

# JOURNAL OF THE SENATE

Friday, June 6, 1969

The Senate was called to order by the President at 9:00 a.m. for the purpose of conducting the order of business of Introduction and reference of Resolutions, Memorials, Bills and Joint Resolutions, pursuant to Rule 4.3.

## INTRODUCTION

By Senator Saylor—

SB 1758—A bill to be entitled An act relating to state officers and employees; authorizing group life and health insurance program; authorizing state personnel board to initiate and supervise program; providing for promulgation of administrative rules; requiring insurance be awarded on a competitive basis; designating state personnel director as administrator of program; providing for salary deductions; providing for contribution to cost by the state; making an appropriation for carrying out the purpose of this act; providing an effective date.

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

By Senator Saylor—

SB 1759—A bill to be entitled An act relating to all general acts of local application; repealing all general acts of local application based upon a single, double-ended population bracket; providing an effective date.

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

By Senator de la Parte—

SB 1760—A bill to be entitled An act relating to public welfare; providing legislative intent and declaring a state and county purpose and state responsibility; authorizing the department of public welfare to develop a uniform statewide system of administration and financing; authorizing the department of public welfare to promulgate rules and regulations; requiring each county to maintain records and make reports; providing for county financial participation; providing an effective date.

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

By Senator Myers—

SB 1761—A bill to be entitled An act relating to a special election to be held on the first Tuesday after the first Monday in November 1969 pursuant to Section 5 of Article XI of the State Constitution; providing for publication of notice for submission of a proposed amendment to the State Constitution for approval or rejection by the electors of the state; providing an effective date.

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

By Senators Chiles, Horne, Boyd, de la Parte and Mathews—

SB 1762—A bill to be entitled An act relating to the legislature; amending chapter 11, Florida Statutes, by adding section 11.31; prohibiting professional practice before any state administrative agency by a member of the legislature or by any firm of which he may be a member; providing an effective date.

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

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

SB 1763—A bill to be entitled An act relating to salaries of the mayor and clerk in all municipalities having a population in excess of two hundred thousand (200,000) in all counties 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 an effective date.

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

By Senator Karl—

SB 1764—A bill to be entitled An act relating to the city of Daytona Beach and certain unincorporated land of Volusia County; providing that this act may be known and cited as the "Madison Heights Area Annexation Proposal;" providing for the annexation to said city of said unincorporated land; providing for the extension and enlargement of the present corporate limits of said city so as to include such annexed land; providing that such annexed land and inhabitants thereof shall be subject to powers, duties, jurisdiction, obligations, benefits, rights and privileges of said city; providing for the zoning of property within the annexed territory; providing for the effect in the annexed land of all ordinances of the city and all laws relating to said city; providing for the taxation of property located in the annexed area; providing that real property located in the annexed area shall not be subject to ad valorem taxation by the city until January 1st following the effective date of this act; providing that such property in the annexed area shall not be liable for or taxed to pay the principal and interest on any general obligation bonds of the city outstanding at the effective date of this act; providing for the issuance of occupational licenses and certification and for the payment of occupational license fees and taxes; providing for a referendum.

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

By Senator Karl—

SB 1765—A bill to be entitled An act relating to the city of Daytona Beach and certain unincorporated land of Volusia County; providing that this act may be known and cited as the "Proposal for Annexation of Area West of City Airport"; providing for the annexation to said city of said unincorporated land; providing for the extension and enlargement of the present corporate limits of said city so as to include such annexed land; providing that such annexed land and inhabitants thereof shall be subject to powers, duties, jurisdiction, obligations, benefits, rights and privileges of said city; providing for the zoning of property within the annexed territory; providing for the effect in the annexed land of all ordinances of the city and all laws relating to said city; providing for the taxation of property located in the annexed area; providing that real property located in the annexed area shall not be subject to ad valorem taxation by the city until January 1st following the effective date of this act; providing that such property in the annexed area shall not be liable for or taxed to pay the principal and interest on any general obligation bonds of the city outstanding as of the effective date of this act; providing for the issuance of occupational licenses and certification and for the payment of occupational license fees and taxes; providing for a referendum; providing for the severability of clauses hereof;

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

The Senate was called to order by the President at 9:30 a.m.

A quorum 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. Senator Thomas for the afternoon session.

Prayer by Senator Mathews, President of the Senate:

Our Heavenly Father, we thank thee for the opportunity to serve thee and our fellowman for the past sixty days, hopefully for the betterment of mankind. We thank thee for the oppor-

tunity of having shared in fellowship many hours of working for the common good and we ask thee to forgive us for our sins, our omissions and those things which we may have failed to do. Be with us during the closing hours of this legislature and guide us as we return to our homes after the completion of our labor. In thy name we ask it. Amen.

The Journal of June 5 was corrected and approved as follows:

Page 976, counting from the bottom of column 1, between lines 2 and 3 insert the following:

Your Engrossing Clerk to whom was referred—SB 650 with Conference Committee amendments

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

EDWIN G. FRASER  
Secretary of the Senate

The bill was ordered enrolled.

#### ENROLLING REPORT

Your Enrolling Clerk to whom was referred SB 650 reports same has been enrolled, signed by the required Constitutional officers and presented to the Governor on June 4, 1969.

EDWIN G. FRASER  
Secretary of the Senate

Page 978, column 1, strike lines 10 through 18

Page 984, column 2, line 26, strike the comma and insert the following:

the decision to the district board in the manner and form prescribed by the department. The department shall, upon receiving such appeal,

Page 992, column 2, between lines 5 and 6 insert the following alphabetically: Boyd

Page 992, column 2, line 11, strike "Boyd"

Page 993, column 2, above line 1 insert the following: 145.11 Legislative intent.—

Page 1000, column 1, line 12, strike "\$900.00" and insert \$1200.00

Page 1000, column 1, line 13, strike "\$300.00" and insert \$400.00

Page 1002, counting from the bottom of column 1, line 30, strike "Daniel" and insert Young, Deeb, Wilson, and Sayler

Page 1006, counting from the bottom of column 2, strike lines 17 through 28 and insert the following:

SB 441—A bill to be entitled An act providing for the relief of Sam Arbit; providing an appropriation; providing an effective date.

Page 1008, column 1, line 18, strike "374" and insert 375

Page 1011, column 2, between lines 12 and 13 insert the following:

*The Honorable John E. Mathews, Jr.* June 5, 1969  
*President of the Senate*

Sir:

I am directed to inform the Senate that the House of Representatives has receded from House amendments 1 and 2 and has passed SB 364.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

The bill contained in the above message was ordered enrolled.

Page 1025, counting from the bottom of column 2, line 27, after "operations;" insert the following: to determine whether tax savings can be made and whether efficiency can be gained through such revision of such local governmental structures, functions and operations;

Page 1063, column 1, line 26, strike "page 1" and insert page 16

The Journal of June 4 was further corrected and approved as follows:

Page 892, counting from the bottom of column 2, strike lines 12 through 18

Page 893, column 1, line 28, strike "William" and insert Wilbert

Page 899, column 2, line 28, strike "seven (7)" and insert nine (9)

Page 910, counting from the bottom of column 2, strike lines 1 and 2 and insert the following: viding 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.

