public funds therefor by the board of county commissioners; repealing chapter 10312, Special Acts of Florida, 1925; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and HB 2510 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2569—A bill to be entitled An act relating to the City of Alachua; amending Chapter 9367, Laws of Florida, 1923, the same being the Charter of the City of Alachua, by eliminating therefrom Section 85; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and HB 2569 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2523—A bill to be entitled An act amending Chapter 65-1264, Laws of Florida, Special Acts of 1965, the same being the Charter of the City of Boca Raton, Florida, by changing Section 7.25 (g) of Article VII thereof to provide for the acquisition of road and street right of ways; and to provide for an effective date.

Was taken up and read the second time by title. On motion by Senator Bafalis, the rules were waived and HB 2523 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2524—A bill to be entitled An act authorizing DeSoto County, Florida, to construct or acquire a jail, and/or construct or acquire additions and improvements to any existing jail or Court House; providing the levy of a special tax to pay for the cost thereof; authorizing the issuance of certificates of indebtedness in anticipation of the levy and collection of said special taxes; providing for the terms and conditions of said certificates

of indebtedness and the rights of the holders thereof; and providing when this act shall take effect.

Was taken up and read the second time by title. On motion by Senator Henderson, the rules were waived and HB 2524 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2525—A bill to be entitled An act relating to Sarasota county, authorizing the board of county commissioners of Sarasota county to expend funds for the purpose of conducting conferences and educational courses on subjects directly affecting county government; limiting total annual expenditure for this purpose; 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 2525 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2532—A bill to be entitled An act to amend chapter 65-1450; Laws of Florida, Special Acts of 1965, concerning the DeSoto county hospital district, authorizing and empowering the district hospital board of the DeSoto county hospital district to establish an employee's pension, group hospitalization and health plan, annuity and/or retirement plan for officers and employees employed by the district and qualifying therefor, and to pay the cost or any portion thereof from funds available to the district from its authorized sources; 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 2532 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2533—A bill to be entitled An act authorizing and empowering the board of county commissioners of Charlotte county, Florida, to maintain, repair, manage, operate, equip, improve, and lease buildings for purposes of an auditorium, convention hall, public meetings, educational assemblies and classes, theatrical attractions, concerts, sports events and other types of amusement and entertainment; to adopt rules and regulations; to charge varying admission fees thereto; to make varying charges for public, quasi-public and private use thereof; to contract with others for the management thereof; to grant concessions therein and to sell and dispense commodities and

services by said county; ratifying all prior county management and operations; and repealing all laws in conflict herewith; 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 2533 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2534—A bill to be entitled An act amending section 12 of chapter 26468, Acts of Extraordinary Session of 1949, as amended, relating to the Sarasota county public hospital board; providing for the organization of the staff of physicians for hospitals owned or operated by the board; authorizing the board to establish rules for control of hospital employees, including private duty nurses attending hospital patients, and 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 2534 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2535—A bill to be entitled An act relating to DeSoto County; authorizing and empowering the Board of County Commissioners and all fee basis officers of DeSoto County, to provide for group insurance for themselves and their employees and their families; defining fee basis officers; authorizing said Board and said fee basis officers to pay all or any portion of the premiums for such group insurance; providing for the deduction from the wages of any employees upon written request of such employee any premium or any portion of premium for such insurance; declaring the providing of such insurance to be a County purpose; repealing any acts or parts of acts in conflict with the provisions of this act; providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Henderson, the rules were waived and HB 2535 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2541—A bill to be entitled An act to amend chapter 29446, Special Acts of 1953 (said chapter 29446 being the act creating the city of Plantation, Broward county, Florida), as amended, to provide that section 27 of the charter of the city of Plantation be amended to provide that the municipal judge shall have power by his warrant or warrants issued in his name to have brought before him any person or persons charged with

the violation of any city ordinance and shall have original jurisdiction over all proceedings of a criminal nature by virtue of any ordinance of the city and to further provide that said municipal judge shall have power and is authorized to issue and cause to be served any and all writs, warrants, search warrants and processes necessary for the detection, prevention of and punishment for the violation of the ordinances and laws of the city of Plantation, and providing that all search warrants may be issued by the municipal judge only upon a showing of probable cause; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Stolzenburg, the rules were waived and HB 2541 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2543—A bill to be entitled An act relating to Indian River County, small claims court; creating a small claims court in said county; exempting the county from the provisions of chapter 42, Florida Statutes, except where specifically set out herein; providing jurisdiction of said court; providing for the election of judge, compensation and term of office; providing for substitution for and assistance to the judge; fixing docket fees; providing for jury trial and jurors in certain cases, and for direction of verdicts; providing for levy, notice, and sales under executions issuing out from said court; providing for appeals from said court; repealing chapters 30369, 1955, 61-1651, and 63-763, Laws of Florida; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Johnson, the rules were waived and HB 2543 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

Consideration of HB 2526 was deferred, the bill retaining its place on the Calendar.

HB 2530—A bill to be entitled An act relating to Sarasota county; authorizing the board of county commissioners to adopt the southern housing code or other similar code and from time to time to amend same, said code to establish minimum standards governing the use, occupancy and maintenance of dwellings, dwelling units and accessory structures; to establish minimum standards governing supplied utilities and facilities, and other physical things and conditions essential to make dwellings safe, sanitary and fit for human habitation; to establish minimum standards governing the condition and maintenance of dwellings and accessory structures; to fix certain responsibilities and duties of owners and occupants of dwellings; to create a board of housing code appeals and to fix the duties and responsibilities thereof; to authorize the inspection of dwellings and accessory structures and to provide for the condemnation of all buildings and structures unfit for human habitation and use; and to fix penalties for violations; providing that said code may only be adopted after public hearing; providing that the violation of same shall be a misdemeanor; providing for the enforcement of same by appropriate court action; providing for the employment of personnel to administer and enforce this act and providing for the levy and collection of taxes for the purpose of administering and enforcing this act; 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 2530 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2544—A bill to be entitled An act relating to the City of Lake Wales, Polk County; amending chapter 29224, Laws of Florida, 1953, by adding section 6 A to extend the corporate limits of said city; giving the city jurisdiction over the territory embraced in the extension, said property being owned by the municipality and used for municipal purposes, even though the property is not contiguous to the existing corporate limits of the city; providing an effective date.

Was taken up and read the second time by title.

Senator Chiles offered the following amendment which was adopted:

In title, line 10, page 1, strike after the word "extension" the rest of line 10, all of lines 11, 12, 13 and 14 and the words "the city" on line 15.

On motion by Senator Trask, the rules were waived and HB 2544 as amended was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2546—A bill to be entitled An act relating to the City of Clermont, Lake County, city charter; amending chapter 67-1217, Laws of Florida, by amending section 5(a) of Article I, adding section 6 to Article I, adding sections 1(d), 5(e), and 19 to Article II, and adding section 1(d) to Article III; providing specific qualifications for city officers; providing authority to establish, maintain and support a chamber of commerce; prohibiting officer holding more than one (1) certain city office; establishing the city council as the election board and canvassing board; establishing legal format for execution of all legal documents; repealing redundancies in existing charter; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Daniel, the rules were waived and HB 2546 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2552—A bill to be entitled An act relating to Duval county; providing a method for fixing the salaries of the judges of the small claims court of Duval county, the judges of the county judges' court of Duval county, the judges of the juvenile court of Duval county, the judges of the criminal court of record of Duval county, the judges of the justice of the peace courts of Duval county, and the constables of Duval county; amending certain portions of chapter 67-1320, Laws of Florida; providing for the repeal of: subsection 4 of section 2 of chapter 25489, Laws of Florida, 1949; chapter 63-947, Laws of Florida; section 3 of chapter 7005, Laws of Florida, 1915, as amended; section 3 of chapter 65-1068, Laws of Florida; chapter 65-1128, Laws of Florida; chapter 61-940, Laws of Florida; chapter 61-941, Laws of Florida; and chapter 67-2218, Laws of Florida, as they relate to the fixing of salaries of judges and constables in Duval county; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Scarborough, the rules were waived and HB 2552 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2555—A bill to be entitled An act to amend Chapter 29446, Special Acts of 1953 (said Chapter 29446 being the Act creating the City of Plantation, Broward County, Florida), as amended, to provide that Section 13 of the Charter of the City of Plantation be amended to provide that the Mayor, subject to approval by the City Council, shall appoint the following officers: A City Attorney, a City Clerk, a Chief of Police, a Tax Assessor and a Tax Collector.

Was taken up and read the second time by title. On motion by Senator Stolzenburg, the rules were waived and HB 2555 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2556—A bill to be entitled An act to amend Chapter 29446, Special Acts of 1953 (said Chapter 29446 being the Act creating the City of Plantation, Broward County, Florida), as amended, to provide that Section 15 of the Charter of the City of Plantation be amended by providing that the grounds for suspension of any police officer (excluding the Chief of Police who is a Charter officer by virtue of Section 13 of the City Charter of the City of Plantation) shall include in addition to gross neglect and dereliction of duty the following: Incompetency, neglect of duty, drunkenness, immorality, failure to obey orders given by proper authorities, insubordination or any other just or reasonable cause.

Was taken up and read the second time by title. On motion by Senator Stolzenburg, the rules were waived and HB 2556 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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| Askew   | Beaufort | Broxson | de la Parte |
| Bafalis | Bell     | Chiles  | Ducker      |
| Barron  | Bishop   | Daniel  | Fincher     |
| Barrow  | Boyd     | Deeb    | Friday      |

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| Gong       | Knopke  | Reuter      | Thomas      |
| Gunter     | Lane    | Saunders    | Trask       |
| Haverfield | McClain | Sayler      | Weber       |
| Henderson  | Mathews | Scarborough | Weissenborn |
| Hollahan   | Myers   | Shevin      | Williams    |
| Horne      | Ott     | Slade       | Wilson      |
| Johnson    | Pope    | Stolzenburg | Young       |
| Karl       | Poston  | Stone       |             |

HB 2557—A bill to be entitled An act to amend Chapter 29446, Special Acts of 1953 (said Chapter 29446 being the Act creating the City of Plantation, Broward County, Florida), as amended, to provide that Section 45 thereof, as amended, of the Charter of the City of Plantation be amended to provide that upon request of the City Clerk, the Council may transfer any part of an unencumbered balance of an appropriation to a purpose or classification for which the appropriation of the current year has proved insufficient.

Was taken up and read the second time by title. On motion by Senator Stolzenburg, the rules were waived and HB 2557 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2558—A bill to be entitled An act to amend Chapter 29446, Special Acts of 1953 (said Chapter 29446 being the Act creating the City of Plantation, Broward County, Florida), as amended, to provide that Section 7, as amended, of the Charter of the City of Plantation be amended by deleting from the second paragraph thereof the first sentence and substituting in its place a sentence to provide that any special election to be called by the Mayor, or the President of the Council, or the President Pro Tem, shall be within forty-five (45) days of the date of vacancy, and that the filing date for candidates of said special election shall close at 12:00 noon on the 29th day preceding the date set for said special election.

Was taken up and read the second time by title. On motion by Senator Stolzenburg, the rules were waived and HB 2558 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2559—A bill to be entitled An act to amend Chapter 29446, Special Acts of 1953 (said Chapter 29446 being the Act creating the City of Plantation, Broward County, Florida), as amended, to provide that Section 48 of the Charter of the City of Plantation be amended by providing that money shall be paid out of the City Treasury only on warrants or checks signed by the City Treasurer and countersigned by the City Clerk, and providing that the signing of said warrants or checks may be by facsimile signature of the City Treasurer and City Clerk.

Was taken up and read the second time by title. On motion by Senator Stolzenburg, the rules were waived and HB 2559 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2560—A bill to be entitled An act relating to the City of New Smyrna Beach, Volusia County; amending section 7A(1) of chapter 57-1606, Laws of Florida, by changing approval of annexation from two thirds (2/3) of the votes cast to a simple majority; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Karl, the rules were waived and HB 2560 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2561—A bill to be entitled An act relating to the fencing of livestock in Union County, Florida; providing the liability of the owner of livestock running at large or straying, the impounding and sale of such livestock; prescribing the duty of County Commissioners and Sheriffs hereunder; providing punishment for violation of the provisions hereof; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Scarborough, the rules were waived and HB 2561 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2568—A bill to be entitled An act relating to the City of Gainesville amending Section 3 of Chapter 29098, Special Acts of 1953, deleting the requirement that revenue certificates authorized by that law be issued in One Thousand Dollar (\$1,000.00) denominations; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and HB 2568 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2572—A bill to be entitled An act relating to the City of Alachua; amending Chapter 9367, Laws of Florida, 1923, the same being the Charter of the City of Alachua, by authorizing the City Commission to establish a pension system by ordinance for officers and employees of the City of Alachua; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and HB 2572 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2576—A bill to be entitled An act relating to Collier county, amending chapter 67-1243, Laws of Florida; providing a maximum millage; and providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Weber, the rules were waived and HB 2576 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2577—A bill to be entitled An act relating to Collier county; amending chapter 67-1246, Laws of Florida; providing for different zoning ordinances in different geographical areas of Collier county, Florida; providing that zoning ordinances need not be uniform in different geographical areas of Collier county, served by different planning boards; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Weber, the rules were waived and HB 2577 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2579—A bill to be entitled An act relating to Collier County; Amending Chapter 67-836, Laws of Florida; extending the jurisdiction of the Court created under said act; providing for filling a vacancy in office of Judge of the court created by said act; repealing a portion of said act relating to the judge of said court; Providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Weber, the rules were waived and HB 2579 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

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|-------------|--------|-------------|--------|
| Shevin      | Stone  | Weber       | Wilson |
| Slade       | Thomas | Weissenborn | Young  |
| Stolzenburg | Trask  | Williams    |        |

HB 2598—A bill to be entitled An act relating to the City of Brooksville, Hernando County; amending section 9 of the charter of the City of Brooksville, chapter 15103, Laws of Florida, 1931, as subsequently amended by section 1 of chapter 16335, Laws of Florida, 1933, the same being a portion of the charter of the City of Brooksville; providing new qualifications for persons elected to the office of city commissioner; providing an effective date.

HB 2580—A bill to be entitled An act relating to Collier county, authorizing the board of county commissioners of said county to employ an attorney to defend indigent persons charged with the commission of misdemeanors, confirming amounts heretofore so spent; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Daniel, the rules were waived and HB 2598 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

Was taken up and read the second time by title. On motion by Senator Weber, the rules were waived and HB 2580 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

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

HB 2599—A bill to be entitled An act to provide for the rehabilitation, clearance, and re-development of slums and blighted areas in the city of Brooksville in accordance with urban renewal plans approved by the city commission; to define the duties, liabilities, exemptions and powers of said city in undertaking such activities, including the power to acquire property through the exercise of the power of eminent domain or otherwise, to dispose of property subject to any restrictions deemed necessary to prevent the development or spread of future slums or blighted areas, to issue bonds and other obligations and give security therefor, to levy taxes and assessments and to enter into agreements to secure federal aid and comply with conditions imposed in connection therewith; to provide for an urban renewal agency to exercise powers hereunder if said city determines it to be in the public interest; and to authorize said city to furnish funds, services, facilities and property in aid of urban renewal projects hereunder and to obtain funds therefor by the issuance of obligations, by taxation or otherwise; and to provide that securities issued, and properties while held, by a public agency hereunder shall be exempt from taxation; providing effective date.

HB 2596—A bill to be entitled An act relating to the city of Brooksville, Hernando County; amending section 2 (3) of chapter 15103, laws of Florida 1931, as subsequently amended, the same being a portion of the charter of the city of Brooksville; by providing a new section 3., 49th providing for contributions to deserving charitable, civic, recreational and other public service organizations; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Daniel, the rules were waived and HB 2596 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

Was taken up and read the second time by title. On motion by Senator Karl, the rules were waived and HB 2599 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2597—A bill to be entitled An act relating to the city of Brooksville, Hernando County; amending section 2 (17) of chapter 15103, laws of Florida 1931, as subsequently amended by section 2 of chapter 65-1293, laws of Florida 1965, the same being a portion of the charter of the city of Brooksville; by providing for the compensation of the mayor and other members of the city commission; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Karl, the rules were waived and HB 2597 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2608—A bill to be entitled An act relating to Polk County, Florida; authorizing inclusion in any group insurance policy or program of said county a provision allowing officers and employees in the program with not less than ten (10) years service to continue in the program at their own expense upon leaving such office or employment; granting the board of county commissioners discretion in the provisions of the program; and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Trask, the rules were waived and HB 2608 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2614—A bill to be entitled An act amending chapter 67-1320, Laws of Florida, section 23.05; providing a method of amendment of the charter of the city of Jacksonville; amending the method for determining the number of petitioners necessary for an initiative petition; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Beaufort, the rules were waived and HB 2614 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

Consideration of HB 2573 was deferred, the bill retaining its place on the Calendar.

HB 2601—A bill to be entitled An act amending Section 17, West Palm Beach Firemen Pension Fund, subsection (5) service pension, sub-paragraph (a) original participants (b) (1 and 2) new participants, and adding thereto a new sub-paragraph (c) final average salary; also amending subsection (6) disability pensions, medical examinations, return to work, etc.; sub-paragraph (d) duty disability pension for all participants; amending sub-section (7) (b) (1) widows' benefits and (7) (c) (1) widows' benefits; also amending sub-section (13) existing pensions to continue of chapter 26308 Special Laws of Florida, acts of 1949, as amended by chapter 27978, Special Laws of Florida, acts of 1951, said section being renumbered as section 17, as amended by chapter 31368, Special Laws of Florida, acts of 1955 as amended by chapter 59-1981, Special Laws of Florida, acts of 1959, as amended by chapter 61-2993, Special Laws of Florida, acts of 1961, as amended by chapter 65-2382, Special Laws of Florida, acts of 1965, as amended by chapter 67-2173 Special Laws of Florida, acts of 1967, relating to the definition of "final average salary;" increasing benefits for duty disability of firemen; increasing widow's benefits and existing pensions to continue; repealing all laws in conflict, providing an effective date.