Page 931, column 2, strike lines 25 and 26

Page 932, column 2, strike line 35, and insert the following:

SB 1591—A bill to be entitled An act relating to Putnam County; providing that district school board of said county may purchase foodstuffs, canned goods, and other products from the division of corrections; providing an effective date.

Page 933, column 1, between lines 4 and 5 insert alphabetically Friday

Page 954, counting from the bottom of column 2, line 24, after "ducts" insert the following: except concrete pipe products

Page 955, column 1, strike lines 17 through 32 and insert the following:

HB 2620—A bill to be entitled An act providing a method whereby the Quadricentennial Commission of Pensacola may, with the approval of Pensacola Historical Restoration and Preservation Commission, be voluntarily merged into Pensacola Historical Restoration and Preservation Commission, or its successor; providing for the procedure to be followed, the recording of resolutions effecting the merger and that the rights, privileges, franchises and properties will inure to and be vested in Pensacola Historical Restoration and Preservation Commission after any such merger and providing that certain obligations of Quadricentennial Commission of Pensacola shall continue in effect, but limiting the liability of Pensacola Historical Restoration and Preservation Commission, or its successor, with respect to Quadricentennial Commission refunding revenue certificates and Quadricentennial parking revenue certificates; and declaring that such merger is permissive and not mandatory; providing an effective date.

Page 955, counting from the bottom of column 2, line 7, strike "providing an effective date." and insert the following: providing for a referendum.

Page 968, counting from the bottom of column 1, line 24, after the comma insert the following: adjustments, if any, shall not have effect for the present biennial tax period,

Page 969, column 2, line 1, strike "HB" and insert CS for SB

Page 969, column 2, line 3, strike "certified to the House" and insert ordered engrossed

The Journal of June 3 was further corrected and approved as follows:

Page 775, counting from the bottom of column 2, strike line 23 and insert ; providing

Page 775, counting from the bottom of column 2, line 24, strike "in"

Page 775, counting from the bottom of column 2, line 25, before "Florida" insert the following: 193.032, 193.033, and 193.03,

Page 787, counting from the bottom of column 1, between lines 20 and 21 insert the following: 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.

Page 802, column 1, line 27, strike "33.39" and insert 330.39

Page 828, column 1, line 14, strike "joint" and insert concurrent

Page 828, column 1, line 26, strike "ordered engrossed" and insert the following: certified to the House

Page 828, counting from the bottom of column 2, line 27, strike "ordered engrossed" and insert the following: certified to the House

Page 835, column 2, lines 8 and 9, insert alphabetically: Myers Ott

Page 859, column 1, in last roll call insert the following names alphabetically: Askew, Bafalis, Barron, Barrow, Beaufort, Bell, Bishop, Boyd, Broxson

Page 861, column 2, line 16, strike "an effective date" and insert a referendum

Page 862, column 1, line 25, strike the period and insert ; providing for referendum.

Page 867, column 1, line 35, strike "2531" and insert 2539

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

Page 761, counting from the bottom of column 1, line 30, strike "SB" and insert HB

Page 763, counting from the bottom of column 2, line 29, strike "1665" and insert 1655

The Journal of May 30 was further corrected and approved as follows:

Page 711, column 1, line 13, strike "failed" and insert was adopted

Page 727, column 1, opposite Item 698 insert 425,000

Page 727, column 1, opposite Item 699 insert 200,000

Page 741, counting from the bottom of column 1, line 2, strike "25, 1969" and insert 26, 1973

Page 742, column 2, line 27, after the period insert the following: On motion by Senator Beaufort, the rules were waived and SB 1363 was read the third time by title.

The Journal of May 29 was further corrected and approved as follows:

Page 639, column 2, strike lines 1 and 2 and insert the following: Was read the first time by title and placed on the Calendar.

Page 668, column 1, line 22, after "passed" insert the following: by the required three-fifths Constitutional vote of all members elected to the Senate,

Page 685, counting from the bottom of column 1, line 20, strike "1475" and insert 2475

The Journal of May 28 was further corrected and approved as follows:

Page 611, column 1, line 17, strike "25, 1969" and insert 26, 1973

Page 611, column 2, strike line 28 and insert the following: On motion by Senator Scarborough, by two-thirds vote, HB 2393 was withdrawn from the Committee on Rules and Calendar and returned

Page 612, column 1, line 10, after the period add the following: SB 724 was ordered engrossed and the action of the Senate was certified to the House.

Page 612, counting from the bottom of column 1, between lines 25 and 26 insert the following: SB 366 was ordered

engrossed and the action of the Senate was certified to the House.

Page 612, counting from the bottom of column 2, strike lines 18 and 19 and insert the following: time by title. On motion by Senator Friday, the rules were waived and HB 970 was placed on the Calendar.

Page 613, column 1, strike lines 2 and 3 and insert the following: time by title. On motion by Senator Friday, the rules were waived and HB 1610 was placed on the Calendar.

Page 613, counting from the bottom of column 1, line 31, after the period insert the following: SB 345 was ordered engrossed and the action of the Senate was certified to the House.

Page 613, column 2, strike lines 6 and 7 and insert the following:

On motion by Senator Friday, the rules were waived and HB 526 was placed on the Calendar.

Page 613, counting from the bottom of column 2, strike lines 12 and 13 and insert the following: time by title. On motion by Senator Friday, the rules were waived and HB 962 was placed on the Calendar.

Page 614, column 1, strike lines 12 and 13 and insert the following: were read the first time by title. On motions by Senator Friday, the rules were waived and House Bills 963 and 1111 were placed on the Calendar.

Page 614, counting from the bottom of column 1, strike lines 6 and 7 and insert the following: time by title. On motion by Senator Friday, the rules were waived and HB 364 was placed on the Calendar.

Page 626, counting from the bottom of column 2, line 33, strike "or" and insert for

Page 635, counting from the bottom of column 2, line 32, strike "855" and insert 885

The Journal of May 27 was further corrected and approved as follows:

Page 595, counting from the bottom of column 2, line 1, after "were" insert the following: read the first time by title and

The Journal of May 26 was further corrected and approved as follows:

Page 555, counting from the bottom of column 2, line 6, strike "enrolled" and insert engrossed

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

Page 543, counting from the bottom of column 2, in lines 14, 21 and 28 before "HB" insert CS for

The Journal of May 22 was further corrected and approved as follows:

Page 532, counting from the bottom of column 1, line 6, before "providing" insert the following: providing exceptions;

Page 532, counting from the bottom of column 1, line 2, strike "ordered engrossed" and insert the following: certified to the House.

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

Page 447 through page 468, strike "Saunders" in all roll calls

Page 463, column 1, line 8, strike "ordered engrossed" and insert the following: certified to the House

The Journal of May 16 was further corrected and approved as follows:

Page 380, column 1, line 16, strike "by title" and insert in full

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

Page 268, counting from the bottom of column 2, between lines 4 and 5 insert the following: prescribing requirements for legislative purchasing;

Page 268, counting from the bottom of column 2, line 14, before "creating" insert the following: providing that pay of legislators be only as set by law;

The Journal of May 5 was further corrected and approved as follows:

Page 224, column 2, between lines 15 and 16 insert the following:

On motion by Senator Shevin, the rules were waived and CS for SB 57 was read the second time by title.