Was taken up and read the second time by title. On motion by Senator Thomas, the rules were waived and HB 2601 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2603—A bill to be entitled An act relating to Leon County; providing for Benefiting Properties abutting county road, when two-thirds of the owners of two-thirds of the property abutting such roads so petition the Board of County Commissioners, by paving, re-paving, grading or draining such road; providing the procedure whereby the Board of County

Commissioners authorize such special improvements to be accomplished and the costs thereof assessed against all abutting property owners benefitted thereby; providing for an assessment roll and the imposition of liens against all such properties, the recording of same, their method of payment and collection; providing for issuance of special improvement lien certificates and their assignment without recourse against the County; authorizing the County to do the improvements or contract therefor with private parties and providing the method of payment therefor; authorizing the County to borrow money for such improvement upon the security of the liens for such improvements; authorizing the County to correct and modify such improvement liens in the event of omissions, errors or mistakes; declaring that the procedures of this Act are supplemental; and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Friday, on behalf of Senator Horne who was presiding, the rules were waived and HB 2603 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2610—A bill to be entitled An act relating to Polk County; authorizing the county to exercise self-government in the fields of planning and zoning; providing that such authority shall be exercised through the board of county commissioners; providing that violation of zoning regulations shall be a misdemeanor; authorizing municipalities to contribute for planning purposes; and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Trask, the rules were waived and HB 2610 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2613—A bill to be entitled An act amending sections 6.06 and 19.05 of chapter 67-1320, Laws of Florida, the charter of the city of Jacksonville; providing for aides and a secretary to be appointed by the mayor; excluding mayor's aides and personal secretary from the civil service provisions of the city of Jacksonville; removing limitations on the salary of the chief administrative officer; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Scarborough, the rules were waived and HB 2613 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2615—A bill to be entitled An act amending section 19.05 of chapter 67-1320, Laws of Florida, the charter of the city of Jacksonville; excluding public accountants from the civil service provisions of the city of Jacksonville; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Scarborough, the rules were waived and HB 2615 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2616—A bill to be entitled An act relating to Brevard County; authorizing and empowering the Brevard County Sheriff's Department to provide for group insurance for its employees and their families; authorizing said department to pay all or any portion of the premium for such group insurance; providing for the deduction from the wages of any employee upon written request of such employee any premium or any portion of premium for such insurance; declaring the providing of such insurance to be a county purpose; validating certain group insurance premium payments as department operating expenses; and providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Reuter, the rules were waived and HB 2616 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2618—A bill to be entitled An act relating to the City of Delray Beach, Palm Beach County, Florida, amending Chapter 25786, Special Laws of Florida, Acts of 1949, as amended, same being the Charter of said city by amending the entire present Article XVIII consisting of Sections 125 through 142; providing for the issuance of general obligation bonds to provide funds for which the said city has the power and authority to expend money; refunding bonds to provide funds for the purpose of refunding bonds and other obligations heretofore issued; revenue bonds to finance revenue producing undertakings and to be paid from revenue produced; excise tax bonds to provide funds for any municipal purpose except payment of current expenses and to be repaid from excise taxes and licenses; providing for the issuance of assessment bonds payable from the proceeds of special assessments levied against benefited lands; providing for the rights, security and remedies of all bond holders; and for the sale and interest limitations of six and one-half percent per annum thereof; and providing when this act shall take effect.

Was taken up and read the second time by title. On motion by Senator Thomas, the rules were waived and HB 2618 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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| Askew   | Beaufort | Broxson | de la Parte |
| Bafalis | Bell     | Chiles  | Ducker      |
| Barron  | Bishop   | Daniel  | Fincher     |
| Barrow  | Boyd     | Deeb    | Friday      |

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| Gong       | Knopke  | Reuter      | Thomas      |
| Gunter     | Lane    | Saunders    | Trask       |
| Haverfield | McClain | Sayler      | Weber       |
| Henderson  | Mathews | Scarborough | Weissenborn |
| Hollahan   | Myers   | Shevin      | Williams    |
| Horne      | Ott     | Slade       | Wilson      |
| Johnson    | Pope    | Stolzenburg | Young       |
| Karl       | Poston  | Stone       |             |

HB 2625—A bill to be entitled An act relating to the City of Bradenton, Manatee County; amending section 14 of chapter 22219, Laws of Florida, 1943, by providing that any vacancy that occurs in the membership of the city council shall be filled by appointment by the remaining members of the city council; 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 2625 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2624—A bill to be entitled An act relating to Hardee County; fixing the annual compensation of the county prosecutor; 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 2624 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2626—A bill to be entitled An act relating to Manatee County; repealing chapter 59-1534, Laws of Florida, which authorized the board of public instruction of said county to contract for the purchase of materials, supplies and services without requiring a bid thereon, when the amount to be paid did not exceed five hundred dollars (\$500); 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 2626 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2627—A bill to be entitled An act to extend and contract the corporate limits of the city of Oakland Park in Broward County, amending Chapter 1622, Laws of Florida 1959, as amended, providing for jurisdiction over annexed lands; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Bell, the rules were waived and HB 2627 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2629—A bill to be entitled An Act extending and enlarging the corporate limits of the City of Hollywood, in the County of Broward and State of Florida, amending Chapter 30836, Laws of Florida, 1955, as amended by Chapters 1368 and 1370, Laws of Florida, 1959, Chapters 1160, 1423 and 1426, Laws of Florida, 1963, and Chapter 1510, Laws of Florida, 1967, providing for jurisdiction over the territory embraced in said extension; providing for zoning in territory embraced in said extension; repealing all laws or parts of laws in conflict herewith; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Bell, the rules were waived and HB 2629 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2470—A bill to be entitled An act relating to the City of Tarpon Springs, Pinellas County; creating Section 46 of Chapter 21598, Laws of Florida, 1941; providing for power of the board of commissioners to appoint boards; providing a referendum.**

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 2470 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

Consideration of House Bills 2469 and 2468 was deferred, the bills retaining their places on the Calendar.

**HB 2107—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, relating to the Charter of the South Lake Worth Inlet District, a special taxing District, Palm Beach County, Florida, to amend election districts so that each of the three (3) election districts shall be comprised of an approximate equal number of electors from each of the three (3) election districts.**

Was taken up and read the second time by title. On motion by Senator Friday, the rules were waived and HB 2107 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2471—A bill to be entitled An act relating to the City of Tarpon Springs, Pinellas County; amending Section 10 of Chapter 21598, Laws of Florida, 1941; providing for recall elections; providing a referendum.**

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 2471 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2472—A bill to be entitled An act authorizing the employment of secretaries for the judges of the circuit court of the sixth judicial circuit who have their principal offices in Pinellas county; providing for the payment by the board of county commissioners of Pinellas county of secretaries' compensation; providing for payment of necessary and incidental expenses of the offices of said judges; repealing chapter 65-612, Special Laws, 1965; and providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 2472 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2633—A bill to be entitled An act relating to the city of Deerfield Beach, in Broward County, Florida, amending Chapter 2063, Laws of Florida, Special Acts of 1961, being the charter of the City of Deerfield Beach, abolishing the Greater Deerfield Beach Area; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Bell, the rules were waived and HB 2633 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2477—A bill to be entitled An act authorizing the City of Dunedin to exercise full police powers over the entire right-of-way of all streets and other public ways, the rights-of-way of which lie contiguous to or partially within the corporate limits of said City; repealing all laws or parts of laws in conflict herewith to the extent of such conflict; and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 2477 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2486—A bill to be entitled An act to amend Section 6 (d) of the Municipal Charter of the City of Clearwater, Pinellas County, Florida, being Chapter 9710, Special Acts of Florida, 1923, as amended by Chapter 16363, Sections 1, 2 and 3, Special Acts of Florida, 1933, and by Chapter 24432, Section 1 (a), Special Acts of Florida, 1947, and by Chapter 65-1386, Section 1, Special Acts of Florida, 1965, by providing an additional method of procedure for annexing land into the corporate limits of the City of Clearwater requiring that the ordinance proposing to annex said property shall be submitted to a referendum vote of the registered freeholders within the area to be annexed and requiring that it be approved by a majority of such freeholders voting in such election; 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 2486 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2631—A bill to be entitled An act relating to the City of Miramar to amend Chapter 67-1723, Laws of Florida, Special Act of 1967, to redefine the municipal city limits of the City of Miramar by amending Section 1 thereof in progressive stages; and to provide the powers and rights contained in Chapter 31007, Laws of Florida, Special Act of 1955 and as amended,

to be forthwith granted to the City of Miramar with respect to the territorial boundaries described in Section 2 and Section 3 of this Act; and to continue the financial responsibility of, and the financial aid furnished by, the County of Broward in those parcels added by this Act until July 1, 1970; and providing that the invalidity of any Section of this Act shall not invalidate other Sections; and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Bell, the rules were waived and HB 2631 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2632—A bill to be entitled An act relating to Broward county, South Broward hospital district, amending chapter 24415, Laws of Florida, Special Acts of 1947, as amended by chapter 1128, Laws of Florida, Special Acts of 1959, and as further amended by chapter 1932, Laws of Florida, Special Acts of 1961, and as further amended by chapter 1180, Laws of Florida, Special Acts of 1963, and as further amended by chapter 1165, Laws of Florida, Special Acts of 1967; providing for the appointment of additional commissioners of said district; providing for qualifications of residency for commissioners; providing for authority to issue additional bonds; providing for bond elections; providing for the authority to issue revenue certificates; providing for the sale of bonds by said district; providing for a severability clause; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Stolzenburg, the rules were waived and HB 2632 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2634—A bill to be entitled An act amending the Charter of the City of Hallandale, in Broward County and in the State of Florida, amending Chapter 29108, Laws of Florida 1953, as amended by Chapter 1355, Laws of Florida 1957, Chapter 2216, Laws of Florida 1961, Chapter 1367, Laws of Florida 1963, Chapter 1594, Laws of Florida 1965, and Chapters 1432 and 1434, Laws of Florida 1967, adding to and enlarging said City's municipal boundaries; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Stolzenburg, the rules were waived and HB 2634 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

Evidence of notice and publication was established by the Senate as to SB 1615.

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

By Senator Johnson—

SB 1616—A bill to be entitled An act relating to the St. Lucie County-Fort Pierce fire district; amending chapter 59-1806, Laws of Florida, by adding section 22-A, authorizing the classification and division of the territory within said special taxing district into zones for purposes of ad valorem taxation in accordance with the proportionate benefits which will be derived by the land in said zones.

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

By Senators de la Parte, Knopke, Ott and McClain—

SB 1617—A bill to be entitled An act relating to Hillsborough County, creating a county civil service board; providing for method of appointment and terms of members of the board; providing for method of organization and compensation of members of the board; permitting municipalities to come within provisions of this act; providing for designation and classifications of employees to be affected by the act; providing for study of salaries and for recommendations by the board of salary ranges; providing for manner of employment, promotions, reduction, suspension, layoff and discharge of employees; authorizing civil service board to make rules and regulations governing examinations, classifications, salary ranges, employment, promotion, reduction, suspension, layoff and discharge; providing for method of appeal; providing for such other rules and regulations as are necessary to carry out the general purposes of this act; prohibiting certain practices concerning employees; providing a penalty for violation of any such prohibitions; providing for an annual appropriation out of the treasury of the county for the expense and operation of such board; repealing chapters 65-697, 67-751, 67-792, and chapter 67-799, Laws of Florida; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1617.

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

By Senators Deeb, Sayler, Barron, Young, Slade, Bishop, Horne, Ducker, Daniel, Johnson, Barrow, Trask, Plante, Reuter, Wilson, Pope, Bell, Hollahan, Weber, Beaufort and Stone—

SB 1618—A bill to be entitled An act relating to the board of regents; amending chapter 282.051, Florida Statutes, by adding a new section, providing that teaching and research faculty of the state universities shall not have tenure.

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

By Senators Deeb and Sayler—

SB 1619—A bill to be entitled An act relating to the state university system; providing that the board of regents and the presidents at the state universities shall dismiss and expell students for conduct or activity that disturbs the public tranquility; providing an effective date.

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

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

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

Excused: Senator Fincher.

Prayer by the Secretary of the Senate:

Most omnipotent God, challenge us to evaluate time and its value in the few remaining moments of this session. Give us the wisdom to do that which will satisfy the needs of our ever-expanding state. Help us to find alterations that will add stitches of progress to our physical dress. We strive to labor in an experience of sincere concern so that the residue will be acceptable to thy will be done. Let the Holy Spirit be our constant companion in this and all of life's activity.

In our Master's name, we sing laudits to thee, expressing thanks for existence. Amen.

The Senate pledged allegiance to the flag of the United States of America pursuant to Senate Rule 4.3.

The Journal of May 23 was corrected and approved as follows:

Page 537, counting from the bottom of the column 1, strike lines 16 through 19 and insert the following:

The Committee on Ways and Means recommends the committee substitute with 1 amendment as recommended by the Committee on Agriculture for the following: SB 198

Page 544, column 2, line 8, after “;” insert the following: providing that pay of legislators be only as set by law;

Page 544, column 2, between lines 17 and 18 insert the following: prescribing requirements for legislative purchasing;

Page 545, column 1, line 21, strike “” and insert agencies”

Page 545, column 2, line 1, strike “3” and insert 7

Page 547, column 1, line 34, after “;” insert the following: providing that pay of legislators be only as set by law;

Page 547, counting from the bottom of column 1, between lines 37 and 38, insert the following: prescribing requirements for legislative purchasing;

The Journal of May 22 was further corrected and approved as follows:

Page 503, column 2, line 29, before “and” insert, Haverfield

Page 504, column 1, line 15, after “Bill” insert 1450

Page 505, counting from the bottom of column 1, line 6 strike “—” and insert and Horne—

Page 505, counting from the bottom of column 2, line 8, strike “and Wilson”

Page 506, column 1, line 1, strike “and Wilson”

Page 508, counting from the bottom of column 1, line 26, strike “Stone” and insert Slade

Page 522, column 2, strike line 13 and insert the following: The action of the Senate

Page 526, column 1, between lines 23 and 24 insert the following: Senator Bafalis was recorded as voting yea

## REPORTS OF COMMITTEES

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

May 23, 1969

Sir:

Pursuant to the Rules and Calendar Committee meeting today at 12:00 o'clock Noon, the committee submits the following bills for Special Order Calendar Monday, May 26, 1969:

|        |        |         |         |
|--------|--------|---------|---------|
| SB 606 | SB 789 | SB 971  | SB 270  |
| SB 448 | SB 534 | SB 98   | SB 928  |
| SB 709 | SB 382 | SB 1234 | SB 1214 |

Sincerely yours,  
Elmer O. Friday, Jr.  
Chairman, Senate Rules and  
Calendar Committee

The Committee on Education recommends the following pass:

|                          |                          |
|--------------------------|--------------------------|
| SB 746 with 4 amendments | SB 950                   |
| SB 864                   | SB 961                   |
| SB 871 with 1 amendment  | SB 1187 with 1 amendment |
| SB 952                   |                          |

The Committee on Judiciary recommends the following pass:

SB 790  
CS for HB's 113, 134, 139, 173, 187, and 192  
SB 898 with 1 amendment  
SB 885 with 1 amendment  
SB 884  
SB 883 with 2 amendments  
SB 882 with 2 amendments  
SB 881  
SB 243 with 1 amendment  
SB 622 with 3 amendments

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

The Committee on Governmental Organization recommends a Committee Substitute for the following: SB 474 with 5 amendments

The Committee on Judiciary recommends Committee Substitutes for the following: SB 154, SB 480, SB 512

The bills with Committee Substitutes attached, contained in the foregoing reports, were placed on the Calendar.

The Committee on Education recommends the following pass:

|                          |         |         |
|--------------------------|---------|---------|
| SB 805 with 2 amendments | SB 1059 | SB 1062 |
| SB 956                   | SB 1060 | SB 1122 |
| SB 1056                  | SB 1061 |         |

The bills, contained in the foregoing reports, were referred to the Committee on Judiciary under the original reference.

The Committee on Judiciary recommends the following pass: SB 930 with 2 amendments

The Committee on Education recommends the following pass:

|        |                         |         |
|--------|-------------------------|---------|
| SB 948 | SB 954 with 1 amendment | SB 1120 |
| SB 949 | SB 955 with 1 amendment | SB 1121 |
| SB 951 | SB 957                  | SB 1133 |
| SB 953 | SB 958                  | SB 1159 |

The bills contained in the foregoing reports were referred to the Committee on Ways and Means under the original reference.

The Committee on Education recommends a Committee Substitute for the following: SB 432 with 1 amendment

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

The Committee on Judiciary recommends the following not pass: SB 1182

The Committee on Ways and Means recommends the following not pass: SB 161, SB 162

The bills contained in the foregoing reports were laid on the table.

## BILLS REFERRED TO SUBCOMMITTEES

Licensed Businesses: SB 794 and HB 850 (6 legislative days to report to the Committee on Commerce and Licensed Businesses)

## ENGROSSING REPORTS

Your Engrossing Clerk to whom was referred—

SB 814 with 3 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 placed on the calendar on third reading.

Your Engrossing Clerk to whom was referred—

SB 339 with 3 amendments

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

EDWIN G. FRASER  
Secretary of the Senate

The bill was certified to the House.

Your Engrossing Clerk to whom was referred—

CS for SBs 172 and 190 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.

## MOTIONS RELATING TO COMMITTEE REFERENCE

Senator Deeb moved that the rules be waived and Senate Bills 1618 and 1619 be delivered to the committee of reference and the motion was referred to the Committee on Rules and Calendar for a hearing and its advisory recommendation as to the existence of an emergency reasonably compelling consideration of the bills.

On motion by Senator Friday, Rule 2.5 was waived and the Committee on Rules and Calendar was granted permission to consider SB 1024 at the scheduled meeting this day.

On motion by Senator Barrow, the rules were waived and the Committee on Commerce and Licensed Businesses was granted an additional 6 legislative days for the consideration of Senate Bills 931, 1147, 696 and 697.

On motions by Senator Askew, by two-thirds vote, SB 1365 was removed from the Calendar and withdrawn from the Senate.

On motions by Senator Horne, by two-thirds vote, Senate Bills 532 and 533 were withdrawn from the Committee on Judiciary and placed on the Calendar.

On motions by Senator Chiles, by two-thirds vote, Senate Bills 579, 580, 654, 471, 1557 and 223 were withdrawn from the Committee on Ways and Means and placed on the Calendar.

On a point of order called by Senator Chiles, Senate Bills 1284, 1285, 1286 and 1287 were re-referred to the Committee on Ways and Means, pursuant to Rule 4.6.

On motion by Senator Chiles, the rules were waived and HB 850 was also referred to the Committee on Ways and Means.

On motion by Senator Young, by two-thirds vote, SB 1284 was withdrawn from the Committee on Ways and Means and placed on the Local Calendar.

Was taken up and read the second time by title. On motion by Senator Friday, the rules were waived and HB 2653 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2654—A bill to be entitled An act relating to the City of Delray Beach, Palm Beach County, Florida, amending Chapter 25786, Special Laws of Florida, Acts of 1949, as amended, same being the Charter of said city by amending Section 83 thereof providing that the tax assessor shall have until the first day of April to make his full cash value assessment on all taxable property and that owners required to file personal property valuations shall have until the first day of April to do so.

Was taken up and read the second time by title. On motion by Senator Bafalis, the rules were waived and HB 2654 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2655—A bill to be entitled An act relating to the City of Delray Beach, Palm Beach County, Florida, amending Chapter 25786, Special Laws of Florida, Acts of 1949, as amended, same being the Charter of said city by amending Section 47 thereof providing that the person appointed as municipal judge shall be a member in good standing of the Florida Bar with at least two years' experience as a practicing attorney in Florida, and other qualifications as established by ordinance at the time of his appointment.