The Journal of April 11 was further corrected and approved as follows:

Page 42, counting from the bottom of column 1, line 20, strike "112" and insert 122

**ENGROSSING REPORTS**

Your Engrossing Clerk to whom was referred—

- SB 294 with 1 amendment
- SB 329 with 10 amendments
- SB 413 with 6 amendments
- SB 622 with 3 amendments
- SB 774 with 2 amendments
- SB 896 with 5 amendments
- SB 928 with 1 amendment
- SB 995 with 1 amendment
- SB 1048 with 1 amendment
- SB 1068 with 1 amendment
- SB 1089 with 2 amendments
- SB 1106 with 3 amendments
- SB 1162 with 3 amendments
- SB 1184 with 5 amendments
- SB 1229 with 4 amendments
- SB 1288 with 1 amendment
- SB 1407 with 1 amendment
- SB 1418 with 1 amendment
- SB 1468 with 1 amendment
- SB 1473 with 2 amendments
- SB 1294 with 1 amendment
- SB 1330 with 2 amendments
- SB 1359 with 1 amendment
- SB 1395 with 2 amendments
- SB 1644 with 1 amendment
- SB 874 with 2 amendments
- SB 902 with 1 amendment
- SB 990 with 2 amendments
- SB 1231 with 2 amendments
- SB 1276 with 8 amendments
- SB 1640 with 1 amendment
- SB 1728 with 5 amendments
- SB 1735 with 2 amendments
- CS for SB 474 with 5 amendments
- CS for SB 878 with 1 amendment
- CS for SB 879 with 1 amendment
- CS for SB 1151 with 4 amendments
- CS for SB 1308 with 6 amendments
- CS for SB 1575 with 3 amendments

—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.

Your Engrossing Clerk to whom was referred—

- SJR 36 with 1 amendment

—reports that the Conference Committee amendment has been incorporated and the joint resolution is returned herewith.

EDWIN G. FRASER  
Secretary of the Senate

The bill was ordered enrolled.

Your Engrossing Clerk to whom was referred—

- SB 584 with 3 amendments

—reports that the Conference Committee 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 1213 with 2 amendments

—reports that the Conference Committee 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 513 with 2 amendments
- SB 548 with 1 amendment
- SB 559 with 3 amendments
- SB 612 with 2 amendments
- SB 1020 with 6 amendments
- SB 1284 with 3 amendments
- CS for SB 106 with 1 amendment
- CS for SB 1308 with 17 amendments
- CS for SB 616 with 1 amendment
- SB 308 with 2 amendments
- SB 311 with 1 amendment
- SB 353 with 2 amendments
- SB 489 with 2 amendments
- SB 1421 with 1 amendment
- SB 1620 with 1 amendment
- CS for SB 228 with 6 amendments
- CS for SB 292 with 2 amendments
- CS for SB 319 with 1 amendment
- SB 488 with 1 amendment
- SB 530 with 2 amendments
- SB 634 with 1 amendment
- SB 671 with 2 amendments
- SB 909 with 2 amendments
- SB 1138 with 2 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 306 with 2 amendments
- SB 452 with 1 amendment

—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.

**ENROLLING REPORTS**

Your Enrolling Clerk to whom was referred—

- SB 452

—reports same has been enrolled, signed by the required Constitutional officers and presented to the Governor on June 5, 1969.

EDWIN G. FRASER  
Secretary of the Senate

The Committee on Rules and Calendar referred the following local bills to the Local Calendar: HB 2529 HB 2834

#### MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Bishop, by two-thirds vote, HB 852 was withdrawn from the Committee on Judiciary and placed on the Calendar.

On motion by Senator Stone, by two-thirds vote, HB 1292 was withdrawn from the Committee on Ways and Means and placed on the Calendar.

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

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.

On motions by Senator Stone, the rules were waived and HB 1292 was read the second time by title, the third time by title, passed and certified to the House. The vote was:

Yeas—33

|               |           |             |             |
|---------------|-----------|-------------|-------------|
| Mr. President | Friday    | Reuter      | Trask       |
| Bafalis       | Gong      | Saunders    | Weber       |
| Beaufort      | Gunter    | Sayler      | Weissenborn |
| Bell          | Henderson | Scarborough | Williams    |
| Boyd          | Horne     | Shevin      | Wilson      |
| Broxson       | Johnson   | Slade       | Young       |
| Deeb          | Karl      | Stolzenburg |             |
| de la Parte   | Knopke    | Stone       |             |
| Ducker        | Ott       | Thomas      |             |

Nays—1

Poston

Senator Myers was recorded as voting yea.

#### MESSAGES FROM THE GOVERNOR

The Governor advised that on June 6 he had filed in the office of the Secretary of State Senate Bills 74, 78, 137, 169, 176, 346, 348, 349, 379, 487, 836, 977, 978, 979, 981, 1045, 1049, 1051, 1083, 1086, 1087, 1088, 1174, 1175, 1178, 1179, 1085, 1040, and CS for SB 125 which will become law without his approval.

#### MESSAGES FROM THE HOUSE OF REPRESENTATIVES

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

I am directed to inform the Senate that the Speaker of the House of Representatives has granted the request of the Senate and has appointed Representatives Brantley, Andrews, E. Martinez, James, and Nergard as House Conferees on SB 1184.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

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

June 6, 1969

Sir:

I am directed to inform the Senate that the Speaker of the House of Representatives has granted the request of the Senate and has appointed Representatives Brantley, Andrews, E. Martinez, James, and Nergard as House Conferees on SB 1407.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

The President announced the appointment of Senators Thomas, de la Parte, Stone, Bafalis and Daniel as the Conference Committee on the part of the Senate to adjust the differences on Senate Bills 1184 and 1407. The action of the Senate was certified to the House.

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

June 5, 1969

Sir:

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendments to—

|         |               |         |
|---------|---------------|---------|
| HB 903  | CS for HB 633 | HB 669  |
| HB 2544 | HB 2299       | HB 2663 |
| HB 2647 | HB 686        | HB 2293 |

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

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

June 5, 1969

Sir:

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

By The Committee on Commerce—

HCS for CS for SB 98—A bill to be entitled An act relating to landlords and tenants; amending Chapter 83, Florida Statutes, by adding section 83.30 to require that landlords place certain funds in escrow account or post bond to secure refund of the deposit; providing procedures for the imposition of claims on such funds by the landlord; effects on existing contracts; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HCS for CS for SB 98, contained in the above message, was read the first time by title and referred to the Committee on Judiciary.

Senator Shevin moved that the rules be waived and HCS for CS for SB 98 be withdrawn from the Committee on Judiciary and placed on the Calendar. Senator Sayler raised a point of order that the bill being a House Committee substitute for a Senate Committee substitute for a Senate bill was a new bill and should be delivered to the Committee. The President ruled that the point was well taken.

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

June 5, 1969

Sir:

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

By Senator Horne and others—

SB 1096—A bill to be entitled An act relating to the board of regents; requiring the construction or leasing of a dormitory at Florida State University for students on athletic scholarship; providing an effective date.

Amendment 1—

In Section 1, on page 2, line 1, strike "lease, use any construction funds which may be available for such purpose, or use any other funds to construct, acquire or lease such a facility." and insert the following: provided said revenue certificates or lease purchase agreements shall only be secured by using student rental income relative to the referenced project or accept donations for the purpose of constructing or operating said project in compliance with the rules of the National Collegiate Athletic Association or any other athletic conference with which Florida State University may become associated.