Was taken up and read the second time by title. On motion by Senator Thomas, the rules were waived and HB 2655 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2656—A bill to be entitled An act relating to the City of Delray Beach, Palm Beach County, Florida, amending Chapter 25786, Special Laws of Florida, Acts of 1949, as amended, same being the Charter of said city by amending Section 58 thereof providing that the person appointed as city attorney shall be a member in good standing of the Florida Bar with at least two years' experience as a practicing attorney in Florida, and other qualifications as established by ordinance at the time of his appointment.

Was taken up and read the second time by title. On motion by Senator Friday, the rules were waived and HB 2656 was

read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2657—A bill to be entitled An act relating to Okeechobee county; authorizing contracts and agreements among the board of county commissioners, board of public instruction and governing bodies of incorporated municipalities in Okeechobee county, or between any two (2) of them, relating to common duties and functions; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Reuter, the rules were waived and HB 2657 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2658—A bill to be entitled An act creating a career service council in Monroe county, Florida; providing for its membership, powers and duties; designating certain employees of certain county officials, boards, districts and commissions in said county as career service employees; providing for disciplinary action, procedures for handling employee grievances and procedure for employee appeals to said career service council; prohibiting certain political activities and unlawful acts; providing for payment of costs of appeals to said career service council; providing penalties for violation of this act; repealing all laws and parts of laws, whether general, special or local, in conflict with the provisions of this act, to the extent of such conflict; and providing when this act shall take effect.

Was taken up and read the second time by title. On motion by Senator Lane, the rules were waived and HB 2658 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2659—A bill to be entitled An act relating to Jackson County; approving all in-county travel expenses of the members of the board of county commissioners of Jackson County previously incurred and paid; designating such travel as being for a county purpose; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Barron, the rules were waived and HB 2659 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2683—A bill to be entitled An act to amend chapter 11783, Laws of Florida, Extraordinary Session of 1925, entitled "an act to create, establish and constitute certain territory in Volusia county, Florida, into a special road and bridge district to be known and designated as Daytona Beach special road and bridge district; to provide for the building, repairing and construction of certain roads and designated bridges in said district; to provide for the issuance and sale of three hundred twenty-five thousand dollars (\$325,000.00) of bonds of said district with which to pay for the construction of said roads and bridges, and to purchase and rebuild that certain bridge known as the Seabreeze bridge and to pay off and liquidate all outstanding indebtedness against certain designated bridges; to provide for the issuance of additional bonds of said district; to provide that certain designated bridges shall be and become free of all tolls and charges of any nature whatsoever; to prescribe certain rights, duties and powers of the board of county commissioners of Volusia county, Florida, in relation to the construction operation and maintenance of said roads and bridges in said district, and in relation to the issuance and sale of bonds of said district and in relation to assessing, levying and equalizing the special taxes of said district; to provide for the appointment of bond trustees and prescribing certain rights, duties and powers of the bond trustees of said district; to provide for the levy, assessment and collection of a tax with which to pay the interest on the bonds of said district, and to create a sinking fund for the payment of the principal of said bonds at the maturity of the same; to provide for the levy, assessment and collection of a tax not exceeding twenty (20) mills on the dollar for the repairing and maintenance of the roads and bridges in said district; to provide that said district shall be entitled to receive for the repair and maintenance of the roads and bridges in said district, its due proportion of the general county road tax", by providing that the board of county commissioners of Volusia county may call a special election or elections to provide for the construction of additional roads and bridges in said Daytona Beach special road and bridge district without the necessity of the filing of a petition for said special election by the residents of said district as provided by section 336.35 of the Florida Statutes, and by said chapter 11783 aforesaid and providing that in addition to the financing of the construction of said additional roads and bridges by general obligation bonds as provided by law, said board of county commissioners may also finance the same by the issuance and sale of revenue bonds pledging revenues from the tolls on said additional roads or bridges or any combination of said general obligation bonds and said revenue bonds, and providing that said board of county commissioners may enter into lease purchase agreement with the state road department of Florida covering said additional roads and bridges; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Karl, the rules were waived and HB 2683 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2675—A bill to be entitled An act to amend chapter 23529, Laws of Florida, Special Acts of 1945, as amended, being the charter of the city of Sarasota, Florida; by amending

Section 103 thereof to provide that the election requirements for the issuance of general obligation bonds shall be in accordance with the requirements of the Florida Constitution; by amending Section 105 thereof to change the permitted interest rate and the permitted interest cost on general obligation bonds and revenue certificates issued under Sections 103 and 104 of said chapter 23529, as amended, from five per centum and five and one-half per centum per annum, respectively, to seven per centum per annum; by repealing chapter 29521, Laws of Florida, Special Acts of 1953, as amended, being the Erosion Control Act, and enacting in place thereof new Section 108A of said chapter 23529, as amended, to provide for erosion control improvements, defining the same and providing for the financing thereof, providing for special assessments to be applicable to property specially benefitted, including real estate owned by political subdivisions when the same is wholly or partly within the city, setting forth the procedures for making such special assessments and the requirements for payment thereof, providing for enforcement of such assessments and the pledge thereof and providing for the sale of bonds or improvement lien certificates and for other purposes; providing for the separability of the parts hereof; providing for the repeal of any laws in conflict with the provisions hereof; and 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 2675 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2680—A bill to be entitled An act to repeal chapter 61-687, Laws of Florida, acts of 1961, entitled "An act relating to jury commissioners in any county in the state having a population of not less than one hundred twelve thousand (112,000) and not more than one hundred seventy thousand (170,000), according to the latest official decennial census; providing for and creating jury commissioners; prescribing their qualifications and method of appointment, powers, duties, functions and official terms; providing for review of jury lists by such jury commissioners"; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Daniel, the rules were waived and HB 2680 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2660—A bill to be entitled An act relating to Jackson County; authorizing travel by the members of the board of county commissioners of Jackson County relative to routine maintenance and repair of county roads, culverts, bridges, rights-of-way, drainage ditches, and other related activities, and designating such travel as being for a county purpose; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Barron, the rules were waived and HB 2660 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2679—A bill to be entitled An act amending chapter 27946, Laws of Florida, 1951, by providing for the furnishing of law library facilities to the public in the cities of DeLand and New Smyrna Beach, Florida; authorizing the transfer of the facilities in Daytona Beach to the planned Courthouse annex; amending the requirements for membership on the Board of Trustees; providing for the appointment of a librarian, who may act as treasurer; authorizing the expenditure of funds for the purchase of books, equipment and such other expenses as shall be necessary for providing library facilities and services; authorizing the development of co-operative agreements with other libraries; authorizing the making and enforcing of regulations concerning the use of facilities and property; granting the Board of Trustees as a public board the right to sue and be sued with reference to carrying out the purposes of the library; authorizing the collection of additional fees for the filing of legal actions as provided in section 28.241, Florida Statutes; authorizing the receipt of donations of property and money to carry out the purposes of the library as charitable gifts; authorizing the county commission of Volusia County to appropriate sums of money from available funds, for the support of the purposes of this act; providing for repeal of conflicting laws, providing for effective date; providing that if any part of this act is held invalid, the remainder of the act shall not be affected.

Was taken up and read the second time by title. On motion by Senator Karl, the rules were waived and HB 2679 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2682—A bill to be entitled An act to amend chapter 21056, Laws of Florida, Acts of 1941, entitled "an act creating and establishing a special road and bridge district in Volusia county, Florida, to be known and designated 'Ormond special road and bridge district'; designating the boundaries of said Ormond special road and bridge district; prescribing the powers of said Ormond special road and bridge district; authorizing the construction of a bridge or causeway across the Halifax river within the limits of said Ormond special road and bridge district in Volusia county, Florida; authorizing and providing for the construction of said bridge or causeway by the state road department of Florida for and on behalf of said Ormond special road and bridge district of Volusia county, Florida; providing for the payment of the cost of constructing said bridge or causeway by the said Ormond special road and bridge district from the proceeds of bonds authorized to be issued by said Ormond special road and bridge district after approval of said bonds in an election to be held in said Ormond special road and bridge district in which a majority of the qualified electors of said district who are freeholders in said district shall participate; providing for the holding of such election under the direction of the board of county commissioners of Volusia county, Florida; and authorizing the state road department of Florida and the Ormond special road and bridge district of Volusia county, acting by and through the board of county commissioners of Volusia county, Florida, to enter into an agreement for the leasing of said bridge or causeway to the state road department", by providing that the board of county commissioners of Volusia county may call a special election or

elections to provide for the construction of additional roads and bridges in said Ormond special road and bridge district without the necessity of the filing of a petition for said special election by the residents of said district as provided by section 336.35 of the Florida Statutes, and providing that in addition to the financing of the construction of said additional roads and bridges by general obligation bonds as provided by law, said board of county commissioners may also finance the same by the issuance and sale of revenue bonds pledging revenues from the tolls on said additional roads or bridges or any combination of said general obligation bonds and said revenue bonds, and providing that said board of county commissioners may enter into lease purchase agreement with the state road department of Florida covering said additional roads and bridges; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Daniel, the rules were waived and HB 2682 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2661—A bill to be entitled An act relating to the Clay county small claims court amending chapter 57-1048, Laws of Florida; increasing the jurisdictional amount of said court; providing that payment of all fees collected shall be transferred into the general fund of Clay county; providing that filing fees are to be paid when cases are filed in said court; requiring the board of county commissioners of said county to provide adequate facilities, equipment, maintenance, supplies, telephone service and postage to enable said court to function; providing annual salaries for judge and clerk of small claims court; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Williams, the rules were waived and HB 2661 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

Consideration of HB 2665 was deferred, the bill retaining its place on the Calendar.

HB 2663—A bill to be entitled An act relating to Santa Rosa County, volunteer fire departments; authorizing the board of county commissioners of said county to make financial contributions to all chartered volunteer fire departments in said county.

Was taken up and read the second time by title.

Senators Broxson and Askew offered the following amendment which was adopted on motion by Senator Broxson:

Add new section to read:

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

Senators Broxson and Askew also offered the following amendment which was adopted on motion by Senator Broxson:

In title, line 9, strike the period and add:  
; providing an effective date.

On motion by Senator Broxson, the rules were waived and HB 2663 as amended was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2666—A bill to be entitled An act relating to DeFuniak Springs, Walton County; enabling the city council of the city to set the cost amount of city occupational license taxes; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Barron, the rules were waived and HB 2666 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2668—A bill to be entitled An act relating to Walton county small claims court; amending section 5 of chapter 28401, Laws of Florida, 1953, as amended, increasing the compensation of the judge; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Barron, the rules were waived and HB 2668 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2670—A bill to be entitled An act relating to Broward county; increasing salaries of jury commissioners; duties; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Bell, the rules were waived and HB 2670 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2671—A bill to be entitled An act relating to the duties of jury commissioner and the compilation of jury lists in Broward county; authorizing the jury list to be compiled on a quarterly basis; providing the number drawn in each quarter to be in excess of 3,000; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Stolzenburg, the rules were waived and HB 2671 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2672—A bill to be entitled An act relating to the operation and administration of the North Broward hospital district; amending Section I of chapter 63-1192, Laws of Florida, 1951, to provide that one licensed practitioner of the healing arts as defined in section 458, Florida Statutes, may serve as a commissioner; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Lane, the rules were waived and HB 2672 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2673—A bill to be entitled An act providing for and creating jury commissioners in Highlands county, Florida; prescribing their qualifications, method of appointment, powers, duties, functions, compensation, and official terms; providing for the selection, listing and procurement of jurors in such county; and providing the effective date of this act.**

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 2673 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2678—A bill to be entitled An act repealing house bill no. 945 enacted by the legislature of the State of Florida, session of 1963, as chapter 63-1415, pertaining to compulsory retirement age of 65 for all civil service employees of the City of Holly Hill, Florida; repeal of all laws in conflict with this act and providing an effective date for this act.**

Was taken up and read the second time by title. On motion by Senator Daniel, the rules were waived and HB 2678 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

|             |        |             |        |
|-------------|--------|-------------|--------|
| Shevin      | Stone  | Weber       | Wilson |
| Slade       | Thomas | Weissenborn | Young  |
| Stolzenburg | Trask  | Williams    |        |

**HB 2677—A bill to be entitled An act relating to Bay County; amending sections 1, 2, and 3 of chapter 67-898, Laws of Florida; increasing the compensation of the judge of the small claims court to nine thousand dollars (\$9,000) per year and the compensation of the clerk of the small claims court to four hundred dollars (\$400) per month; increasing to two thousand four hundred dollars (\$2,400) the maximum amount per year that may be expended on extra, part-time clerical employees; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Barron, the rules were waived and HB 2677 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2676—A bill to be entitled An act relating to the City of Springfield, Bay County; amending section 11(1) of chapter 27900, Laws of Florida, 1951; authorizing the city commissioners to receive compensation not to exceed one hundred dollars (\$100) per month, as may be prescribed from time to time by resolution of the city commission; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Barron, the rules were waived and HB 2676 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2685—A bill to be entitled An act relating to Marion County; authorizing the sheriff of said county to sell abandoned bicycles, vehicles, firearms and weapons in his possession; providing that the sheriff shall publish notice prior to sale; providing that the proceeds from said sale shall be deposited in the general fund of the county; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Williams, the rules were waived and HB 2685 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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|----------|-------------|------------|-------------|
| Askew    | Chiles      | Haverfield | Mathews     |
| Bafalis  | Daniel      | Henderson  | Myers       |
| Barron   | Deeb        | Hollahan   | Ott         |
| Barrow   | de la Parte | Horne      | Pope        |
| Beaufort | Ducker      | Johnson    | Poston      |
| Bell     | Fincher     | Karl       | Reuter      |
| Bishop   | Friday      | Knopke     | Saunders    |
| Boyd     | Gong        | Lane       | Sayler      |
| Broxson  | Gunter      | McClain    | Scarborough |

**HB 2684—A bill to be entitled An act to amend chapter 14635, Laws of Florida, Acts of 1929, entitled "an act defining, validating and confirming the territorial boundary lines of the Halifax special road and bridge district in Volusia county, Florida, as originally created by vote of the people taken under the general laws of this state relating to the creation of road and bridge districts in this state, and validating and legalizing all acts and proceedings had in the creation of said district and validating and legalizing all acts and proceedings done and performed by the bond trustees of such district", by providing that the board of county commissioners of Volusia county may call a special election or elections to provide for the construction of additional roads and bridges in said Halifax special road and bridge district without the necessity of the filing of a petition for said special election by the residents of said district as provided by section 336.35 of the Florida Statutes, and providing that in addition to the financing of the construction of said additional roads and bridges by general obligation bonds as provided by law, said board of county commissioners may also finance the same by the issuance and sale of revenue bonds pledging revenues from the tolls on said additional roads or bridges or any combination of said general obligation bonds and said revenue bonds, and providing that said board of county commissioners may enter into lease purchase agreement with the state road department of Florida covering said additional roads and bridges; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Daniel, the rules were waived and HB 2684 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

Consideration of House Bills 2686, 2687, 2688, 2690 and 2691 was deferred, the bills retaining their places on the Calendar.

**HB 2490—A bill to be entitled An act relating to the Charter of the City of St. Petersburg Beach, amending Section 11, Article 10 of Chapter 57-1814, Laws of Florida, as amended, by adding a new subsection thereto providing for the compulsory resignation of any incumbent City Commissioner desiring to become a candidate for the office of Mayor-Commissioner; providing for the filling of the vacancy created by such resignation; and providing for a referendum.**

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 2490 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2108—A bill to be entitled An act relating to the City of Boynton Beach amending Section 167, Article XVI, Chapter 24398, Special Acts of 1947, being the existing charter of the said city, by providing for fiscal year for said city commencing October 1 and ending on September 30 of each year; providing further for repealing provisions, a savings clause and an effective date.**

Was taken up and read the second time by title. On motion by Senator Thomas, the rules were waived and HB 2108 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2491—A bill to be entitled An act relating to the Charter of the City of St. Petersburg Beach, amending Article 7, Section 1 of Article 9, and Section 11 of Article 10, of Chapter 57-1814, Laws of Florida, as amended, providing for the election at large of District Commissioners; providing that the City Commission candidate in each District receiving the highest number of votes of all electors of the city, shall be elected City Commissioner; providing for a referendum.

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 2491 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2492—A bill to be entitled An act relating to the City of Tarpon Springs, Pinellas County; amending Section 42 of Chapter 21598, Laws of Florida, 1941; providing for city manager, powers and duties; providing a referendum.

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 2492 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2493—A bill to be entitled An act relating to the City of Tarpon Springs, Pinellas County; amending Section 9 of Chapter 21598, Laws of Florida, 1941; providing for terms of office and elections; providing a referendum.

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 2493 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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|----------|-------------|------------|-------------|
| Askew    | Chiles      | Haverfield | Mathews     |
| Bafalis  | Daniel      | Henderson  | Myers       |
| Barron   | Deeb        | Hollahan   | Ott         |
| Barrow   | de la Parte | Horne      | Pope        |
| Beaufort | Ducker      | Johnson    | Poston      |
| Bell     | Fincher     | Karl       | Reuter      |
| Bishop   | Friday      | Knopke     | Saunders    |
| Boyd     | Gong        | Lane       | Sayler      |
| Broxson  | Gunter      | McClain    | Scarborough |

|             |        |             |        |
|-------------|--------|-------------|--------|
| Shevin      | Stone  | Weber       | Wilson |
| Slade       | Thomas | Weissenborn | Young  |
| Stolzenburg | Trask  | Williams    |        |

Consideration of House Bills 2494 and 2495 was deferred, the bills retaining their places on the Calendar.

HB 2527—A bill to be entitled An act to abolish the present municipal government of the City of Arcadia in DeSoto County, Florida and to create a new municipality to be known as the City of Arcadia; to fix and define the territorial boundaries of the City of Arcadia hereby created and to provide for the government, rights, and powers and privileges of the City of Arcadia and the means of exercising same; to authorize the imposition of penalties for the violation of the rules, regulations and ordinances of the City of Arcadia, to ratify and validate certain proceedings of the governing authorities and officers of the City of Arcadia hereby abolished; to repeal all laws and ordinances in conflict herewith; or provide a saving clause; and to provide for a referendum.

Was taken up and read the second time by title. On motion by Senator Henderson, the rules were waived and HB 2527 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

Consideration of HB 2528 was deferred, the bill retaining its place on the Calendar.

On motion by Senator Friday, the rules were waived and time of adjournment was extended until final action on bills on the Local Calendar and completion of announcements.