Amendment 2—

In Section 1, on page 1, line 31, strike the comma after the word "certificates"

and insert or

Amendment 3—

Title, line 5, strike "requiring" and insert the following: authorizing

Amendment 4—

In Section 1, on page 1, line 26, strike "and directed without unnecessary delay"

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motions by Senator Barron, the Senate concurred in House amendments 1, 2, 3 and 4 to SB 1096.

SB 1096 was ordered engrossed and the action of the Senate was certified to the House.

On motion by Senator Friday, SB 867 was removed from the General Calendar and placed on the Local Calendar.

On motion by Senator Stone, by two-thirds vote, HCS for CS for SB 98 was withdrawn from the Committee on Judiciary and placed on the Calendar.

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

HCS for CS for SB 98—A bill to be entitled An act relating to landlords and tenants; amending Chapter 83, Florida Statutes, by adding section 83.30 to require that landlords place certain funds in escrow account or post bond to secure refund of the deposit; providing procedures for the imposition of claims on such funds by the landlord; providing an effective date.

On motions by Senator Stone, the rules were waived and HCS for CS for SB 98 was read the second time by title, the third time by title, passed and certified to the House. The vote was: Yeas—36 Nays—None

|               |           |             |             |
|---------------|-----------|-------------|-------------|
| Mr. President | Friday    | Ott         | Stolzenburg |
| Barrow        | Gong      | Pope        | Stone       |
| Beaufort      | Gunter    | Poston      | Thomas      |
| Bell          | Henderson | Reuter      | Trask       |
| Boyd          | Hollahan  | Saunders    | Weber       |
| Broxson       | Horne     | Sayler      | Weissenborn |
| Deeb          | Johnson   | Scarborough | Williams    |
| Ducker        | Knopke    | Shevin      | Wilson      |
| Fincher       | Myers     | Slade       | Young       |

The Honorable John E. Mathews, Jr. June 6, 1969  
President of the Senate

Sir:

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

By Senators Askew and Broxson—

SB 1730—A bill to be entitled An act relating to Escambia County court of record, amending sections 43.041 and 43.09(2), Florida Statutes, fixing the compensation of the clerk and the assistant court reporter of the constitutional court of record of Escambia County; providing an effective date.

Amendment 1—

In Section 3, on page 2, lines 1 and 2, strike all of section 3 and insert the following:

Section 3. Section 43.011, Florida Statutes, is amended to read:

43.011 County solicitor; court of record; compensation; office personnel.—

(1) The annual compensation of the county solicitor of Escambia County shall be an amount equal to eighty-five percent (85%) of the annual salary authorized by law to be paid to the state attorney of the first judicial circuit when said state attorney elects to devote full time to the duties of his office and not engage in the private practice of law. The county solicitor of Escambia County shall have two assistants and a criminal investigator, to be appointed by the county solicitor. The compensation of each of the assistants shall be an amount equal to eighty-five percent (85%) of the annual salary authorized by law to be paid the assistant state attorneys of the first judicial circuit when said assistant state attorneys elect not to devote full time to the duties of their offices and to engage in the private practice of law, which compensation to each of the assistant county solicitors shall be payable in twelve equal monthly installments.

The compensation of the criminal investigator shall be determined in accordance with the laws and regulations governing those in classified service under the applicable provisions of the civil service law relating to Escambia County, except the compensation of anyone employed as a criminal investigator by the county solicitor as of April 1, 1963, shall not be less than seven thousand two hundred dollars per annum, payable in twelve equal monthly installments. Any person employed as a criminal investigator by said county solicitor of Escambia County on April 1, 1963, and who has served in this position for a period of six months or longer, shall be retained without preliminary or performance test, and shall not suffer any loss of pay as the result of this act, but shall in all other respects thereafter be subject to the civil service act.

(2) Nothing in chapter 63-403 shall be construed to prevent the county solicitor of Escambia County from appointing other assistants or criminal investigators when their compensation is not to be paid out of the public funds.

Section 4. This act shall take effect July 1, 1969.

Amendment 2—

In the title, on page 1, line 10, strike ; providing an effect and insert the following: and of the county solicitor, providing an additional assistant for the county solicitor and setting the compensation of such assistants, providing an effect—

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motions by Senator Broxson, the Senate concurred in House amendments 1 and 2 to SB 1730.

SB 1730 was ordered engrossed and the action of the Senate was certified to the House.

The Honorable John E. Mathews, Jr. June 6, 1969  
President of the Senate

Sir:

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

By Senator Poston and others—

SB 1162—A bill to be entitled An act relating to the state personnel board; amending section 110.011, Florida Statutes, changing the words "superintendent of public instruction" to "commissioner of education"; amending section 110.021, Florida Statutes, relating to powers and duties of the board; creating section 110.042, Florida Statutes, providing definitions of terminology used in Chapter 110, Florida Statutes; amending subsection (1) and paragraphs (i) and (j) of subsection (2) of section 110.051, Florida Statutes, relating to career service exemptions; amending subsections (1) and (2) of section 110.061, Florida Statutes, relating to suspensions, dismissal, reduction in pay, demotions, layoffs and transfers; amending subsections (1), (3) and (4) of section 110.092, Florida Statutes, relating to political activities and unlawful acts prohibited; providing an effective date.

Amendment 1—

In Section 5, on page 9, lines 16-25, strike All of subsections (j) and (k) and insert the following: (j) Any other position specifically exempted by the personnel board or by law; provided that such exemptions shall be reported to the legislature at least thirty (30) days prior to each regular session; provided, further, that if the 1969 Governmental Reorganization Act becomes law, this subsection shall be repealed.

(k) All officers and employees of the judicial branch of state government; provided, however, that the state personnel board shall set the salary of these positions, unless otherwise fixed by law.

Amendment 2—

In Section 5, on page 9, line 4, strike (j) and insert the following: (k)

Amendment 3—

In Section 3, on page 5, lines 17-20, strike All of sub-section (1) and insert the following: "(1) "State agency" or "agency". Any official, officer, commission, board, authority, council, committee, or department of the executive branch, or the judicial branch of state government as defined in the budget provisions of the 1969 Governmental Reorganization Act."

Amendment 4—

In Section 3, on page 7, line 8, strike "agency's" and insert the following: "agency and the legislative branch"

Amendment 5—

After Section 7, on page 12, after line 8, add a new section before the last section as follows: "Section 8. Should anything in this act be construed to be in conflict with the 1969 Governmental Reorganization Act as enacted at the 1969 regular session, the provisions of the Reorganization Act shall prevail."

Renumber subsequent section

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motions by Senator Poston, the Senate concurred in House amendments 1, 2, 3, 4 and 5 to SB 1162.

SB 1162 was ordered engrossed and the action of the Senate was certified to the House.

The Honorable John E. Mathews, Jr. June 6, 1969  
President of the Senate

Sir:

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

By Representative Melvin and others—

HB 1630—A bill to be entitled An act relating to the board of conservation; directing the board to conduct a economic,

ecological and biological survey of Choctawhatchee Bay to determine its best use or uses; authorizing use of trust funds; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 1630, contained in the above message, was read the first time by title and referred to the Committee on Natural Resources and Conservation.