HB 2298—A bill to be entitled An act amending Chapter 59-1622, Special Acts of 1959, being the Charter of the City of Oakland Park, Florida, as amended, by amending: Subsection (o) of Section 14, Article I to grant to the city power to enter into contracts with public authorities to accept for the city or to render by the city municipal type services for compensation; subsection (k) of Section 14, Article I to add refuse collection and disposal to the authorized public utilities; subsection (x) of Section 14, Article I to authorize the assessment of part of the costs of draining and filling land; subsection (z) of Section 14, Article I to authorize the city to furnish sewerage and other refuse collection and disposal services within or without the city; subsection (hh), Section 14, Article I to authorize the city to provide employee's pension to the city attorney and elected officials as well as other employees; subsections (a) and (b) of Section 4, Article II to delete from the duties of the mayor functions pertaining to the supervision and suspension of employees which have been assigned to civil service; subsection (c), Section 4, Article II to provide that any vacancy in elective office shall be filled upon the mayor's nomination and the council's appointment until the next regular city election; subsection (d), Section 4, Article II to provide that the mayor may vote to break a tie in the vote of councilmen; Section 16 of Article II to delete the requirement that special meetings must be called by notice in writing; Section 4, Article II to provide a new subsection (e) which shall read as follows: All members of the exempt service except the personnel director shall be nominated by the mayor and appointed by the council; Section 8 of Article II to provide that candidates for councilmanic seats shall file and run for a particular seat and designating the seat; Section 13 of Article II to delete from the power vested in the city council its functions in relation to the employment of the classified personnel whose employment is controlled by the civil service, and providing that the personnel manager shall be appointed by the city manager; Section 14, Article II to provide that any member of the city council charged with a felony while in office may be suspended by a majority vote of the city council until such time as the charge has been disposed of; Section 15, Article II to provide that the city council may cancel not more than two (2) regularly scheduled meetings in succession; Section 1 of Article IV to delete the city clerk as an

executive officer of the city; subsection (b) of Article I to delete the president of council and the city attorney as necessary signers of agreements; subsection (b) of Section 5, Article IV which provided power to employ a city administrator is repealed; Section 7 of Article IV to change from thirty (30) to ninety (90) days the pay of the city manager removed from office; subsection (j) of Section 8, Article IV to provide that in an emergency situation the city manager and the mayor may let a contract which exceeds one thousand (\$1,000) dollars without competitive bid; subsection (k) of Section 8, Article IV to provide that the city manager shall submit to the city council such reports as the council may require or the city manager sees fit; subsection (c) of Section 10, Article IV to delete the requirement that the city attorney sign all city agreements; Sections 11, 12, 13, 14 and 15 of Article IV providing for the appointment and bond of the city clerk, authorizing deputy clerks, specifying the duties of the city clerk, providing for a director of finance and specifying the duties of same are repealed; Article V to provide that the executive and administrative powers of the city vested in the city manager shall be exercised primarily through the building department, office of the city clerk, finance department, fire department, library, police department, public works with its subdivisions, recreational department, health and sanitation department, and authorizing the city council to create such other departments, divisions or agencies as the city council may elect upon the recommendation of the city manager; Articles VI, VII, VIII, IX, X, XI, XII, XIII, and XIV are repealed, said articles providing for certain administrative departments; Section 6 of Article XVII to provide that any vacancy in elective office shall be filled upon the mayor's nomination and the council's appointment until the next regular city election; Section 14 of Article XVII to provide that there shall be added to the qualification of candidates for elective office that they have not been an employee or appointive official of the city for the last ninety (90) days; Section 2 of Article XVII to delete the requirement that members of the advisory boards be electors of the city of Oakland Park; Section 6, Article XVII to provide that any member of any advisory board, zoning board or board of adjustment shall resign ninety (90) days prior to his qualifying for an elective office; Section 8, Article XIX is repealed; Section 1, Article XX is amended to provide that personal property of a value not exceeding one thousand (\$1,000) dollars may be sold without competitive bidding; Sections 2 and 3, Article XXI to delete the words "should one be appointed or finance officer" after city manager; Section 8 of Article XXVI which provides that the city council may adopt an administrative code is repealed; subsections (a) and (c) of Section 9, Article XXVI providing a method of employment, discharge or removal of employees is repealed; Section 11 of Article XXVI prohibiting the employment of members of family of elected officials is repealed; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Bell, the rules were waived and HB 2298 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2398—A bill to be entitled An act relating to Duval county; amending certain portions of chapter 25489, Laws of Florida, 1949, as amended, relating to the small claims court of Duval county; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Scarborough, the rules were waived and HB 2398 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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| Askew    | Bishop  | de la Parte | Haverfield |
| Bafalis  | Boyd    | Ducker      | Henderson  |
| Barron   | Broxson | Fincher     | Hollahan   |
| Barrow   | Chiles  | Friday      | Horne      |
| Beaufort | Daniel  | Gong        | Johnson    |
| Bell     | Deeb    | Gunter      | Karl       |

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|---------|-------------|-------------|-------------|
| Knopke  | Pope        | Shevin      | Weber       |
| Lane    | Poston      | Slade       | Weissenborn |
| McClain | Reuter      | Stolzenburg | Williams    |
| Mathews | Saunders    | Stone       | Wilson      |
| Myers   | Sayler      | Thomas      | Young       |
| Ott     | Scarborough | Trask       |             |

HB 2299—A bill to be entitled An act amending the Town of Longboat Key Charter by amending Section 1 of chapter 57-1540, changing the provisions concerning the powers of the town manager with respect to the powers and duties of the town manager and the town commission; amending Section 1 of chapter 57-1540 as amended by chapter 59-1511, and as amended by chapter 61-2432, changing the powers of the town manager with respect to the appointment and removal of employees; providing for the severability of the provisions hereof; providing for a referendum.

Was taken up and read the second time by title.

Senators Henderson and Boyd offered the following amendment which was adopted on motion by Senator Henderson:

In Section 4, page 3, strike Section 4 and insert the following: This act shall become effective upon becoming a law.

Senators Henderson and Boyd also offered the following amendment which was adopted on motion by Senator Henderson:

In title, strike "a referendum," and insert the following: an effective date.

On motion by Senator Henderson, the rules were waived and HB 2299 as amended was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2300—A bill to be entitled An act amending the Town of Longboat Key Charter by amending Section 1 of chapter 57-1540, as amended by chapter 59-1511, chapter 59-1512, chapter 61-2432, and chapter 65-1862, by amending Section 9 thereof, with respect to the manner of revising boundaries of commission districts, to provide that boundaries shall be revised so that all districts shall have substantially an equal number of electors therein; by amending Section 17 thereof, with respect to the functions and powers of the mayor, to provide that the vice-mayor shall act in the absence of the mayor, and that in the absence of the mayor and the vice-mayor the commission shall select one of their members to perform the duties of the mayor; by adding to Section 18 thereof, with respect to meetings, to provide that meetings shall be public, that citizens shall have access to the minutes and records thereof, and that the commission shall determine its own rules and keep a journal of proceedings; by deleting from Section 19 thereof, with respect to special meetings, matters concerning meetings and not solely concerning special meetings; by amending Section 22 thereof, with respect to ordinance enactment, to provide for changes in the manner of enactment of emergency ordinances and to provide that ordinances shall become effective immediately upon final enactment unless a different date is specified in any such ordinance; by amending Section 23 thereof, with respect to emergency measures, by deleting matters concerning ordinance enactment and not solely concerning emergency measures and to provide for an effective date thereof; by amending Section 38 thereof, with respect to the police force, to provide that the chief of police may be removed by the town commission, that, after having served six (6) months, he may demand written charges and a public hearing, that the effective date of final removal shall be after such hearing has been held and that he may be suspended from office pending such hearing; by amending Section 56 thereof, with respect to the town treasurer and collector, to provide that he shall select a reputable financial institution in the State in making deposits of sinking

funds; by amending Section 124 thereof, with respect to registration of voters, to provide that registration books shall close twenty (20) days prior to elections and that same shall remain closed for twenty (20) days following elections; providing for the severability of the provisions hereof; and providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 2300 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2399—A bill to be entitled An act amending a portion of Section 12 of Chapter 14371, Laws of Florida, 1929, relating to elections, time and procedure; providing for referendum.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 2399 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2400—A bill to be entitled An act amending Chapter 12514, Laws of Florida, 1927, as amended by amending Section 12 and adding Section 12.1 providing for the establishment of a Municipal Court for the City of Avon Park; providing for the powers, duties, election, term and compensation of the Municipal Judge and Prosecuting Attorney.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 2400 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1045—A bill to be entitled An act relating to Lake County; authorizing the board of county commissioners to levy a special tax to pay for publicity for said county; providing payment of expenses of preparing such publicity; providing the method of disbursing said funds; repealing chapter 61-2365, Laws of Florida; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Karl, the rules were waived and HB 1045 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1228—A bill to be entitled An act relating to alcoholic beverages, club beverage licenses, in any county in the state having a population of not less than one hundred twelve thousand (112,000) nor more than one hundred seventy thousand (170,000) according to the latest official decennial census; providing for one (1) additional beverage license; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Daniel, the rules were waived and HB 1228 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2198—A bill to be entitled An act relating to St. Johns County; amending section 1 of chapter 67-1984, Laws of Florida, making it unlawful to fish or cause to be fished any type of net or seine, except common cast net, from beaches bordering said county during specified season, by changing beginning date of the season; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Pope, the rules were waived and HB 2198 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2292—A bill to be entitled An act relating to the north peninsula zoning district, Volusia County; amending section 14, chapter 61-2971, as amended by chapter 67-2158, Laws of Florida, approved by a majority vote of the electors voting in a referendum election in November, 1968; to provide for the election of freeholder members of the board of adjustment of said district at a special election; to provide for the election of succeeding members of the board of adjustment at the regular general elections thereafter in the same manner as provided in section 8 of said act for electing the members of the district zoning commission; to provide for terms of office of members of said board of adjustment; to provide for repeal of all laws and parts of laws in conflict herewith; and to provide that this act shall take effect immediately upon its becoming a law.

Was taken up and read the second time by title. On motion by Senator Daniel, the rules were waived and HB 2292 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

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

HB 2293—A bill to be entitled An act relating to Manatee County; amending Sections 5 & 10 of Chapter 61-2455, Special Acts of 1961; providing for an increase in the occupation license tax of members of the Florida Bar maintaining offices, or residing and practicing the profession of law in Manatee County, Florida; providing for the collection of additional cost in civil actions commenced in the circuit court in and for Manatee County and in the court of record in and for Manatee County, in civil actions commenced in the county court, in civil and in probate and guardianship matters commenced in the county judge's court, and in each civil action commenced in the small claims courts of Manatee County; 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 2293 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2294—A bill to be entitled An act relating to the city of Oak Hill, Volusia county, amending chapter 13156, Laws of Florida, 1927, by changing section 129, relating to the granting of franchises by rewording said section; by validating, legalizing, confirming, ratifying and approving all ordinances of the city of Oak Hill heretofore adopted; granting franchises; repealing all laws in conflict herewith; and providing a referendum.

Was taken up and read the second time by title. On motion by Senator Karl, the rules were waived and HB 2294 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2295—A bill to be entitled An act to amend Chapter 59-1214, Laws of Florida, Special Acts of 1959, being the Charter of the City of Deerfield Beach, Florida, as amended by Chapter 61-2068, Laws of Florida, Special Acts of 1961, and by Chapter 63-1261, Laws of Florida, Special Acts of 1963, and by Chapter 63-1262, Laws of Florida, Special Acts of 1963, and by Chapter 65-1447, Laws of Florida, Special Acts of 1965, and by Chapter 67-2317, Laws of Florida, Special Acts of 1967, in the following respects: To make changes concerning: Civil Service; Powers and Duties of the City Manager; Effective Date of this Act.

Was taken up and read the second time by title. On motion by Senator Stolzenburg, the rules were waived and HB 2295 was read the third time by title, passed and certified to the House. The vote was: Yeas— 47 Nays—None

HB 2296—A bill to be entitled An act relating to Broward county, Florida, amending chapter 63-1181, Laws of Florida, Special Acts of 1963, relating to the construction, acquisition, improvement, operation and financing of water and sewer systems in said county; amending subsection (h) of section 3 of said act; and providing that the county shall have the exclusive right to furnish water or sewer services in the area of operation of such county water or sewer systems if such county water or sewer system can furnish such services in such area; and providing when this act shall take effect.

Was taken up and read the second time by title. On motion by Senator Stolzenburg, the rules were waived and HB 2296 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2297—A bill to be entitled An act relating to Broward county, Florida, amending chapter 63-1181, Laws of Florida, Special Acts of 1963, as amended by chapter 65-1328, Laws of Florida, Special Acts of 1965, relating to the construction, acquisition, improvement, operation and financing of water and sewer systems in said county; amending the second paragraph of section 5 and the fourth paragraph of subsection (a) of section 11 of said act as amended, and providing for the maximum interest rate on revenue bonds issued pursuant to said act to be six and one-half per centum (6 1/2%) per annum and the maximum rate of interest on assessment bonds issued pursuant to said act to be seven per centum (7%) per annum; and providing when this act shall take effect.

Was taken up and read the second time by title. On motion by Senator Bell, the rules were waived and HB 2297 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2301—A bill to be entitled An act relating to Highlands county; providing for the appointment of an administrator by the board of county commissioners; setting forth the qualifications, duties, authority and compensation for such administrator; providing an effective date; providing a referendum.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 2301 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

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|-------------|--------|-------------|-------|
| Shevin      | Thomas | Weissenborn | Young |
| Slade       | Trask  | Williams    |       |
| Stolzenburg | Weber  | Wilson      |       |
| Stone       |        |             |       |

**HB 2310—A bill to be entitled An act relating to the Manatee County, court of record; amending section 7(a) of chapter 67-1062, Laws of Florida, providing an increase in the judge's salary; 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 2310 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

Consideration of HB 2306 was deferred, the bill retaining its place on the Calendar.

**HB 2307—A bill to be entitled An act relating to Sarasota County; incorporating certain lands into the Pinecraft lighting district; providing for powers, duties and liabilities and the administration of said district; providing for the levy, collection and enforcement of special assessments and the creation of liens upon lands in said district; providing for a referendum election.**

Was taken up and read the second time by title. On motion by Senator Henderson, the rules were waived and HB 2307 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2388—A bill to be entitled An act relating to the compensation of the official court reporters of the division of the criminal court of record of Duval county; providing that such compensation shall be set by the council of the city of Jacksonville; providing for the repeal of conflicting laws; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Scarborough, the rules were waived and HB 2388 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

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

**HB 2308—A bill to be entitled An act relating to Sarasota County, county commissioners; authorizing and/or ratifying expenditures of county funds by said board for the moving expenses for Mr. John J. Gray advancing portion of travel expenses not to exceed one thousand fifty dollars (\$1,050); 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 2308 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

**HB 2389—A bill to be entitled An act relating to justice of peace districts in Duval county; providing for new districts; providing for a referendum.**

Was taken up and read the second time by title. On motion by Senator Scarborough, the rules were waived and HB 2389 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

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

**HB 2309—A bill to be entitled An act relating to the Town of Davie, amending Section 7 of the town Charter, Chapter 61-2056, Laws of Florida, Special Acts of 1961, to enlarge the municipal boundaries by annexing and including within the town limits and boundaries certain additional territory; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Bell, the rules were waived and HB 2309 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

**HB 1290—A bill to be entitled An act relating to Lake County; authorizing the clerk of the circuit court to charge a fee for payments of alimony, separate maintenance or support money for minor children made through the clerk of the circuit court; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Daniel, the rules were waived and HB 1290 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

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

**HB 2397—A bill to be entitled An act relating to the salary of the county prosecuting attorney of DeSoto county; fixing the amount of his annual salary and providing for the payment thereof by said county in twelve (12) equal monthly installments; repealing chapter 61-1681, Laws of Florida, Acts of 1961; prescribing an effective date.**

Was taken up and read the second time by title. On motion by Senator Henderson, the rules were waived and HB 2397 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2390—A bill to be entitled An act providing for a study of the condition and prospects of the Jacksonville Electric Authority created by chapter 67-1569, Laws of Florida; providing for an appropriation by the Council of the City of Jacksonville for such a study; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Scarborough, the rules were waived and HB 2390 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2391—A bill to be entitled An act relating to the justices of the peace of Duval county; providing for trial jurisdiction of certain misdemeanors; providing for the maintenance and disposition of certain records; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Scarborough, the rules were waived and HB 2391 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 1323—A bill to be entitled An act relating to Sarasota county, providing for the establishment of a special lighting**

**district to be known as Venice Gardens Lighting District, upon petition of owners within the district, describing the district boundaries; providing for an election on the creation of such district; providing a governing board for the district and prescribing their powers and duties; providing for the assessment and levy of district taxes; authorizing the issuance of district notes, certificates, time warrants and bonds upon approval of a majority of the freeholders who are qualified electors residing within the district; providing for the payment and validation of obligations of the district; authorizing the district to do all things necessary to provide for said lighting within said district.**

Was taken up and read the second time by title. On motion by Senator Henderson, the rules were waived and HB 1323 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 1548—A bill to be entitled An act relating to the City of Long Beach Resort, Bay County; amending section 1 of chapter 29254, Laws of Florida, 1953, by extending the municipal boundaries.**

Was taken up and read the second time by title. On motion by Senator Barron, the rules were waived and HB 1548 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**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.**

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 1613 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2401—A bill to be entitled An act relating to DeSoto county; authorizing the creation of special improvement service districts for street lighting purposes in unincorporated areas by petition and freeholders referendum; providing for special assessments upon all real property in the districts and procedure for levying and collecting same; providing for the administration of the districts; and for an effective date.**

Was taken up and read the second time by title. On motion by Senator Henderson, the rules were waived and HB 2401 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2456—A bill to be entitled An act relating to the office of the public defender for the fourth judicial circuit; providing for the compensation and duties of the public defender; providing for the qualification, number, appointment, employment and compensation of assistant public defender; providing for the number, appointment, employment and compensation of investigators for the office of the public defender; providing for the facilities, office equipment and supplies; secretarial salaries and other expenses for the office of the public defender; prohibiting the public defender and certain assistant public defenders from engaging in the private practice of law; authorizing the use of federal funds; providing for the budget of the public defender's office; providing for appropriations by the counties of the fourth judicial circuit to pay salaries and expenses of the public defender's office; providing for the repeal of laws in conflict herewith; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Scarborough, the rules were waived and HB 2456 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2392—A bill to be entitled An act relating to the fourth judicial circuit; providing for four special assistant official court reporters in said circuit; providing for their compensation by the city of Jacksonville; repealing chapter 67-782, Laws of Florida; repealing chapter 65-815, Laws of Florida; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Scarborough, the rules were waived and HB 2392 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

Consideration of HB 1645 was deferred, the bill retaining its place on the Calendar.

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.

Was taken up and read the second time by title. On motion by Senator Barron, the rules were waived and HB 1833 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1834—A bill to be entitled An act relating to the City of Panama City, Bay County, city commissioners; amending section 82 of chapter 63-1757, Laws of Florida, as amended; providing for the compensation of the mayor-commissioner and for the other city commissioners; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Barron, the rules were waived and HB 1834 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

Consideration of House Bills 1837, 1838 and 1839 was deferred, the bills retaining their places on the Calendar.