On motion by Senator Sayler, by two-thirds vote, HB 292 was withdrawn from the Committee on Education and placed on the Calendar.

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

HB 292—A bill to be entitled An act pertaining to the state university system; amending chapter 239, Florida Statutes, by adding section 239.014; authorizing the establishment of the St. Petersburg Branch of the University of South Florida; providing an effective date.

—which was read the second time by title.

Senators Sayler and Boyd offered the following amendment which was adopted on motion by Senator Boyd:

In Section 1, on page 2, line 20, add the following:

(c) The space presently occupied by the Marine Research Laboratory facilities located on the St. Petersburg campus of the University of South Florida shall not be affected by this bill.

(d) The St. Petersburg campus of the University of South Florida shall be known as the "University of South Florida—St. Petersburg."

On motion by Senator Sayler, the rules were waived and HB 292 as amended was read the third time by title, passed and certified to the House. The vote was: Yeas—35 Nays—None

|               |            |             |             |
|---------------|------------|-------------|-------------|
| Mr. President | Ducker     | Johnson     | Slade       |
| Bafalis       | Fincher    | Knopke      | Stone       |
| Barron        | Friday     | McClain     | Thomas      |
| Barrow        | Gong       | Myers       | Trask       |
| Beaufort      | Gunter     | Poston      | Weissenborn |
| Boyd          | Haverfield | Reuter      | Williams    |
| Broxson       | Henderson  | Saunders    | Wilson      |
| Daniel        | Hollahan   | Sayler      | Young       |
| Deeb          | Horne      | Scarborough |             |

On motion by Senator Horne, by two-thirds vote, HB 1978 was withdrawn from the Committee on Judiciary and placed on the Calendar.

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

HB 1978—A bill to be entitled An act relating to the circuit judges of the Seventh Judicial Circuit; amending section 26.08, Florida Statutes; prescribing the residence requirement of the circuit judges of the circuit; providing for repeal of all laws in conflict herewith; and providing for an effective date.

—which was read the second time by title. On motion by Senator Horne, the rules were waived and HB 1978 was read the third time by title, passed and certified to the House. The vote was. Yeas—32 Nays—None

|               |            |             |             |
|---------------|------------|-------------|-------------|
| Mr. President | Gunter     | McClain     | Slade       |
| Beaufort      | Haverfield | Myers       | Stolzenburg |
| Boyd          | Henderson  | Pope        | Stone       |
| Daniel        | Hollahan   | Poston      | Thomas      |
| Deeb          | Horne      | Reuter      | Trask       |
| Ducker        | Johnson    | Saunders    | Weissenborn |
| Fincher       | Knopke     | Sayler      | Williams    |
| Gong          | Lane       | Scarborough | Wilson      |

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

REPORT OF COMMITTEE ON EXECUTIVE APPOINTMENTS

Senator John E. Mathews  
President, The Florida Senate  
The Capitol

June 4, 1969

Dear Mr. President:

Your Standing Committee on Education to whom was referred for inquiry and recommendation the following appointment for confirmation by the Senate:

| NAME                                    | OFFICE                      | FOR TERM ENDING |
|---|-----------------------------|-----------------|
| John Claud Behringer<br>Fort Lauderdale | Member, Board<br>of Regents | January 1, 1972 |

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

Respectfully submitted,  
WILBUR H. BOYD, Chairman  
WILLIAM DEAN BARROW  
JOHN W. BELL  
JOHN R. BROXSON  
LAWTON M. CHILES, Jr.  
ROBERT M. HAVERFIELD  
BETH JOHNSON  
FREDERICK B. KARL  
DAVID C. LANE  
T. TRUETT OTT  
BOB SAUNDERS  
J. H. WILLIAMS  
HAROLD S. WILSON

On motions by Senator Boyd, the Report of the Committee was adopted, the rules were waived and the Senate in open session advised and consented to the aforesaid appointment made by the Governor, as contained and set forth in the foregoing Report. The vote was: Yeas—34 Nays—None

|               |            |             |             |
|---------------|------------|-------------|-------------|
| Mr. President | Gunter     | Myers       | Stone       |
| Bafalis       | Haverfield | Ott         | Thomas      |
| Beaufort      | Henderson  | Pope        | Trask       |
| Boyd          | Horne      | Poston      | Weissenborn |
| Daniel        | Johnson    | Reuter      | Williams    |
| Ducker        | Karl       | Saunders    | Wilson      |
| Fincher       | Knopke     | Saylor      | Young       |
| Friday        | Lane       | Slade       |             |
| Gong          | McClain    | Stolzenburg |             |

UNFINISHED BUSINESS

Consideration of HB 994 was temporarily deferred.

SPECIAL ORDER CALENDAR

SB 1363—A bill to be entitled An act relating to the state road department; amending chapter 334, F. S.; establishing a state road board of arbitration; providing for membership, powers and duties; providing for appeals; providing an effective date.

Was taken up pending roll call, passed and certified to the House. The vote was:

Yeas—35

|               |           |          |             |
|---------------|-----------|----------|-------------|
| Mr. President | Fincher   | Knopke   |             |
| Barron        | Friday    | Lane     | Scarborough |
| Barrow        | Gong      | McClain  | Stolzenburg |
| Beaufort      | Gunter    | Myers    | Stone       |
| Bell          | Henderson | Ott      | Thomas      |
| Boyd          | Hollahan  | Pope     | Trask       |
| Broxson       | Horne     | Poston   | Williams    |
| Daniel        | Johnson   | Reuter   | Wilson      |
| Ducker        | Karl      | Saunders | Young       |

Nays—1

Weissenborn

Senator Shevin was recorded as voting nay.

SB 553—A bill to be entitled An act relating to the state road department, amending subsection (4), section 337.11, Florida statutes, relating to supplemental agreements and change orders; providing an effective date.

Was taken up and read the second time by title.

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

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

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

In Section 1, line 27, page 1, strike the "" and insert the following: provided, the total changes shall not exceed ten percent (10%) of the original contract price or fifty thousand (\$50,000.00) dollars per contract whichever is less and provided further, all such change orders and supplemental agreements shall be reported to the board at its next meeting.

On motion by Senator Poston, the rules were waived and SB 553 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—37 Nays—None

|               |            |             |             |
|---------------|------------|-------------|-------------|
| Mr. President | Fincher    | Lane        | Stone       |
| Askew         | Friday     | McClain     | Thomas      |
| Bafalis       | Gong       | Ott         | Trask       |
| Barron        | Gunter     | Pope        | Weber       |
| Barrow        | Haverfield | Poston      | Weissenborn |
| Beaufort      | Henderson  | Reuter      | Wilson      |
| Bell          | Hollahan   | Saylor      | Young       |
| Boyd          | Horne      | Scarborough |             |
| Broxson       | Johnson    | Shevin      |             |
| Ducker        | Knopke     | Stolzenburg |             |

Senator Shevin was recorded as voting yea.

On motion by Senator Poston, by two-thirds vote, SB 1293 was removed from the Calendar and withdrawn from further consideration of the Senate.

SB 552—A bill to be entitled An act amending subsection (3) of section 337.19, Florida statutes, relating to litigation involving the state road department; providing an effective date.

Was taken up and read the second time by title.