On motion by Senator Thomas, by two-thirds vote, HB 2106 was removed from the Calendar and recommitted to the Committee on Rules and Calendar.

Consideration of HB 2082 was deferred, the bill retaining its place on the Calendar.

HB 2237—A bill to be entitled An act repealing Chapter 65-1922, Special Acts of 1965, Laws of Florida, which established minimum requirements for trailer sub-divisions in Monroe County, Florida; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Lane, the rules were waived and HB 2237 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 669—A bill to be entitled An act relating to the City of Leesburg, Lake County, city charter; amending section 5, chapter 9820, Laws of Florida, 1923, as amended; providing authority for the grant or extension of public utility franchises; providing an effective date.

Was taken up and read the second time by title.

Senator Karl offered the following amendment which was adopted:

In Section 1, lines 21-27, page 6, strike all of lines 21 through 27

Senator Karl also offered the following amendment which was adopted:

In Section 1, line 27, page 2, following the words "operation of" insert the following: telephone,

Senator Karl also offered the following amendment which was adopted:

In Section 1, line 23, page 2, following the words "operation of" insert the following: telephone,

On motion by Senator Karl, the rules were waived and HB 669 as amended was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

Consideration of HB 2531 was deferred, the bill retaining its place on the Calendar.

HB 2539—A bill to be entitled An act relating to the City of Gulf Breeze, Santa Rosa County, abandoned property; amending section 2 of chapter 61-2207, Laws of Florida, by adding subsection (s); empowering the city to provide for the sale of abandoned property and grant title thereto; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Broxson, the rules were waived and HB 2539 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2540—A bill to be entitled An act relating to Leon County, Florida; authorizing the Leon County board of county commissioners to expend county funds in support of the office of public defender, second judicial circuit, state of Florida; providing for additional supplementary salary and compensation for the public defender; providing for the employment and compensation of one secretary and one investigator; providing for expenditures of operation of such public defender's office; providing that said county shall appropriate funds to the operation of such office out of the general revenue fund or the fine and forfeiture fund of said county; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Friday, on behalf of Senator Horne who was presiding, the rules were waived and HB 2540 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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|----------|-------------|------------|-------------|
| Askew    | Chiles      | Haverfield | Mathews     |
| Bafalis  | Daniel      | Henderson  | Myers       |
| Barron   | Deeb        | Hollahan   | Ott         |
| Barrow   | de la Parte | Horne      | Pope        |
| Beaufort | Ducker      | Johnson    | Poston      |
| Bell     | Fincher     | Karl       | Reuter      |
| Bishop   | Friday      | Knopke     | Saunders    |
| Boyd     | Gong        | Lane       | Sayler      |
| Broxson  | Gunter      | McClain    | Scarborough |

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|-------------|--------|-------------|--------|
| Shevin      | Stone  | Weber       | Wilson |
| Slade       | Thomas | Weissenborn | Young  |
| Stolzenburg | Trask  | Williams    |        |

HB 2547—A bill to be entitled An act relating to Gadsden County; providing that probate files may be removed from the office of the county judge; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Friday, on behalf of Senator Horne who was presiding, the rules were waived and HB 2547 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2542—A bill to be entitled An act relating to Hardee County, medical examiner; authorizing the county commissioners of Hardee County to employ a county medical examiner, fix his qualifications, term of employment and compensation, prescribe his fee when testifying in court, prescribe his powers and duties and provide for assistant examiners; requiring authorization to dispose of bodies by cremation; providing for a penalty for violations; 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 2542 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

On motion by Senator Scarborough, by two-thirds vote, HB 2550 was removed from the Calendar and recommitted to the Committee on Rules and Calendar.

HB 2551—A bill to be entitled An act relating to the municipal court of the city of Jacksonville; amending section 13.210 of chapter 2 of article 13 of chapter 67-1320, Laws of Florida, being the charter of the city of Jacksonville; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Scarborough, the rules were waived and HB 2551 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2553—A bill to be entitled An act amending the charter of the city of Jacksonville, chapter 67-1320, Laws of Florida, section 17.07; providing for the responsibility for consolidated government elections, school board elections and all other elections held in the city of Jacksonville; providing for the canvass-

sing of consolidated government elections by the Canvassing Board created hereby, and for its membership; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Scarborough, the rules were waived and HB 2553 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2554—A bill to be entitled An act to amend Chapter 29446, Special Acts of 1953 (said Chapter 29446 being the Act creating the City of Plantation, Broward County, Florida), as amended, to provide that Section 19 of the Charter of the City of Plantation be amended by providing that the councilman receiving the highest number of votes cast in his or her respective group shall be elected councilman; and providing that Section 21 of the Charter of the City of Plantation be amended by adding thereto that the City Council of the City of Plantation shall be divided into five groups to be voted upon city-wide; that groups one and two shall be elected on the second Tuesday in February, 1971, and every four years thereafter, and the individual receiving the highest number of votes in each group shall hold office for a period of four years; and further providing that groups three, four and five shall be elected on the second Tuesday in February, 1973, and every four years thereafter, and the individual receiving the highest number of votes in each group shall hold office for a period of four years; and that the manner and procedure of electing the Mayor shall in no way be changed or altered by this amendment.**

Was taken up and read the second time by title. On motion by Senator Stolzenburg, the rules were waived and HB 2554 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2563—A bill to be entitled An act relating to the Juvenile Court of Broward County, Florida, amending Chapter 67-987, Laws of Florida, 1967, by providing authority for the employment of an additional psychologist for the juvenile court; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Lane, the rules were waived and HB 2563 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2564—A bill to be entitled An act relating to the juvenile court of Broward County; amending chapter 22709, Laws of**

Florida, 1945, by adding a new section 7a, giving the court authority to recommend appointment of two court attorneys for the purpose of representing petitioners in the court; providing for their qualifications, duties and compensation; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Lane, the rules were waived and HB 2564 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2567—A bill to be entitled An act relating to the City of Gainesville; amending Section 3 of Chapter 26429, Special Acts, 1949, deleting the requirement that revenue certificates authorized by that law be issued in One Thousand Dollar (\$1,000.00) denominations; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and HB 2567 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2605—A bill to be entitled An act repealing Sections 2, 4, 5, 6, 7, 8, 10, 13, 14, and 17 of Chapter 63-1567 Acts of 1963 relating to milk and milk products and providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Friday, on behalf of Senator Horne who was presiding, the rules were waived and HB 2605 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2570—A bill to be entitled An act relating to the City of Alachua; amending Chapter 9367, Laws of Florida, 1923, the same being the Charter of the City of Alachua, by eliminating therefrom Section 11 in its entirety, which section prohibits candidates for election to the City Commission from seeking or soliciting votes or support for such candidacy; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and HB 2570 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2571—A bill to be entitled An act relating to the City of Gainesville; authorizing the city commission of the city to invest pension funds of the city in certificates of indebtedness of the city under appropriate safeguards to insure protection for such investments as shall be determined by the city commission; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and HB 2571 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2574—A bill to be entitled An act relating to DeSoto County medical examiner; authorizing the County Commissioners of DeSoto County to employ a County medical examiner, fix his qualifications, term of employment and compensation; prescribe his fee when testifying in Court; prescribe his powers and duties and provide for assistant examiners; requiring authorization to dispose of bodies by cremation; providing for a penalty for violations; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Thomas, the rules were waived and HB 2574 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2581—A bill to be entitled An act relating to Collier county; establishing the compensation of constables in such county; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Weber, the rules were waived and HB 2581 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2582—A bill to be entitled An act creating an airport authority in the city of Naples, Collier county, Florida, fixing and describing its boundaries, providing for the appointment of its commissioners, prescribing the duties, functions, responsibilities and powers of its governing body and providing for the liberal construction of said act; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Weber, the rules were waived and HB 2582 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2584—A bill to be entitled An act to establish and organize a municipality to be known and designated as the Village of Goodland on Marco Island to define its territorial boundaries, to provide for its government, jurisdiction, powers, franchises, immunities, privileges and means for exercising the same; and prescribing the general powers to be exercised by said Village and providing an effective date and a referendum.**

Was taken up and read the second time by title. On motion by Senator Weber, the rules were waived and HB 2584 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

Consideration of HB 2586 was deferred, the bill retaining its place on the Calendar.

**HB 2587—A bill to be entitled An act consolidating the provisions of Chapter 24677, Laws of Florida, Special Acts of 1947, Chapter 1551, Laws of Florida, Special Acts of 1957, Chapter 1590, Laws of Florida, Special Acts of 1963, Chapter 1673, Laws of Florida, Special Acts of 1967; changing the name of the Manatee county anti-mosquito district to Manatee county mosquito control district; authorizing payment of traveling expenses and per diem in the amounts authorized by the General Laws of Florida for public officers; and providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Bell, the rules were waived and HB 2587 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2592—A bill to be entitled An act relating to the city of Bradenton, Florida, creating a pension fund for the members of the police department of the city of Bradenton, Florida, creating a board of trustees of the said fund and providing for its**

composition, powers, election, term and filling of vacancies, providing for payment to members of said fund and certain of their heirs upon the death, disability, lay off, discharge, conviction of felony, voluntary separation, retirement of such members, providing restrictions as to age limit for employment and retirement by said police department; providing for re-examination of members of said police department; providing for right of appeal by members of said fund; providing for computation of active service of members of said fund; 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 2592 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2591—A bill to be entitled An act authorizing the City of Palmetto to use certain services of the tax assessor of Manatee County; and authorizing the tax assessor of Manatee County to provide such services; and authorizing the tax assessor of Manatee County and the City of Palmetto to negotiate reasonable compensation for such services to be paid for by the City of Palmetto; 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 2591 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2593—A bill to be entitled An act creating a civil service for certain employees of the city of Bradenton, Florida, and creating a Civil Service Commission for said city, governing the examination, appointment, employment, promotion, advancement, transfer, suspension, classification, reinstatement and discharge of said employees, defining the membership, power and duties of said commission, authorizing the adoption of rules by said commission, and other matters in regard thereto; 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 2593 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2594—A bill to be entitled An act relating to the city of Palmetto, Florida; amending chapter 11059, laws of 1925, being the charter of said city, by adding to section 2 a new subparagraph designated section 2 (a); providing for the addition to the city of Palmetto of a certain highway right-of-way being portions of U. S. Business 41 and U. S. 301; and setting forth an effective date.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 2594 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2602—A bill to be entitled An act amending certain sections and repealing other Sections of Chapter 59-1503, Laws of Florida, Acts of 1959, relating to plats and platting of lands in Leon County, Florida, and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Friday, on behalf of Senator Horne who was presiding, the rules were waived and HB 2602 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2604—A bill to be entitled An act relating to the granting of permits by the Board of County Commissioners of Leon County, Florida, for peddlers; requiring peddlers to secure permits before engaging in such occupation; providing for fee to cover the cost of investigation of the facts stated in the application for permit; providing for certain information to be contained in the application for such permit; providing for the length of time of permit and for reapplication upon the expiration; providing the violation of the provisions of such Act shall be a misdemeanor; and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Friday, on behalf of Senator Horne who was presiding, the rules were waived and HB 2604 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 951—A bill to be entitled An act empowering the Correctional Industries Division of the Florida Division of Corrections to sell its products and services to the Northwestern Palm Beach County Public Hospital Board; providing terms and conditions of such sales; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Thomas, the rules were waived and HB 951 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1335—A bill to be entitled An act relating to the Apalachicola river navigation district; repealing chapter 67-665, Laws of Florida, relating to said tax district which includes Calhoun, Franklin, Gadsden, Gulf, Jackson, and Liberty counties; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Bishop, the rules were waived and HB 1335 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1540—A bill to be entitled An act relating to Monroe county, creating the historical restoration and preservation commission; declaring its purpose and function; providing for the appointment, terms of office, bonding and payment of expenses of its members; prescribing powers and duties of said commission, providing for the right of eminent domain subject to referendum; providing for financing the commission with county funds; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Stolzenburg, the rules were waived and HB 1540 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1552—A bill to be entitled An act creating the Old Island Restoration Commission of the City of Key West, Florida; providing for the membership of said commission and the filling of vacancies thereon; declaring vacancies on said commission under certain circumstances; providing for organization and regular meetings of said commission; defining the purpose of said commission as the preservation of buildings of architectural and historical value in a certain area in said city, and defining said area; authorizing the City Commission of the City of Key West, Florida to grant certain powers and duties to said commission to carry out the provisions of this act; declaring the provisions of this act to be a public purpose, and authorizing said City Commission to purchase and acquire certain buildings in said area defined herein; providing that plans for the construction, repairing, repainting, alteration, remodeling or demolishing of any buildings or additions to buildings in said area defined herein be submitted to the Old Island Restoration Commission

for approval, and authorizing said commission to report its recommendations to the Public Service Director of the City of Key West, Florida for action in accordance with the provisions of this act; providing that if any applicant for permit required under the provisions of this act refuses to comply with action taken by said Old Island Restoration Commission or said Public Service Director, or if said Public Service Director disagrees with the action of said commission, the City Commission of said city shall, after hearing, effect reasonable compliance with the provisions of this act; providing for the regulation of signs in the area of said city defined in this act; providing for the submission of application for sign permits to said Old Island Restoration Commission for approval in conformity with the provisions of this act; declaring violations of this act to be misdemeanors and providing a penalty for same; repealing all laws and parts of laws, whether general, special or local, in conflict with this act, to the extent of such conflict; declaring the legislative intention as to the repealing of this act by any act passed at the regular session of the Legislature in 1969, or any future session of the Legislature; and providing when this act shall take effect.

Was taken up and read the second time by title. On motion by Senator Stolzenburg, the rules were waived and HB 1552 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1793—A bill to be entitled An act to amend Chapter 63-1758, Laws of Florida; providing for an expiration date of the terms of office of all elected officials of the City of Parkland, Florida; providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Bell, the rules were waived and HB 1793 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1794—A bill to be entitled An act to amend Chapter 63-1758, Laws of Florida; providing for a fiscal year for the City of Parkland, Florida; providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Bell, the rules were waived and HB 1794 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1812—A bill to be entitled An act relating to the City of Parkland, in Broward County, and in the State of Florida,

amending Chapter 1758, Laws of Florida 1963, providing for a "fresh or hot pursuit law" for the City of Parkland, Florida; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Bell, the rules were waived and HB 1812 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1813—A bill to be entitled An act to amend Chapter 63-1758, Laws of Florida, 1963, providing the number of votes necessary for the recall of an elected official of the City of Parkland, Florida; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Bell, the rules were waived and HB 1813 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1824—A bill to be entitled An act to amend Chapter 63-1758, Laws of Florida 1963, providing for a filing fee for municipal elections in the City of Parkland, Florida; providing for qualification of write-in candidates; providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Stolzenburg, the rules were waived and HB 1824 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1825—A bill to be entitled An act to amend Chapter 63-1758, Laws of Florida 1963, providing that the City Manager of the City of Parkland shall not perform the duties of the City Clerk; providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Stolzenburg, the rules were waived and HB 1825 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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| Askew    | Broxson     | Gong       | Knopke  |
| Bafalis  | Chiles      | Gunter     | Lane    |
| Barron   | Daniel      | Haverfield | McClain |
| Barrow   | Deeb        | Henderson  | Mathews |
| Beaufort | de la Parte | Hollahan   | Myers   |
| Bell     | Ducker      | Horne      | Ott     |
| Bishop   | Fincher     | Johnson    | Pope    |
| Boyd     | Friday      | Karl       | Poston  |

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|-------------|-------------|-------------|----------|
| Reuter      | Shevin      | Thomas      | Williams |
| Saunders    | Slade       | Trask       | Wilson   |
| Sayler      | Stolzenburg | Weber       | Young    |
| Scarborough | Stone       | Weissenborn |          |

HB 1826—A bill to be entitled An act to amend Chapter 63-1758, Laws of Florida 1963, providing for the qualifications of the Municipal Judge and Associate Municipal Judge of the City of Parkland, Florida; providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Stolzenburg, the rules were waived and HB 1826 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1827—A bill to be entitled An act to amend Chapter 63-1758, Laws of Florida; providing for special elections to fill vacancies on the City Commission of the City of Parkland, Florida; providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Bell, the rules were waived and HB 1827 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1828—A bill to be entitled An act to amend Chapter 63-1758, Laws of Florida; providing for approval of the accounts of the City of Parkland, Florida, by the City Commission; providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Bell, the rules were waived and HB 1828 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1829—A bill to be entitled An act to amend Chapter 63-1758, Laws of Florida, 1963, providing for written ordinances, voting procedures for enacting and repealing ordinances for the City of Parkland, Florida; providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Stolzenburg, the rules were waived and HB 1829 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

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

HB 1830—A bill to be entitled An act to amend Chapter 63-1758, Laws of Florida 1963, providing for run-off elections for the City of Parkland, Florida, in the event of tie votes; providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Stolzenburg, the rules were waived and HB 1830 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1866—A bill to be entitled An act relating to the method of financing the construction of additional buildings and facilities for the West Volusia Memorial Hospital and authorizing the levy of a tax not to exceed the rate of two mills on the value of the real property and taxable personal property within the West Volusia Hospital Authority tax district; said tax to be assessed and levied by the board of commissioners of the West Volusia Hospital Authority for two years following each authorization of such tax by approval of a majority of the electors of the tax district who are the owners of freeholds therein, voting at an election to be held in the district; providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Daniel, the rules were waived and HB 1866 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1872—A bill to be entitled An act relating to the annual rate of taxation which the West Volusia Hospital Authority may levy and collect decreasing the maximum millage from six mills to five mills upon the value of real property and taxable personal property within the district, amending section 1, chapter 59-1949 and section 14, chapter 57-2085, Laws of Florida; providing for repeal of laws in conflict herewith providing for this act to take effect when this act and the reduced millage authorized therein is approved by a majority vote of the electors of the district who are owners of freeholds therein, not wholly exempt from taxation, voting in election as herein provided.

Was taken up and read the second time by title. On motion by Senator Karl, the rules were waived and HB 1872 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

HB 1917—A bill to be entitled An act relating to the Architectural Review Board of the City of Pensacola; amending section 266.107(2)(c)1. Florida Statute 2 to authorize the Architectural Review Board to regulate land use and/or grant zoning variances within historical districts; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Askew, the rules were waived and HB 1917 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 1939—A bill to be entitled An act relating to Manatee County, prosecuting attorney for the court of record; providing a salary for said prosecuting attorney; requiring that the prosecuting attorney submit an annual budget to the board of county commissioners for the purpose of defraying expenses of his office; prescribing a method of payment; repealing chapter 67-726, Laws of Florida; 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 1939 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2203—A bill to be entitled An act to amend Section 6, Chapter 9719, Laws of Florida, Acts of 1923, as amended by Chapter 13985, Laws of Florida, Acts of 1929 and as amended by Chapter 15140, Laws of Florida, Acts of 1931 and as amended by Chapter 30677, Laws of Florida, Acts of 1955; describing the Territorial Limits of the City of Crystal River; providing that all lands within said territorial limits shall be subject to all indebtedness of said City; and providing the effective date.