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

In Section 1, line 13, page 1, strike entire Subsection (3) and insert the following:

(3) All actions and suits brought against the department shall be brought in the county or counties where the cause of action accrued, or in Leon county.

On motion by Senator Poston, the rules were waived and SB 552 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—29 Nays—None

|               |         |      |         |
|---------------|---------|------|---------|
| Mr. President | Bafalis | Bell | Broxson |
| Askew         | Barrow  | Boyd | Daniel  |

|            |         |             |             |
|------------|---------|-------------|-------------|
| Friday     | Knopke  | Sayler      | Weissenborn |
| Gong       | Lane    | Scarborough | Wilson      |
| Gunter     | McClain | Stolzenburg | Young       |
| Haverfield | Ott     | Stone       |             |
| Hollahan   | Pope    | Thomas      |             |
| Johnson    | Poston  | Trask       |             |

Yeas—27

|          |            |             |             |
|----------|------------|-------------|-------------|
| Barron   | Gunter     | McClain     | Thomas      |
| Barrow   | Haverfield | Pope        | Trask       |
| Beaufort | Hollahan   | Poston      | Weber       |
| Bell     | Horne      | Sayler      | Weissenborn |
| Daniel   | Johnson    | Scarborough | Wilson      |
| Ducker   | Knopke     | Stolzenburg | Young       |
| Gong     | Lane       | Stone       |             |

Senator Shevin was recorded as voting yea.

SB 276 was taken up, together with:

By The Committee on Transportation—

CS for SB 276—A bill to be entitled An act relating to the state road department, amending section 337.27, Florida statutes, authorizing the department to enter into agreements with other public agencies for condemnation of property for joint use projects; providing an effective date.

—which was read the first time by title and SB 276 was laid on the table.

On motion by Senator Poston, the rules were waived and CS for SB 276 was read the second time by title.

Senator Poston offered the following amendment which was adopted:

In Section 1, Subsection 5, line 22, page 1, strike “for the purpose of acquiring all necessary lands and properties within the corridor of the interstate system to implement highway oriented, federally supported projects in the execution of the Federal aid highway program.” and insert the following: to acquire lands and properties as are necessary to support Bureau of Public Roads approved multiple use projects. Said power is limited, however, to projects in which the federal contribution is paid from the Federal Highway Trust Fund, to projects adjacent to the right-of-way of the interstate system, and to original right-of-way acquisitions provided, however, condemnation for safety rest areas may be at a later date.

On motion by Senator Poston, the rules were waived and CS for SB 276 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—29 Nays—None

|               |            |             |             |
|---------------|------------|-------------|-------------|
| Mr. President | Gong       | McClain     | Thomas      |
| Askew         | Gunter     | Ott         | Trask       |
| Barron        | Haverfield | Pope        | Weissenborn |
| Barrow        | Henderson  | Poston      | Wilson      |
| Bell          | Hollahan   | Reuter      | Young       |
| Broxson       | Johnson    | Sayler      |             |
| Daniel        | Knopke     | Stolzenburg |             |
| Friday        | Lane       | Stone       |             |

Senator Shevin was recorded as voting yea.

SB 317—A bill to be entitled An act relating to excise taxes on documents; eliminating the need for documentary stamps on all deeds to public agencies; amending section 201.02, Florida statutes; providing an effective date.

Was taken up and read the second time by title.

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

In Section 1, line 31, page 1, strike “lands, tenements or other realty” and insert the following: rights-of-way, borrow pits and drainage easements

On motion by Senator Sayler, the rules were waived and SB 317 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Nays—1

Mr. President

Senator Shevin was recorded as voting yea.

SB 136—A bill to be entitled An act relating to Florida Highway Code, Sixth Part; amending chapter 339, Florida Statutes, by adding section 339.025, requiring certain short-term investment of certain state road funds by State Board of Administration.

Was taken up and read the second time by title.

The Committee on Transportation offered the following amendment which was adopted on motion by Senator Poston:

In Section 1 (2), lines 23-25, page 1, strike “which will have to be spent each month for road and bridge construction” and insert the following: to be invested and the maximum length of time of each investment

The Committee on Transportation also offered the following amendment which was adopted on motion by Senator Poston:

In Section 1 (3), lines 27-29, page 1, strike “a separate account designated ‘the State Road Department investment account’.” and insert the following: separate accounts as designated by the State Road Department.

Senator Poston offered the following amendment which was adopted:

Line 7, page 2, insert the following: Section 2. This act shall become effective immediately upon becoming law.

Senator Poston also offered the following amendment which was adopted:

In Section 1 (4), line 4, page 2, following “banks,” insert the following: which are subject to the payment of Florida sales taxes on purchases,

Senator Poston also offered the following amendment which was adopted:

In title, line 10, page 1, strike period (.) following “administration” and insert the following: ; providing an effective date.

On motion by Senator Poston, the rules were waived and further consideration of SB 136 as amended was deferred, the bill retaining its place on the Calendar.

On motions by Senator Beaufort, the House was requested to return House Bills 2551 and 2553.

SB 554—A bill to be entitled An act relating to the state road department, amending section 339.09, Florida statutes, relating to the use of gasoline tax revenues; providing an effective date.

Was taken up and read the second time by title.

Senator Young offered the following amendment which was adopted:

In Section 2, line 24, page 1, strike “July 1, 1970” and insert the following: July 1, 1969

On motion by Senator Poston, the rules were waived and SB 54 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—33 Nays—None

|               |            |         |             |
|---------------|------------|---------|-------------|
| Mr. President | Ducker     | Karl    | Thomas      |
| Askew         | Fincher    | Knopke  | Trask       |
| Bafalis       | Friday     | Lane    | Weissenborn |
| Barron        | Gong       | McClain | Williams    |
| Bell          | Gunter     | Myers   | Wilson      |
| Bishop        | Haverfield | Ott     | Young       |
| Boyd          | Hollahan   | Poston  |             |
| Broxson       | Horne      | Shevin  |             |
| Daniel        | Johnson    | Stone   |             |

Nays—14

|             |            |        |             |
|-------------|------------|--------|-------------|
| Askew       | Gong       | Lane   | Stone       |
| de la Parte | Haverfield | Myers  | Weissenborn |
| Ducker      | Hollahan   | Poston |             |
| Fincher     | Johnson    | Shevin |             |

Senator Daniel was recorded as voting yea.

Senator Chiles was recorded as voting nay.

On motion by Senator Gong, SM 1246 as amended was adopted and ordered engrossed. The vote was:

Yeas—28

|               |            |          |             |
|---------------|------------|----------|-------------|
| Mr. President | Friday     | Knopke   | Shevin      |
| Askew         | Gong       | Lane     | Slade       |
| Beaufort      | Gunter     | McClain  | Stone       |
| Broxson       | Haverfield | Myers    | Weissenborn |
| Daniel        | Hollahan   | Poston   | Williams    |
| de la Parte   | Horne      | Saunders | Wilson      |
| Fincher       | Karl       | Saylor   | Young       |

Nays—17

|         |           |             |       |
|---------|-----------|-------------|-------|
| Bafalis | Boyd      | Ott         | Trask |
| Barron  | Deeb      | Pope        | Weber |
| Barrow  | Ducker    | Reuter      |       |
| Bell    | Henderson | Scarborough |       |
| Bishop  | Johnson   | Stolzenburg |       |

Senator Chiles was recorded as voting yea.

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

**MESSAGES FROM THE HOUSE OF REPRESENTATIVES**

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

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

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 has instructed House conferees to return to Conference and insist upon the House position.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motion by Senator Friday, Senate conferees were instructed to return to Conference. The action of the Senate was certified to the House.

**The President Pro Tempore presiding.**

SB 549—A bill to be entitled An act relating to the seventh cent gasoline tax, amending sections 208.44(3)2.(b), 334.19(4), 335.041, 339.08(3), and 339.081(1)(a), Florida statutes, providing for the entire proceeds thereof to be paid to the counties; 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 19, page 1, after "of each county" insert the following: after first deducting sufficient monies to purchase right-of-way within the county that said county is now obligated to purchase

The Committee on Transportation offered the following amendment which was moved by Senator Poston:

In Section 1, line 21, page 1, strike after the word roads "on the state secondary system"

Further consideration of SB 549 as amended was deferred, the bill retaining its place on the Calendar.

SM 1246—A Memorial to the Congress of the United States rescinding and nullifying House Memorial 2433 adopted by the Florida Legislature in its 1965 regular session urging the Congress to call a convention for the purpose of submitting a constitutional amendment to authorize any state with a bicameral legislature to utilize factors other than population in apportioning one house of its legislature if approved by the electorate of the state, to permit any state to determine how governing bodies of its subordinate units should be apportioned, and to make such constitutional amendment operative upon ratification of three-fourths of the several states, and informing the Congress of the United States and others of such rescission and nullification of House Memorial 2433.

Was taken up and read the second time in full.

Senator Friday offered and moved the following amendment:

Line 28, page 2, strike all the "Whereas" through lines 3, 4 and 5 on page 2

The President presiding.

Senator Barron offered the following substitute amendment which was adopted:

Page 1, strike line 27 through line 16 on page 3.

The vote was:

Yeas—26

|               |           |             |             |
|---------------|-----------|-------------|-------------|
| Mr. President | Deeb      | Ott         | Stolzenburg |
| Bafalis       | Friday    | Pope        | Weber       |
| Barron        | Gunter    | Reuter      | Williams    |
| Barrow        | Henderson | Saunders    | Wilson      |
| Bell          | Horne     | Saylor      | Young       |
| Bishop        | Karl      | Scarborough |             |
| Broxson       | Knopke    | Slade       |             |

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

June 6, 1969

Sir:

I am directed to inform the Senate that the House of Representatives requests the return of HB 2792.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motion by Senator Friday, HB 2792 was returned to the House as requested.

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

SB 831—A bill to be entitled An act relating to the gas safety law of 1967, chapter 368, Florida statutes; amending section 368.021, Florida statutes, by extending its applicability to liquefied petroleum gas with air admixture; adding section 368.06, Florida statutes, to provide a penalty; and providing an effective date.

—which was read the second time by title. On motion by Senator Thomas, the rules were waived and SB 831 was read the third time by title, passed and certified to the House. The vote was: Yeas—39 Nays—None

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

On motion by Senator Barrow, by two-thirds vote, HB 2825 was withdrawn from the Committee on Commerce and Licensed Businesses and placed on the Local Calendar.

On motion by Senator Friday, the rules were waived and time of recess was extended until completion of bills on the Local Calendar.

By permission, the following report was received:

#### ENGROSSING REPORT

Your Engrossing Clerk to whom was referred—

SB 317 with 1 amendment  
SB 552 with 1 amendment  
SB 553 with 2 amendments  
SB 554 with 1 amendment  
SM 1246 with 2 amendments  
CS for SB 276 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.

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

#### INTRODUCTION

By Senators Chiles and McClain—

SB 1766—A bill to be entitled An act relating to tort liability; amending chapter 768, Florida Statutes, by repealing section 768.15; providing an effective date.

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

Unanimous consent was granted Senator McClain to take up SB 1766 out of order.

On motions by Senator McClain, the rules were waived and SB 1766 was read the second time by title, the third time by title, passed and certified to the House. The vote was: Yeas—43 Nays—None

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

Senator Myers was recorded as voting yea.

On motion by Senator Horne, by two-thirds vote, HB 2715 was removed from the Local Calendar and re-referred to the Committee on Judiciary.

#### LOCAL BILLS ON SECOND READING

Consideration of SB 1329 was deferred, the bill retaining its place on the Calendar.

SB 1690—A bill to be entitled An act relating to salt water fisheries in any county of the state having a population of not less than 45,000 and not more than 51,000 according to the latest official decennial census; authorizing trawling for shrimp and commercial fishing in specific areas; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Stone, the rules were waived and SB 1690 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

SB 1737—A bill to be entitled An act relating to the City of Cocoa, Brevard County; amending section 8 of article XX of chapter 59-1186, Laws of Florida, as amended by chapter 67-1223, Laws of Florida, by changing interest rate on bonds from a maximum of six percent (6%) to a maximum of seven percent (7%); 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 1737 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

On motion by Senator Ducker, by two-thirds vote, SB 1739 was removed from the Local Calendar and withdrawn from further consideration of the Senate.

SB 1740—A bill to be entitled An act relating to Hillsborough county; fixing the compensation of the judges of the criminal court of record; the judge of the civil court of record; the county judges, and the judges of the juvenile and domestic relations court of Hillsborough county; providing the amount, manner, time and sources of payment of such compensation; prohibiting such judges from engaging in the private practice of law; declaring this law a county purpose; and prescribing an effective date.

Was taken up and read the second time by title. On motion by Senator Ott, the rules were waived and SB 1740 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

SB 1741—A bill to be entitled An act relating to Hillsborough county; fixing the salary of the clerk of the criminal and civil courts of record in Hillsborough county; 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 1741 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

SB 1742—A bill to be entitled An act relating to salaries of municipal judges in all municipalities having a population in excess of two hundred thousand (200,000) in those counties 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 for full time judges; prohibiting practice of law by judges; providing for qualifications of judges; 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 1742 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

SB 1743—A bill to be entitled An act to provide for the removal of the justices of the peace and courts of the justices of the peace in Hillsborough County, State of Florida, from the fee-accounting system as it is defined and specified in Chapter 145, Florida Statutes; to provide for a change of report and remittance; to provide for a first fiscal period; to provide for a time of filing statements; to provide for a fiscal year; to provide that salaries be paid by the county; to provide for requisitioning of supplies, etc; to provide for the deposit of all fines and

forfeitures and monthly report; to provide for a court reporter; to provide for the compensation of the justices of the peace; to provide for a prosecutor; to provide for the repeal of conflicting or inconsistent laws; to provide for legislative intent; and, to provide for establishing an effective date.