Was taken up and read the second time by title. On motion by Senator Karl, the rules were waived and HB 2203 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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| Askew    | Broxson     | Gong       | Knopke  |
| Bafalis  | Chiles      | Gunter     | Lane    |
| Barron   | Daniel      | Haverfield | McClain |
| Barrow   | Deeb        | Henderson  | Mathews |
| Beaufort | de la Parte | Hollahan   | Myers   |
| Bell     | Ducker      | Horne      | Ott     |
| Bishop   | Fincher     | Johnson    | Pope    |
| Boyd     | Friday      | Karl       | Poston  |

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|-------------|-------------|-------------|----------|
| Reuter      | Shevin      | Thomas      | Williams |
| Saunders    | Slade       | Trask       | Wilson   |
| Sayler      | Stolzenburg | Weber       | Young    |
| Scarborough | Stone       | Weissenborn |          |

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

**HB 2109—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, relating to the Charter of the South Lake Worth Inlet District, a special taxing District, Palm Beach County, Florida, to provide for compensation of the Chairman and Members of the Board of Commissioners of the South Lake Worth Inlet District, a special taxing District, Palm Beach County, Florida, and providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Friday, the rules were waived and HB 2109 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2303—A bill to be entitled An act relating to Sarasota County; incorporating certain lands into the Pinecraft fire control district; providing for powers, duties, liabilities and the administration of said district; providing for the levy, collection, and enforcement of special assessments and the creation of liens upon lands in said district; providing for a referendum election.**

Was taken up and read the second time by title. On motion by Senator Henderson, the rules were waived and HB 2303 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2304—A bill to be entitled An act relating to Sarasota county, fruitville area fire control district, amending sections 2, 4, 7 and 8, and adding section 20, of and to chapter 65-2251, laws of Florida, special acts of 1965; providing for the purchase of property and insurance; providing for the employment of personnel; providing for participation in pension and retirement plans, including state retirement and pension plans; authorizing contracts with other governmental units and providing other powers; providing for the levy and collection of special assessments for benefits for fire protection and for ambulance service; authorizing a charge per trip for ambulance service for residents and non-residents; providing for the reduction of the compensation to the county tax collector and county tax assessor for their services from 3% to 1½%; providing authority to borrow money and issue certificates of indebtedness and the pledging of the taxing and assessment power of the district; providing the district may acquire property by gift, purchase or eminent domain proceedings; providing for a referendum; 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 2304 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

**HB 2305—A bill to be entitled An act relating to Sarasota county, south trail area fire control district, amending sub-section (3) of section 2; amending sub-section (1) of section 4; amending section 7; amending sub-section (1) of section 8 and adding section 18, of and to chapter 65-2241, Laws of Florida, as amended by chapter 67-2046, Laws of Florida; providing for the purchase of property and insurance; providing participation in state retirement plan; providing for the sale and disposition of property; authorizing contracts with other governmental units and providing other powers; providing for the levy and collection of special assessments for benefits for fire protection and for ambulance service; authorizing a charge per trip for ambulance service for residents and non-residents; providing the authority to borrow money and issue certificates of indebtedness and the pledging of the taxing and assessment power of the district; providing the district may acquire property by gift, purchase or eminent domain proceedings; providing for a referendum; 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 2305 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2393—A bill to be entitled An act amending article 18 of chapter 67-1320, Laws of Florida, being the consolidated government charter of the city of Jacksonville, relating to the retirement and pension system authorized for the officers and employees of the consolidated government, by adding a new section to permit certain officers and employees appointed, elected or employed by the consolidated government to elect to become a member of the retirement and pension system of the city of Jacksonville or to become or remain members of some other pension fund under certain conditions; repealing all laws in conflict herewith; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Scarborough, the rules were waived and HB 2393 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

Consideration of HB 2455 was deferred, the bill retaining its place on the Calendar.

**HB 2459—A bill to be entitled An act amending chapter 67-1849, Laws of Florida; the same being an act relating to Osceola county and being an act relating to land development and control; authorizing the board of county commissioners to**

control the development of land through zoning and planning; providing for the appointment of a planning commission; prescribing the duties, functions and qualifications of the members thereof; providing for the appointment of a board of adjustment; prescribing the duties, functions and qualifications of the members thereof; authorizing the appropriation of funds by the board of county commissioners to carry into effect the purpose of this act; providing that violation of certain provisions is a misdemeanor; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Trask, the rules were waived and HB 2459 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2461—A bill to be entitled An act relating to Jackson County; authorizing the board of county commissioners of Jackson County to transfer unencumbered funds in advertising and publicity accounts and veterans' service office accounts to the general fund of the county.**

Was taken up and read the second time by title. On motion by Senator Friday on behalf of Senator Horne who was presiding, the rules were waived and HB 2461 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2462—A bill to be entitled An act relating to the St. Augustine Airport Authority; amending section 3 of chapter 63-1853, Laws of Florida, as amended by chapter 67-1983, Laws of Florida, by requiring that members of the St. Augustine Airport Authority board shall be identified on such board by groups, and that those qualifying for election or reelection to such board shall qualify by such groups; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Scarborough, the rules were waived and HB 2462 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2464—A bill to be entitled An act relating to Pinellas county; prohibiting marginal entries on records of instruments filed for record in the office of the clerk of the circuit court; providing for the making and recording of separate instruments containing any matter heretofore required or permitted to be entered upon the margins of such records.**

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 2464 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2465—A bill to be entitled An act relating to the City of St. Petersburg; authorizing the city manager to reemploy retired members of the police and fire departments; providing that such employees shall continue to receive pension benefits and other benefits of retirees while so reemployed; providing other conditions of such reemployment; and providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 2465 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

Consideration of House Bills 2466 and 2467 was deferred, the bills retaining their places on the Calendar.

**HB 2476—A bill to be entitled An act relating to and amending Chapter 30650 Special Laws of 1955 (Gulfport City Charter) as amended by Chapter 30790 Special Laws of 1955; as further amended by Chapter 63-1365 Special Acts of 1963; amending Section 123 of Article IX thereof; providing for the placement of the City Clerk and the Deputy City Clerk as members of unclassified service of the Civil Service of said City; providing that this act shall take effect immediately upon becoming law.**

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 2476 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**HB 2483—A bill to be entitled An act relating to the City of Tarpon Springs, Pinellas County; amending Section 174.04, Florida Statutes, insofar as it relates to the City of Tarpon Springs, Florida, providing civil service for police and firemen; providing a referendum.**

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 2483 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2484—A bill to be entitled An act relating to and amending Chapter 30650 Special Laws of 1955 (Gulfport City Charter) as amended by Chapter 30790 Special Laws of 1955 as further amended by Chapter 63-1365 Special Acts of 1963; amending Section 18 of Article II thereof and as heretofore amended; providing for the appointment of a City Clerk to serve at the pleasure of the City Council; his duties and responsibilities; providing that this act shall take effect immediately upon becoming law.

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 2484 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2485—A bill to be entitled An act relating and amending Chapter 30650 Special Laws of 1955 (Gulfport City Charter) as amended by Chapter 30790 Special Laws of 1955; as further amended by Chapter 63-1365 Special Acts of 1963; amending Section 32 (a) of Article III; providing for the nominations, primary elections and procedures for the election of City Councilman and City Councilman at Large; providing that this act shall take effect immediately upon becoming law.

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 2485 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

Consideration of HB 2487 was deferred, the bill retaining its place on the Calendar.

HB 2482—A bill to be entitled An act relating to Pinellas county; providing for a meeting agenda of the board of county commissioners; providing that such board make its meeting agenda available to the public; repealing chapter 63-980, Laws of Florida, 1963; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 2482 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

|          |         |             |            |
|----------|---------|-------------|------------|
| Askew    | Bell    | Daniel      | Friday     |
| Bafalis  | Bishop  | Deeb        | Gong       |
| Barron   | Boyd    | de la Parte | Gunter     |
| Barrow   | Broxson | Ducker      | Haverfield |
| Beaufort | Chiles  | Fincher     | Henderson  |

Consideration of HB 2488 was deferred, the bill retaining its place on the Calendar.

HB 2473—A bill to be entitled An act relating to the City of Tarpon Springs, Pinellas County; amending Section 17 of Chapter 21598, Laws of Florida, 1941; providing for powers and duties of the board of commissioners; providing a referendum.

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 2473 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

Consideration of HB 2474 was deferred, the bill retaining its place on the Calendar.

HB 2475—A bill to be entitled An act relating to and amending Chapter 30650 Special Acts of 1955 (Gulfport City Charter) as amended by Chapter 30790 Special Laws of 1955; as further amended by Chapter 63-1365 Special Acts of 1963; amending Section 46, Section 48 and Section 56 of Article V, Chapter 30650 Laws of Florida; and as heretofore amended; providing for the date and manner of the preparation of the City Budget and submission to City Council; providing for the adoption of an appropriation ordinance its manner and effect; providing for the appropriation ordinance to be the final determination of the amount of tax levy of the City; providing for the repeal of Sections 49, 50, 51, 53, 54 and 55 of Article V, Chapter 30650 Laws of Florida; providing that this act shall take effect immediately upon becoming law.

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 2475 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

HB 2478—A bill to be entitled An act amending section 45 of chapter 15183, laws of Florida, special acts of 1931, being the charter of the City of Dunedin, Florida, to provide for a public hearing prior to the passage of a resolution adopting the budget and fixing the millage; 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 2478 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

|          |         |             |            |
|----------|---------|-------------|------------|
| Askew    | Bell    | Daniel      | Friday     |
| Bafalis  | Bishop  | Deeb        | Gong       |
| Barron   | Boyd    | de la Parte | Gunter     |
| Barrow   | Broxson | Ducker      | Haverfield |
| Beaufort | Chiles  | Fincher     | Henderson  |

|          |          |             |             |
|----------|----------|-------------|-------------|
| Hollahan | Mathews  | Saylor      | Trask       |
| Horne    | Myers    | Scarborough | Weber       |
| Johnson  | Ott      | Shevin      | Weissenborn |
| Karl     | Pope     | Slade       | Williams    |
| Knopke   | Poston   | Stolzenburg | Wilson      |
| Lane     | Reuter   | Stone       | Young       |
| McClain  | Saunders | Thomas      |             |

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

**HB 2480—A bill to be entitled An act authorizing Pinellas County, through its boards and officers to enter into contracts for group life, health, accident or hospitalization insurance policies for the benefit of the officers and employees of the county and to pay all or a part of the premiums therefor from county funds and to provide for the extent of such coverage; ratifying and confirming the legality of the payment of premiums for such insurance policies for the benefit of the officers and employees of such county; repealing chapter 67-1914, Laws of Florida; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 2480 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**SB 1436—A bill to be entitled An act relating to alcoholic beverage licenses in any county having a population in excess of four hundred thousand (400,000), according to the latest official decennial census; providing for additional beverage licenses; providing an effective date.**

—which was read the second time by title. On motion by Senator Hollahan, the rules were waived and SB 1436 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

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

**HB 2481—A bill to be entitled An act relating to Pinellas county; providing for the appointment of an administrator for the board of county commissioners; setting out qualifications, duties, authority and compensation of the administrator; providing that the county administrator shall receive no additional compensation from any board, agency or other governmental unit in addition to such salary; repealing Chapter 63-575, General Laws of 1963 and Chapter 67-794, General Laws of 1967; providing an effective date.**

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 2481 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

**SB 1455—A bill to be entitled An act relating to alcoholic beverage licenses in counties of the state having a population of more than four hundred thousand (400,000) but less than nine hundred thousand (900,000) according to the latest official decennial census; repealing Senate Bill 1436, 1969, insofar as it may relate to the aforesaid population bracket; providing an effective date.**

—which was read the second time by title. On motion by Senator Hollahan, the rules were waived and SB 1455 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

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

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

Consideration of House Bills 2113 and 2479 was deferred, the bills retaining their places on the Calendar.

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

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

**SB 1504—A bill to be entitled An act relating to the compensation of the clerks of the circuit court in all counties of the state having more than seventeen (17) circuit judges and having a population of over seven hundred fifty thousand (750,000), according to the latest official decennial census; amending section 1 of chapter 61-1212, Laws of Florida, as amended by chapter 65-890, Laws of Florida, increasing the filing fee to the clerks from eighteen dollars and fifty cents (\$18.50) to twenty-five dollars (\$25.00); providing an effective date.**

**HB 2251—A bill to be entitled An act relating to Circuit Courts; providing for appointment by Governor of the Census Committee pursuant to Section 26.011 Florida Statutes, to determine population of the Eighteenth Judicial Circuit; providing for the expenditure of county funds for the conduct of said census; providing an effective date.**

—which was read the second time by title. On motion by Senator Ducker, the rules were waived and HB 2251 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

—which was read the second time by title. On motion by Senator Hollahan, the rules were waived and SB 1504 was read the third time by title, passed and certified to the House. The vote was: Yeas—47 Nays—None

|         |          |         |        |
|---------|----------|---------|--------|
| Askew   | Barrow   | Bishop  | Chiles |
| Bafalis | Beaufort | Boyd    | Daniel |
| Barron  | Bell     | Broxson | Deeb   |

|             |         |             |             |
|-------------|---------|-------------|-------------|
| de la Parte | Horne   | Pope        | Stone       |
| Ducker      | Johnson | Poston      | Thomas      |
| Fincher     | Karl    | Reuter      | Trask       |
| Friday      | Knopke  | Saunders    | Weber       |
| Gong        | Lane    | Saylor      | Weissenborn |
| Gunter      | McClain | Scarborough | Williams    |
| Haverfield  | Mathews | Shevin      | Wilson      |
| Henderson   | Myers   | Slade       | Young       |
| Hollahan    | Ott     | Stolzenburg |             |

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

#### MESSAGES FROM THE HOUSE OF REPRESENTATIVES

*The Honorable John E. Mathews, Jr.* June 3, 1969  
*President of the Senate*

Sir:

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

By Representatives Fortune and Elmore—

HB 2858—A bill to be entitled An act creating a small claims court in Santa Rosa County; providing for the county judge to be the judge of said court; providing for the pleading, practice and service of notice of proceedings therein; providing for a clerk and prescribing his duties; repealing chapters 27291, Laws of Florida, 1951, and 61-587, 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.* June 3, 1969  
*President of the Senate*

Sir:

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

By Representative Reedy and others—

HB 1188—A bill to be entitled An act relating to Lake County, local government; providing procedures for the exercise of ordinance-making power of Lake County; providing for regular and emergency enactment procedures; providing for codification of ordinances; providing an effective date.

Proof of Publication attached.

By Representative Turlington and others—

HB 2566—A bill to be entitled An act relating to the City of Alachua; amending Sections 49 and 50 of Chapter 9367, Laws of Florida, 1923, as amended, to authorize the City Commission of the City of Alachua to levy and impose license taxes by ordinance for the purpose of regulation and revenue upon all occupations and privileges and to determine and to fix the amounts to be paid, which amounts shall not be limited or restricted by the general laws of the State; to authorize the Commission to provide by ordinance for the period of time covered and the manner of transferability of such licenses; providing for the collection of such taxes; providing penalties 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.* June 3, 1969  
*President of the Senate*

Sir:

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

By Representative Gorman and others—

HB 2797—A bill to be entitled An act regulating the government of the City of Orlando, Florida, by amending chapter 14264, section 1, Special Laws of Florida 1929, providing for the issuance of search warrants by the municipal judge or associate municipal judge of the City of Orlando upon proper affidavits in certain offenses, 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.* June 3, 1969  
*President of the Senate*

Sir:

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

By Representative Andrews and others—

HB 2863—A bill to be entitled An act relating to the City of Gainesville; authorizing the City of Gainesville to exercise the right and power of eminent domain as provided for in Chapters 73 and 74, Florida Statutes, and other applicable provisions of law as from time to time amended, to acquire property located within or outside the corporate limits of the city for the use of the location of electrical generating, transmission, or distribution facilities; sanitary sewerage and all other waste collection, treatment, and disposal facilities; water production, treatment, transmission, and distribution facilities; and for use by the city in the performance by it of any of its lawful duties, rights and authority; 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.* June 3, 1969  
*President of the Senate*

Sir:

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

By Representative Bassett and others—

HB 2818—A bill to be entitled An act relating to the adoption of a municipal charter for the town of Edgewood in the county of Orange empowering said municipality with the necessary powers and authorities to properly govern itself as a Florida municipality; validating said corporation and existing ordinances, resolutions, powers and boundaries; providing for the power of eminent domain; providing for charter construction, intergovernmental relation, liability arising from defects in municipal properties, and annexation procedures; providing for type of government, offices, qualifications, eligibility, election, terms of office, compensation and expenses, powers and duties of officers, restrictions of officers, vacancies, forfeitures of office, filling of vacancies, determination of qualifications, governmental investigations, independent audit of financial records, parliamentary procedure, adoption of ordinances and resolutions, effective date, dates and oaths of offices; provide for electoral procedure, voter qualification, administrative departments, municipal courts, enforcement of laws and ordinances, pursuit and arrest across town limits, zoning procedures and right of entry for specific inspection purposes; provide for

method of taxation, assessment and collection, licenses, bonding power and lien power; provide for charter amendment; provide for penalties and schedule; providing for referendum.

—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*

June 3, 1969

Sir:

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

By Representative Bothwell and others—

HB 2819—A bill to be entitled An act authorizing the school board of Orange County to enter into leases or lease purchases, with approval of state superintendent, for the rental of grounds, buildings, either permanent or portable, equipment, furniture and appurtenances for school purposes; the terms of said leases or lease purchases; the funds from which rental is payable; 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.*  
*President of the Senate*

June 3, 1969

Sir:

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

By Representative Smith—

HB 2866—A bill to be entitled An act relating to Lafayette County, cemetery maintenance; requiring the board of county commissioners to maintain public and church cemeteries in the county; requiring maintenance funds to be budgeted annually therefor; providing an effective date.

Proof of Publication attached.

By Representative Smith—

HB 2867—A bill to be entitled An act relating to Lafayette County; authorizing the board of county commissioners to furnish utilities and office space to the county veterinarian; authorizing the veterinarian to charge fees and providing the right to refuse service when payments are delinquent; 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*

June 3, 1969

Sir:

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

By Representatives Andrews and others—

HB 2862—A bill to be entitled An act relating to Alachua County, authorizing the Board of County Commissioners, in its discretion, to appropriate and expend county funds as may be needed to insure the proper operation of the state attorney's office; providing that said funds may be expended for salaries

of non-elected personnel, to purchase equipment or to pay any other expenses of said state attorney's office; 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*

June 3, 1969

Sir:

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

By Representative Wood and others—

HB 2807—A bill to be entitled An act relating to Orange County; authorizing the Board of County Commissioners to adopt ordinances for the regulation and control of rusted, wrecked, discarded, dismantled, partly dismantled, inoperative, derelict or abandoned vehicles in the unincorporated areas of the County; 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*

June 3, 1969

Sir:

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

By Representative Gorman and others—

HB 2814—A bill to be entitled An act authorizing the board of county commissioners of Orange County to charge and collect reasonable plumbing inspection fees; exempting certain municipalities; establishing minimum plumbing inspecting fees; providing for the issuance of plumbing permits; and providing for the disposition of fees for plumbing permits and fees for plumbing inspections; 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*

June 3, 1969

Sir:

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

By Representative Powell and others—

HB 2855—A bill to be entitled An act relating to South Brevard Airport District; creating and establishing a body politic and corporate to be known as such district; defining the boundaries thereof; creating the South Brevard Airport Authority to manage and control the district; naming the initial members of the South Brevard Airport Authority, providing for their replacement and for the appointment of their successors; defining the rights, powers and duties of the district; granting to the district the power to acquire, lease, construct, reconstruct, improve, extend, enlarge, equip, repair, maintain, and operate airport facilities and such buildings, structures, roads, alleyways, railroad loading and unloading facilities, and any other development of land as the district shall determine to be necessary and proper in the performance of the duties and purposes of the

act; authorizing the levy, in each year, of a tax not exceeding one half (½) mill on all of the taxable property in the geographical limits of the South Brevard Airport District to finance the cost of acquiring, establishing, constructing, enlarging, improving, equipping, operating, and maintaining airports and other aviation facilities and facilities related thereto or for any other corporate purpose of the district; providing for the establishment of an annual budget by the district and for the transfer of residues in the annual budget to a "renewal and replacement fund" and the expenditures of such funds; authorizing the district to issue bonds of the district payable from ad valorem taxes not exceeding one (1) mill levied on the total assessed valuation of all taxable property in the geographical limits of the district, after approval of same by freeholders within the geographical limits of the district; authorizing the district to accept grants from and enter into contracts with any federal agencies; authorizing the district to borrow money and give its notes, certificates, or other evidences of indebtedness; providing that such evidences of indebtedness may be secured by the pledge of income, rents, and revenues of any property owned or operated by the district; granting to the authority power to acquire necessary real and personal property, and to exercise the power of eminent domain; providing for the imposition and collection of charges for the use of and for the services furnished by any facilities; authorizing the board of county commissioners of Brevard County and all municipalities within the district to make grants and conveyances to the district and to enter into cooperation agreements with the district; giving the district power to lease and dispose of surplus property and to execute purchase money mortgages on property of the district and to acquire property subject to purchase money mortgages, and prescribing the powers and duties of the district in connection with the foregoing and the rights and remedies of the holders of any bonds issued under the provisions of this act; regulating the height of and prohibiting any structures within the district that impede air navigation; validating all acts of the City of Melbourne and City of Melbourne Airport Authority in the issuance of bonds or creation of other obligations of the district; assuming present obligations of the Cape Kennedy Regional Airport; providing for a referendum.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable John E. Mathews, Jr.* June 3, 1969  
*President of the Senate*

Sir:

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

By Representative Powell and others—

HB 2904—A bill to be entitled An act to amend Chapter 61-2114, as amended, Special Laws of Florida, entitled "An Act to abolish the present municipal government of the City of Eau Gallie, Brevard County, Florida, and to create, establish and organize a municipality to be known as the City of Eau Gallie; to provide a charter for said city; to define its territorial boundaries; to provide for its governmental jurisdiction, powers, privileges, duties, franchises, and immunities; validating all tax assessments and levies heretofore made and prescribing the general powers to be exercised by said city; repealing all laws in conflict; and providing effective date," by amending Article I, Section 7 thereof, re-defining its territorial boundaries; by amending Article VI, Section 36, Subsection (8) to authorize the Municipal Judge to punish for contempt of Court and provide a fine therefor; by amending Article VI, Sections 41 and 43, thereof providing for clerk of Municipal Court and setting forth the powers and duties of said Clerk; by amending Article X, Sections 64, 65 and 66 thereof, to provide for public hearing and notice of public hearing on adoption of tentative budget by council and the adoption and effect of final budget and effective date thereof; by amending Article XI, Sections 90 and 97 thereof, to provide that all tax sale certificates shall bear interest from date at the rate of 12% per annum for the first year; by amending Article XI, Section 102 thereof, to provide that the certificate holder shall pay to the City Clerk a fee of \$35.00 for conducting the sale, making the search and mailing the notice as therein provided; by amending Article XII, Sections 125 and 131 thereof, so as to provide that said bonds shall bear interest not to exceed 7% per annum; and providing for the 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.* June 3, 1969  
*President of the Senate*

Sir:

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

By Representative Smith—

HB 2868—A bill to be entitled An act relating to Lafayette County; providing for annual budgets of all county officers, constitutional or otherwise; providing for payment of salaries of such county officers; providing and regulating budget system for such officers; providing an effective date.

Proof of Publication attached.

By Representatives Miers and Tucker—

HB 2870—A bill to be entitled An act relating to the judge of the juvenile court in all counties of the state having a population of not less than seventy-four thousand two hundred (74,200) and not more than seventy-six thousand (76,000) according to the latest official decennial census; amending section 5 of chapter 67-654, Laws of Florida, by increasing the salary of the judge of the juvenile court; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable John E. Mathews, Jr.* June 3, 1969  
*President of the Senate*

Sir:

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

By Representative Wood and others—

HB 2806—A bill to be entitled An act relating to zoning in Orange County; amending Section 10, chapter 63-1716, Special Acts of 1963, as amended by 65-1999, Special Acts of 1965; providing mandatory standards in amendments or supplements to zoning districts and zoning resolutions; providing for presumption in favor of existing zoning district; providing 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.* June 3, 1969  
*President of the Senate*

Sir:

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

By Representative Earle and others—

HB 2801—A bill to be entitled An act relating to the city of Longwood, Florida, amending section 11 of chapter 9825, Laws of Florida, 1923, providing for qualification of electors and elected officials; providing an effective date.

Proof of Publication attached.

By Representative Gorman and others—

HB 2802—A bill to be entitled An act amending section 1, chapter 61-2592, Special Acts of 1961; defining contractors in Orange County; subdividing contractors into three (3) categories; defining contracting and 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.*  
*President of the Senate*

June 3, 1969

Sir:

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

By Representative Bassett and others—

HB 2800—A bill to be entitled An act to amend section 46 of chapter 67-1850, Special Laws of Florida 1967, entitled "an act abolishing the present municipal government of the town of Oviedo in Seminole county, Florida, and to establish, organize and constitute a municipality to be known as the city of Oviedo; to provide a charter setting forth the jurisdiction and powers of said municipality, its territorial limits and boundaries; providing for the succession of said municipality to the municipality hereby abolished; repealing laws of Florida, chapter 10950 Acts 1925, chapter 11664 Acts 1925, chapter 24765 Acts 1947, chapter 59-1674 Acts 1959, chapter 61-2619 Acts 1961, and chapter 63-17632 Acts 1963; providing for the form of government thereof; and providing the terms and manner of taking effect of this act", the amendment providing for election procedure of the city of Oviedo, Seminole county; providing for the election of councilmen numbered one (1) to five (5) to be elected for a term of two (2) years by the voters or electors of the city at large; providing councilmen whose terms expire in 1969 shall be numbered one (1) and two (2) and councilmen whose terms expire in 1970 shall be numbered three (3), four (4), and five (5); providing that all candidates seeking elective offices receiving a majority vote shall be elected; providing for a run-off election in the event no one (1) candidate receives a majority of votes cast, between the two (2) candidates receiving the highest number of votes cast; providing said run-off election shall be on the second Tuesday following the election; and providing the manner of preparing the election ballot.

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*

June 3, 1969

Sir:

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

By Representative Bassett and others—

HB 2798—A bill to be entitled An act relating to the city of Maitland, Florida amending sections 13 through 21 of the city charter establishing revised law governing election procedures to eliminate primary elections; to provide for regular and run-off elections; numbered council seats; candidate qualification requirements and procedures; preparation of ballot; absentee voting; qualification of electors; 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*

June 3, 1969

Sir:

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

By Representative Wood and others—

HB 2815—A bill to be entitled An act authorizing the district school board of Seminole county, Florida, to arrange a 10-payment schedule for personnel employed for ten (10) months each year or to arrange a 12-payment schedule for personnel employed for ten (10) months each year, upon regulation of the district school board; repealing all laws or parts of laws in conflict therewith; 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*

June 3, 1969

Sir:

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

By Representative Lancaster—

HB 2844—A bill to be entitled An act relating to Hamilton County; authorizing the board of county commissioners to make direct purchases not exceeding a certain amount without first soliciting bids; repealing chapter 65-1595, 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*

June 3, 1969

Sir:

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

By Representative Gibson and others—

HB 2805—A bill to be entitled An act relating to the examination, licensing and bonding of general contractors, building contractors and residential building contractors in Orange County, Florida; amending Section 10(a), Chapter 61-2592, Special Acts of 1961; amending Section 11(a), Chapter 61-2592, Special Acts of 1961, as amended by Section 5, Chapter 63-1705, Special Acts of 1963; 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*

June 3, 1969

Sir:

I am directed to inform the Senate that the House of Representatives has passed by the required constitutional two-thirds vote of all Members elected to the House—

By Representative Brantley and others—

HB 2869—A bill to be entitled An act providing for the relief of Mrs. Alta Inez Hardy; providing for reimbursement for related medical expenses arising out of an accident caused by the negligence of Duval county; providing an appropriation; 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*

June 3, 1969

Sir:

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

By Representative Gorman and others—

HB 2820—A bill to be entitled An act to abolish the present municipal government of the City of Ocoee; to repeal chapter 10951 Laws of Florida, Acts of 1925; to legalize the ordinances of said City and all official acts thereunder; to create and establish the municipality of Ocoee, Florida; to provide its jurisdiction and powers and officers thereof; to establish, organize and constitute a municipality in the County of Orange, State of Florida, to be known as City of Ocoee; to define its territorial boundaries; to provide for its jurisdiction, powers and privileges; and to subject the adoption of this act to an election.

—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*

June 3, 1969

Sir:

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

By Representative Reedy—

HB 2848—A bill to be entitled An act relating to unincorporated areas contiguous to municipalities with a population of three thousand seven hundred fifty-six (3,756) in all counties having a population of not less than fifty-six thousand (56,000) nor more than sixty-one thousand (61,000), according to the latest official decennial census; providing for referendum by municipality and area to be annexed; providing an effective date.

—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*

June 3, 1969

Sir:

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

By Representative Bassett and others—

HB 2786—A bill to be entitled An act relating to the city of Reedy Creek; amending section 2 of chapter 67-1965, Laws of Florida, Special Acts of 1967, so as to change the territory incorporated within the corporate limits of the city; amending subsection (16) of section 5 of said chapter 67-1965 so as to authorize the city, either individually or jointly with any other municipality and/or special district, to contract for all or any kinds of group insurance for its employees and to pay all or part of the premiums therefor out of available funds; amending

sections 44 and 45 of said chapter 67-1965 so as to change the date of the first regular municipal election; amending section 167 of said chapter 67-1965 to redefine "publish" to mean publish in one or more newspapers of general circulation in the city, or if there be none, in Orange county; reaffirming the incorporation and existence of the city of Reedy Creek and continuing in full force and effect the provisions of the charter for the city of Reedy Creek not being otherwise amended as herein provided; providing an effective date.

Proof of Publication attached.

By Representative Bassett and others—

HB 2787—A bill to be entitled An act relating to the city of Bay Lake; amending section 2 of chapter 67-1104, Laws of Florida, Special Acts of 1967, so as to re-define the territory incorporated within the corporate limits of the city; amending subsection (16) of section 5 of said chapter 67-1104 so as to authorize the city, either individually or jointly with any other municipality and/or special district, to contract for all or any kinds of group insurance for its employees and to pay all or part of the premiums therefor out of available funds; amending sections 44 and 45 of said chapter 67-1104 so as to change the date of the first regular municipal election; reaffirming the incorporation and existence of the city of Bay Lake and continuing in full force and effect the provisions of the charter for the city of Bay Lake not being otherwise amended as herein provided; 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*

June 3, 1969

Sir:

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

By Representative Reedy and Craig—

HB 2849—A bill to be entitled An act relating to the budget of the Oklawaha basin recreation and water conservation and control authority, Lake County; amending section 9(b) of chapter 29222, Laws of Florida, 1953, as amended; providing for a millage to meet said budget; providing an effective date.

Proof of Publication attached.

By Representative Brannen and others—

HB 2872—A bill to be entitled An act relating to the City of Winter Haven, Polk County, city charter; amending section 2 of chapter 11299, Laws of Florida, 1925, as amended, to include additional territory within the city limits of said city; 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*

June 3, 1969

Sir:

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

By Representative J. R. Clark and others—

HB 2791—A bill to be entitled An act creating and establishing a special district in Polk County, Florida, to be known and designated as the Polk County Industrial Development Authority; defining the territorial boundaries of said district; providing for the governing body of said district and membership thereof;

conferring upon said district the authority to encourage and finance industrial development within the district; authorizing said district to issue in the manner provided by general law revenue bonds or other debt obligations to finance the various projects that the district is authorized to undertake; providing for the payment of the expenses of the district out of the general fund of Polk County; providing that the district shall have power to enter into contracts, leases, trust deeds, mortgages and other agreements and to exercise all incidental powers necessary to carry out the purposes of this Act, 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.*  
*President of the Senate*

June 3, 1969

Sir:

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

By Representative Gillespie and others—

HB 2852—A bill to be entitled An act relating to the compensation of the judge of the Felony Court of Record of Volusia county, amending Chapter 65-1213, section 6(2), Laws of Florida; providing for repeal of all laws in conflict herewith; and providing for an effective date.

Proof of Publication attached.

By Representatives Middlemas and Chapman—

HB 2857—A bill to be entitled An act relating to the City of West Panama City Beach, Bay County; changing and enlarging the territorial boundaries of said city by amending sections 3 and 4(1) of chapter 67-2174, 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*

June 3, 1969

Sir:

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

By Representative Lancaster—

HB 2843—A bill to be entitled An act relating to Gilchrist County; providing for annual budgets of all county officers, constitutional or otherwise; providing for payment of salaries of such county officers; providing and regulating budget system for such officers; 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*

June 3, 1969

Sir:

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

By Representative R. J. Tillman and others—

HB 2850—A bill to be entitled An act relating to the city of Cocoa Beach, Brevard county, amending chapter 59-1187, Laws of Florida, as amended by chapter 61-2021, and by chapter 63-1233, and by chapter 65-1406, and by chapter 67-1230 through 1232, Laws of Florida, 1961, 1963, 1965 and 1967, respectively, by amending section 132 thereof by increasing the maximum permitted interest on bonds issued by the city of Cocoa Beach, Florida, from six per cent (6%) per annum to seven per cent (7%) per annum; 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*

June 3, 1969

Sir:

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

By Representative Ward and others—

HB 2845—A bill to be entitled An act relating to Broward county; amending chapter 65-1338, Laws of Florida, relating to air and water pollution control; requiring creation of a pollution control board; providing for appointment and duties of a pollution control officer; eliminating certain duties of the pollution control board; providing enforcement procedures and penalties; providing for a minimum annual funding by the county; 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*

June 3, 1969

Sir:

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

By Representative Bevis and others—

HB 2871—A bill to be entitled An act relating to compensation of justices of the peace in each county of the state having a population of not less than one hundred seventy-five thousand (175,000) nor more than two hundred thousand (200,000), according to the latest official decennial census; authorizing annual compensation of each such justice of the peace not to exceed nine thousand six hundred dollars (\$9,600); providing an effective date.

—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*

June 3, 1969

Sir:

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

By Representative Bassett and others—

HB 2816—A bill to be entitled An act designating and naming state road 436 in Orange County and Seminole County as Semoran Boulevard; 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*

June 3, 1969

Sir:

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

By Representative Bassett and others—

HB 2812—A bill to be entitled An act to fix and confirm the boundaries of the city of Belle Isle.

Proof of Publication attached.

By Representative Gorman and others—

HB 2813—A bill to be entitled An act regulating the government of the City of Orlando, Florida, by amending chapter 22414, section 11, Special Laws of Florida 1943, and amendments thereto, reducing the retirement age for members of the police department of the City of Orlando from the age of 65 years to the age of 62 years, 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.*  
*President of the Senate*

June 3, 1969

Sir:

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

By Representatives Gallen and Pratt—

HB 2860—A bill to be entitled An act increasing the civil jurisdiction of the Small Claims Courts in all Justice of the Peace Districts in all counties having a population of not less than sixty-nine thousand (69,000) nor more than seventy thousand (70,000), according to the latest official decennial census, amending Chapter 61-607, Laws of Florida; providing an effective date; and an act increasing the salaries of Justices of the Peace in all counties having a population of not less than sixty-nine thousand (69,000) and not more than seventy thousand (70,000), according to the latest official decennial census; amending Chapter 57-1007, Laws of Florida, as amended by Chapter 61-1793, Laws of Florida; as amended by Chapter 63-874, Laws of Florida; as amended by Chapter 65-1069, Laws of Florida; as amended by Chapter 67-1050, 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*

June 3, 1969

Sir:

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

By Representative Mixson and others—

HB 2859—A bill to be entitled An act relating to Holmes, Jackson, and Washington Counties; creating the Tri-County Airport Authority; providing for its powers, members and their

appointment; authorizing the boards of county commissioners of Holmes, Jackson and Washington Counties to make appropriations to the Tri-County Airport Authority; providing an effective date.

Proof of Publication attached.

By Representative Heath and others—

HB 1329—A bill to be entitled An act relating to Sarasota county; amending subsection (1) of section 4 of chapter 67-2036, Laws of Florida, special acts of 1967; providing for the appointment of advisory committees in connection with mining and land reclamation; providing that provisions of this act and regulations and ordinances adopted pursuant hereto shall prevail over those established under any general act where standards provided in the general act are less restrictive; providing that chapter 67-2036 is re-enacted; 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*

June 3, 1969

Sir:

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

By Representative Bothwell and others—

HB 2811—A bill to be entitled An act relating to improvements on highways and streets in Orange County, Florida, with the use of county employees and county materials, upon petition of abutting property owners; providing for payment of assessment; amending Section 1 of Chapter 57-1645, Special Acts of 1957, as amended by Section 1 of Chapter 59-1649, Special Acts of 1959; 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*

June 3, 1969

Sir:

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

By Representative Randell—

HB 2861—A bill to be entitled An act relating to Bonita Springs, Lee County, fire control and rescue district; amending section 2 of chapter 65-1828, Laws of Florida, to provide for an elected governing board; providing terms of office and method of election; providing an effective date.

Proof of Publication attached.

By Representative Smith—

HB 2865—A bill to be entitled An act relating to Lafayette County; authorizing the board of county commissioners to expend county funds toward the new community comprehensive health program staffed by the University of Florida Medical School; 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*

June 3, 1969

Sir:

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

By Representative Nergard—

HB 2793—A bill to be entitled An act relating to St. Lucie County; amending section 2 of chapter 61-2756, Laws of Florida; authorizing the elected officers of said county to pay all or part of the premiums for group insurance for such officers and their employees and the families of such officers and employees; providing an effective date.

Proof of Publication attached.

By Representative Gorman and others—

HB 2795—A bill to be entitled An act relating to public water and sewage systems in Orange County outside of municipalities; providing limitations as to coverage; amending Section 14, Chapter 67-1825, Special Acts of 1967; 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*

June 3, 1969

Sir:

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

By Representative Gillespie and others—

HB 2853—A bill to be entitled An act relating to the remuneration of the Small Claims judge of Volusia county, amending section 3A, chapter 65-883, Laws of Florida, by increasing the amount of fees that may be retained by the judge as his sole remuneration; providing for repeal of all laws in conflict herewith; providing for an effective date.

Proof of Publication attached.

By Representative Savage and others—

HB 2854—A bill to be entitled An act relating to the appointment of the board of adjustment of Pinellas county; amending the first unnumbered paragraph of Section 7, chapter 26164, Laws of Florida, Special Acts of 1949, as amended by chapter 57-1730, Laws of Florida, Special Acts of 1957, as amended by Section 1, chapter 65-2102, Special Acts, 1965; providing that members shall be selected from the county at large 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.*  
*President of the Senate*

June 3, 1969

Sir:

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

By Representative Bassett and others—

HB 2796—A bill to be entitled An act relating to the city of Maitland, Florida amending section 2 of the city charter by providing for a redefinition of the city's boundaries; providing for an effective date.

Proof of Publication attached.

By Representative Bassett and others—

HB 2799—A bill to be entitled An act relating to the city of Maitland, Florida; amending article IX of the city charter by adding a section to provide for the extension of city boundaries by ordinance when the owner of an area contiguous or cornering with any property within the corporate limits of the city petitions or consents to the annexation of such area; 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*

June 3, 1969

Sir:

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

By Representative Nergard—

HB 2794—A bill to be entitled An act pertaining to plats in St. Lucie County, and defining the same; authorizing the Board of County Commissioners of St. Lucie County, 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 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; repealing Chapter 57-1785, Special Acts of 1957; repealing all other laws in conflict; 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*

June 3, 1969

Sir:

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

By Representative Lancaster—

HB 2842—A bill to be entitled An act relating to Levy County; providing for annual budgets of all county officers, constitutional or otherwise; providing for payment of salaries of such county officers; providing and regulating budget system for such officers; providing an effective date.

Proof of Publication attached.

By Representative Lancaster—

HB 2841—A bill to be entitled An act relating to Levy County; providing for annual budgets of all county officers, constitutional or otherwise; providing for payment of salaries of such county officers; providing and regulating budget system for such officers; 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.* June 3, 1969  
*President of the Senate*

Sir:

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

By Representative Earle and others—

HB 2817—A bill to be entitled An act relating to the awarding of scholarships to the Agricultural Department of the University of Florida by the Board of County Commissioners of Orange County, Florida; providing a method for awarding scholarships; providing for eligibility requirements of applicants; providing for attendance during freshman and sophomore years at junior colleges; providing for appropriation of money; defining the term board; providing 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.* June 3, 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 2847—A bill to be entitled An act relating to Sarasota county, Florida, authorizing and empowering the board of county commissioners of Sarasota county, Florida, to require that platted and recorded subdivision lots of unincorporated areas of Sarasota county be cleared of weeds, brush, debris or any other noxious material; amending section 2 of chapter 67-2065, Laws of Florida, special acts of 1967, so as to require property owners to clear their lots within platted and recorded subdivisions; amending section 6(2) of chapter 67-2065, Laws of Florida, special acts of 1967; ratifying lot clearing petitions heretofore approved; repealing chapter 68-107, Laws of Florida; providing an effective date.

Proof of Publication attached.

—and requests the concurrent of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable John E. Mathews, Jr.* June 3, 1969  
*President of the Senate*

Sir:

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

By Representative Elmore and others—

HB 2739—A bill to be entitled An act relating to Walton county; authorizing the board of county commissioners to grant exclusive or nonexclusive franchises for the construction, maintenance and operation of community television antenna systems in the unincorporated areas of Walton county; authorizing board to give necessary powers to contract-holder; providing time limitation on contract; providing for competitive bidding; 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.* June 3, 1969  
*President of the Senate*

Sir:

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

By Representative Gorman and others—

HB 2821—A bill to be entitled An act authorizing the board of public instruction of Seminole county, Florida, to enter into and make contracts for purchases of materials, supplies and services without requiring competitive bidding or quotations thereon for a sum not to exceed one thousand dollars (\$1,000.00), repealing all laws or parts of laws in conflict therewith and taking effect immediately upon its becoming law.

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.* June 3, 1969  
*President of the Senate*

Sir:

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

By Representative Smith—

HB 2827—A bill to be entitled An act authorizing the County Commission of Jefferson County to provide matching funds with employees of the Sheriff's Department of Jefferson County on hospitalization insurance.

Proof of Publication attached.

By Representative Smith—

HB 2826—A bill to be entitled An act relating to Jefferson County; increasing the compensation of the county prosecuting attorney; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable John E. Mathews, Jr.* June 3, 1969  
*President of the Senate*

Sir:

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

By Representative Brannen and others—

HB 2823—A bill to be entitled An act authorizing the county commissioners of any county in the state having a population of not less than one hundred seventy-five thousand (175,000) and not more than two hundred thousand (200,000) according to the last preceding federal census to provide funds for participation in insurance programs by state attorneys.

—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*

June 3, 1969

Sir:

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

By Representative Brannen and others—

HB 2824—A bill to be entitled An act relating to the compensation of each judge and of the clerk of the criminal court of record in each county having a population of more than one hundred seventy-five thousand (175,000) and less than two hundred thousand (200,000), according to the latest official decennial census and having a criminal court of record; providing said compensation; repealing all laws in conflict; and providing an effective date.

By Representative Brannen and others—

HB 2822—A bill to be entitled An act relating to the salary of the county solicitor of Polk County; providing said salary; 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.*  
*President of the Senate*

June 3, 1969

Sir:

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

By Representatives Craig and Reedy—

HB 733—A bill to be entitled An act granting St. Johns County, Florida, by and through its Board of County Commissioners, the power to establish a county government by charter, which shall be adopted, amended or repealed only upon vote of the electors of said County in a special election called for that purpose, as provided by Article VIII, Section 1 (c) of the Constitution of the State of Florida, and providing time for taking effect.

Proof of Publication attached.

By Representatives Craig and Reedy—

HB 734—A bill to be entitled An act granting St. Johns County, Florida, by and through its Board of County Commissioners, the power of self-government, as may be provided by general or special law, as set forth in Article VIII, Section 1 (f) of the Constitution of the State of Florida, and to enact in a manner prescribed by general law county ordinances not inconsistent with general or special law. Provided, however, that an ordinance in conflict with municipal ordinances of any municipality within said County shall not be effective within the municipality to the extent of such conflict, and providing time for taking effect.

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*

June 3, 1969

Sir:

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

By Representatives Shaw and Tyre—

HB 2830—A bill to be entitled An act relating to Clay county, contributions; authorizing the board of county commissioners to contribute certain monies annually to certain organized fire departments; making same a county purpose; providing an effective date.

Proof of Publication attached.

By Representative Smith—

HB 2829—A bill to be entitled An act relating to Jefferson County, small claims court; amending section 2 of chapter 27316, Laws of Florida, 1951, providing a minimum salary for the judge of the small claims court; 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*

June 3, 1969

Sir:

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

By Representatives Shaw and Tyre—

HB 2831—A bill to be entitled An act relating to Clay county, Florida; providing for the taking of certain mullet for personal use and for use as bait; providing for licensing; 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*

June 3, 1969

Sir:

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

By Representative Smith—

HB 2834—A bill to be entitled An act relating to constables and justices of the peace in all counties of the state having a population of not less than thirteen thousand nine hundred (13,900) and not more than fourteen thousand seven hundred (14,700), according to the latest official decennial census; providing for salaries and expenses; providing an effective date.

By Representative Smith—

HB 2833—A bill to be entitled An act relating to Madison County; providing the amount of monthly compensation to be paid and the fees to be allowed the prosecuting attorney of the county court; 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*

June 3, 1969

Sir:

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

By Representative Smith—

HB 2836—A bill to be entitled An act relating to Taylor County; providing for annual budgets of all county officers, constitutional or otherwise; providing for payment of salaries of such county officers; providing and regulating budget system for such officers; providing an effective date.

Proof of Publication attached.

By Representative Smith—

HB 2835—A bill to be entitled An act relating to Taylor County; amending section 2 of chapter 67-615, Laws of Florida; increasing the office expense allowance for the justice of the peace for district number 1; 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.* June 3, 1969  
*President of the Senate*

Sir:

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

By Representative Smith—

HB 2838—A bill to be entitled An act relating to fishing screens and nets; repealing chapter 61-1599, Laws of Florida, which prohibits the use of stop nets in certain waters in all counties of the state having a population of not less than thirteen thousand (13,000), and not more than fourteen thousand (14,000), according to the latest official decennial census; providing an effective date.

Proof of publication attached.

By Representative Smith—

HB 2837—A bill to be entitled An act creating a Port Authority for Taylor County, Florida, designating its members, defining its rights, duties and authority, and prescribing the method of financing Port Authority and other matters incidental to the main purpose; authorizing board of county commissioners to make an annual appropriation; 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.* June 3, 1969  
*President of the Senate*

Sir:

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

By Representative J. R. Clark and others—

HB 2856—A bill to be entitled An act relating to the salary of the judges of the juvenile and domestic relations court of each county having a population of not less than one hundred seventy-five thousand (175,000) and not more than two hundred thousand (200,000) according to the last preceding federal census; providing for an annual salary; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable John E. Mathews, Jr.* June 3, 1969  
*President of the Senate*

Sir:

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

By Representative Wood and others—

HB 2809—A bill to be entitled An act pertaining to the charter of the City of Sanford, Seminole County, Florida, chapter 26210, Laws of Florida, Acts of 1949, as amended, by amending section 27(f) thereof, providing that the city manager in his capacity as purchasing agent shall require competitive bids on all purchases and sales in excess of One Thousand Dollars (\$1,000.00); 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.* June 3, 1969  
*President of the Senate*

Sir:

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

By Representative Bothwell and others—

HB 2808—A bill to be entitled An act pertaining to the charter of the City of Sanford, Seminole County, Florida, chapter 26210, Laws of Florida, Acts of 1949, as amended, by adding thereto section 45A providing for arrest by a municipal officer outside of the corporate limits of said city in fresh pursuit of violators of municipal ordinances; 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.* June 3, 1969  
*President of the Senate*

Sir:

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

By Representative Bothwell and others—

HB 2810—A bill to be entitled An act relating to the city of Longwood, Florida, repealing chapter 59-1513, Laws of Florida, 1959.

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.* June 3, 1969  
*President of the Senate*

Sir:

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

By Representatives Gillespie and others—

HB 1911—A bill to be entitled An act relating to City of Port Orange, Volusia County, abolishing the present municipality;

establishing, organizing, and constituting a new municipality to be known and designated as the City of Port Orange in Volusia County; defining its territorial boundaries; providing for its jurisdiction, powers, and privileges; providing an effective date.

Proof of Publication attached.

By Representative E. L. Martinez—

HB 2457—A bill to be entitled An act relating to political parties; providing for the organization of county executive committees in all counties of the state having a population of not less than two hundred thousand (200,000) and not more than two hundred sixty thousand (260,000) and counties having a population in excess of three hundred ninety thousand (390,000), according to the latest official decennial census; providing an effective date.

By Representative Crider and others—

HB 2640—A bill to be entitled An act relating to Duval county; requiring the council of the city of Jacksonville to fix the salary of the judges of the county judges' court of Duval county at twenty-two thousand dollars (\$22,000.00) per annum for the period July 1, 1969, through October 1, 1969, and to appropriate and pay the salaries during that period; providing an effective date.

Proof of publication attached.

By Representative Elmore and others—

HB 2664—A bill to be entitled An act relating to Walton County, industrial revenue bonds; providing for creation of county industrial development board by resolutions of the board of county commissioners; authorizing issuance of bonds permitted pursuant to Section 10 of Article VII of the State Constitution; prescribing certain conditions for issuance of industrial revenue bonds; prescribing certain conditions for projects financed by revenues from such bonds.

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 2858, 1188, 2566, 2797, 2863, 2819, 2866, 2867, 2862, 2807, 2814, 2904, 2868, 2806, 2801, 2802, 2800, 2798, 2815, 2844, 2805, 2869, 2786, 2787, 2849, 2872, 2791, 2852, 2857, 2843, 2850, 2845, 2816, 2812, 2813, 2860, 2859, 1329, 2811, 2861, 2865, 2793, 2795, 2853, 2854, 2796, 2799, 2794, 2842, 2841, 2817, 2847, 2739, 2821, 2827, 2826, 2822, 733, 734, 2830, 2829, 2831, 2833, 2836, 2835, 2838, 2837, 2856, 2809, 2808, 2810, 1911, 2457, 2640 and 2664.

House Bills 2858, 1188, 2566, 2797, 2863, 2818, 2819, 2866, 2867, 2862, 2807, 2814, 2855, 2904, 2868, 2870, 2806, 2801, 2802, 2800, 2798, 2815, 2844, 2805, 2869, 2820, 2848, 2786, 2787, 2849, 2872, 2791, 2852, 2857, 2843, 2850, 2845, 2871, 2816, 2812, 2813, 2860, 2859, 1329, 2811, 2861, 2865, 2793, 2795, 2853, 2854, 2796, 2799, 2794, 2842, 2841, 2817, 2847, 2739, 2821, 2827, 2826, 2823, 2824, 2822, 733, 734, 2830, 2829, 2831, 2834, 2833, 2836, 2835, 2838, 2837, 2856, 2809, 2808, 2810, 1911, 2457, 2640 and 2664, contained in the above messages, were read the first time by title and referred to the Committee on Rules and Calendar.

On motion by Senator Friday, the rules were waived and the hour of convening on June 4 was set for 9:30 a.m. and the hour of adjournment for 5:00 p.m.

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

INTRODUCTION

By Senators Askew and Broxson—

SB 1705—A bill to be entitled An act relating to constitutional courts of record, juvenile division; providing for two (2) judges in the juvenile division commencing October 1, 1969; providing terms; providing an effective date.

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

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

SCR 1706—A concurrent resolution naming the state facility at Dorr Field, Arcadia, DeSoto County, the S. Chesterfield Smith Center at Arcadia.

Was read the first time in full. On motion by Senator Friday, the rules were waived and SCR 1706 was placed on the Calendar.

By Senator Johnson—

SB 1707—A bill to be entitled An act relating to St. Lucie County, North St. Lucie river drainage district; authorizing the board of supervisors of said district to assess and levy a minimum maintenance tax of two dollars and fifty cents (\$2.50) per year upon each tract or parcel of land within said district without regard to the net assessment of benefits assessed as accruing to original construction; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1707.

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

By Senators McClain, Knopke, Ott and de la Parte—

SB 1708—A bill to be entitled An act empowering the Tampa Port Authority to appoint and prescribe the powers, duties and compensation of harbor masters, and to set the amount, the liability for payment, and to whom payable of harbor master fees due and payable to the Tampa Port Authority; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1708.

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

By Senator Friday—

SB 1709—A bill to be entitled An act relating to public accountants; amending section 473.11, Florida Statutes, as renumbered and amended by section 11 of chapter 69-36, Laws of Florida, (Committee Substitute for Senate Bill No. 1129) to restore lines 1 and 2 of page 15 of original Senate Bill No. 1129 which were inadvertently omitted from the committee substitute therefor; providing an effective date.

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

On motion by Senator Friday, the rules were waived and SB 1709 was ordered delivered to the committee of reference, pursuant to Rule 4.4.

By Senator Reuter—

SB 1710—A bill to be entitled An act relating to the St. Lucie County-Fort Pierce fire district; amending section 29 of chapter 59-1806, Laws of Florida, to exclude the St. Lucie County-Fort Pierce fire district from the requirements of sections 193.321 through 193.327, Florida Statutes; providing for a referendum.

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

By Senator Williams—

SB 1711—A bill to be entitled An act relating to annual compensation of the tax collector, tax assessor, clerk of the circuit court, sheriff, superintendent of public instruction, and the county judge in any county in the state having a population of not less than 51,000 and not more than 53,000 according to the latest official decennial census; providing an effective date.

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

The Committee on Rules and Calendar referred the following local bills to the Local Calendar: House Bills 954, 1048, 1404, 1943, 1944, 898, 1491, 1945, 2186, 2199, 2386, 2387, 2520, 2588, 2589, 2617, 2619, 2681, 2711, 2716, 2717, 2718, 2719, 2720, 2722, 2733, 2740, 2741, 2742, 2743, 2744, 2745, 2746, 2747, 2748, 2749, 2750, 2751, 2752, 2754, 2755, 2757, 2758, 2759, 2760, 2761, 2762, 2763, 2764, 2765, 2766, 2767, 2768, 2769, 2770, 2771, 2772, 2773, 2774, 2776, 2777, 2778, 2779, 2781, 2783, 2785, 2788, 2789, 2782, 2302, 2396, 2460, 2521, 2536, 2565, 2575, 2583, 2595, 2600, 2609, 2611, 2620, 2621, 2628, 2667, 2669, 2674, 2692, 2695, 2696, 2697, 2698, 2699, 2700, 2701, 2702, 2703, 2704, 2705, 2706, 2707, 2710, 2712, 2713, 2714, 2715, 2723, 2724, 2726, 2727, 2728, 2729, 2730, 193, 1229, 1314, 1315, 1518, 1564, 1963, 1970, 1995, 2081, 2204, 2232, 2234, 2265, 2731, 2732, 2734, 2756, 1553, 1840, 1841, 1953, 2012, 2097, 2238, 2239, 2263, 2463, 2518, 2548, 2549, 2578 and CS for HB 2185.

On motion by Senator Chiles, by two-thirds vote, HB 2273 was withdrawn from the Committee on Ways and Means and placed on the Calendar.

The hour of adjournment having arrived, a point of order was called and the Senate adjourned at 5:40 p. m. to reconvene at 9:30 a. m., June 4, 1969.