Was taken up and read the second time by title. On motion by Senator Ott, the rules were waived and SB 1743 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

SB 1744—A bill to be entitled An act to provide for the creation of courts to be known as a magistrate's court in each justice of the peace district of Hillsborough County, State of Florida; to provide for the jurisdiction of the magistrate's courts; to provide that said courts be courts of record and have a seal; to provide for the rules of procedure and process; to provide for the issuing of process; to provide for the execution of process; to provide for a prosecutor; to provide for a clerk and deputy clerks; to provide for terms of the magistrate's court; to provide for the place of holding court; to provide that the justice of the peace in each district of Hillsborough County shall be ex officio magistrate of the magistrate's courts in his district; to provide for the duties, powers and obligations of the magistrate; to provide for the method of prosecution; to provide for voluntary pleas of guilty; to provide for an executive officer; to provide for jurors, juries and witnesses in magistrate's courts and their compensation; to provide for compensation of magistrates; to provide for a court reporter; to provide for appeals from magistrate's courts; to provide other applicable laws; to provide for the transfer of pending cases; to provide for budget and accounting procedures; to provide for the repeal of conflicting or inconsistent laws, specifically the repeal of the traffic courts of Hillsborough County, Chapter 27104, General Laws, 1951, General Law Chapter 61-1034, General Law, Chapter 65-750 and all amendments thereto; to provide for legislative intent, and, to provide 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 1744 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

SB 1748—A bill to be entitled An act relating to the city of Tampa, fixing the salary of the members of the city council of the city of Tampa, 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 1748 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

SB 1749—A bill to be entitled An act relating to the office of county solicitor in all judicial circuits of the state comprising only one (1) county and having a population of not less than three hundred ninety thousand (390,000) and not more than four hundred fifty thousand (450,000), according to the latest official decennial census; amending sections 1 and 2 of chapter 67-852, Laws of Florida; providing for the compensation of the county solicitor; 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 1749 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

SB 1752—A bill to be entitled An act relating to all counties in the state having a population of not less than three hundred ninety thousand (390,000) and not more than four hundred fifty thousand (450,000), according to the latest official decennial census; providing increased compensation for constables in such counties; repealing chapter 61-1045, chapter 63-960, and chapter 67-642, 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 1752 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

SB 1750—A bill to be entitled An act relating to Hillsborough county; amending chapter 22195, Laws of Florida, acts of 1943, as amended by chapter 22723, Laws of Florida, acts of 1945, chapter 25522, Laws of Florida, act of 1949, and chapter 27134, Laws of Florida, act of 1951, chapter 30447, Laws of Florida, acts of 1951, and General Laws, chapter 59-830 and General Laws, chapter 61-1038, relating to primaries and elections and creating county election boards in counties having a population of not less than three hundred ninety thousand (390,000) and not more than four hundred fifty thousand (450,000) inhabitants according to the last preceding official census; by specifically amending section 3 of said chapter 22195, as amended by section 2 of said chapter 25522, as amended by section 1 of chapter 28808, Laws of Florida, 1953, to provide for each member of said board to receive annual compensation payable in equal installments and mileage allowance for travel expenses in going to and from the meeting of said board; 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 1750 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

SB 1754—A bill to be entitled An act relating to Hillsborough county schools; amending chapter 21287, Laws of Florida, 1941, as amended by chapter 24587, Laws of Florida, 1947, and chapter 67-1493, Laws of Florida, 1967; to redefine the term "teachers"; repeal four (4) year college degree requirement for tenure; providing for regular teacher certificates; providing causes for discharge or demotion of a teacher; requiring charges against a teacher be filed by the superintendent with the board of public instruction and served on the teacher; requiring public or private hearings on said charges at the election of the teacher charged; providing the superintendent and the teacher charged with the right to subpoena witnesses for said hearings; requiring a copy of the findings of the board on said charges be served on the teacher within five (5) days after being rendered; providing effective date.

Was taken up and read the second time by title. On motion by Senator Ott, the rules were waived and SB 1754 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

Consideration of SB 1755 was deferred, the bill retaining its place on the Calendar.

SB 1751—A bill to be entitled An act relating to office of public defender in all counties of the state having a population of not less than three hundred ninety thousand (390,000) and not more than four hundred fifty thousand (450,000), according to the latest official decennial census; providing for compensation for public defender; repealing chapter 67-644, 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 1751 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 653—A bill to be entitled An act relating to circuit courts and judges, state attorneys and assistant state attorneys; amending sections 26.13 and 26.33, F.S.; adding sections 26.165 and 26.365, F.S.; removing from the twelfth judicial circuit Charlotte, Collier, Glades, Hendry and Lee Counties and creating a new judicial circuit consisting of said counties; providing for terms of court for the twelfth judicial circuit and the new judicial circuit; amending section 27.19, F.S.; providing for assistant state attorneys and public defenders; 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 653 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

|               |             |            |          |
|---------------|-------------|------------|----------|
| Mr. President | Boyd        | Gong       | Knopke   |
| Askew         | Broxson     | Gunter     | Lane     |
| Bafalis       | Daniel      | Haverfield | McClain  |
| Barron        | Deeb        | Henderson  | Myers    |
| Barrow        | de la Parte | Hollahan   | Pope     |
| Beaufort      | Ducker      | Horne      | Poston   |
| Bell          | Fincher     | Johnson    | Reuter   |
| Bishop        | Friday      | Karl       | Saunders |

|             |       |             |       |
|-------------|-------|-------------|-------|
| Saylor      | Stone | Weissenborn | Young |
| Shevin      | Trask | Williams    |       |
| Stolzenburg | Weber | Wilson      |       |

HB 1385—A bill to be entitled An act authorizing the City of St. Petersburg to provide by ordinance for the sale or other disposition of abandoned, unclaimed or confiscated property, including motor vehicles; to provide for the disposition of the proceeds; and 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 HB 1385 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

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.

Was taken up and read the second time by title. On motion by Senator Bishop, the rules were waived and HB 1982 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 1921—A bill to be entitled An act for the relief of Pauline Parrish on account of injuries sustained by her at a public shower maintained at Seminole Beach, Duval County, Florida, caused by lack of proper maintenance of said shower by the agents, servants or employees of the County Recreation Department of Duval County, Florida on August 19, 1968; requiring the City Council of Jacksonville, Florida to investigate said claim and to settle by payment out of designated funds in such amount as they may determine, not to exceed Ten Thousand Dollars (\$10,000.00); 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 1921 was read the third time by title, passed by the required Constitutional two-thirds vote of all members elected to the Senate, and certified to the House. The vote was: Yeas—42 Nays—None

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

Consideration of House Bills 1943, 1944, and 1945 was deferred, the bills retaining their places on the Calendar.

HB 2103—A bill to be entitled An act relating to the public school system of Palm Beach county; providing that administra-

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

Was taken up and read the second time by title. On motion by Senator Bafalis, the rules were waived and HB 2103 was read the third time by title, passed and certified to the House. The vote was:

Yeas—21

|             |           |        |        |
|-------------|-----------|--------|--------|
| Bafalis     | Ducker    | Knopke | Trask  |
| Barron      | Fincher   | Lane   | Wilson |
| Barrow      | Henderson | Ott    | Young  |
| Bell        | Hollahan  | Poston |        |
| Deeb        | Horne     | Reuter |        |
| de la Parte | Johnson   | Saylor |        |

Nays—10

|               |         |          |        |
|---------------|---------|----------|--------|
| Mr. President | Broxson | Karl     | Shevin |
| Askew         | Daniel  | Myers    |        |
| Beaufort      | Friday  | Saunders |        |

HB 2383—A bill to be entitled An act relating to the division of corrections, sale of items; authorizing the sale of items produced, processed or manufactured by the division to the district school board, board of county commissioners and the sheriff in any county of the state having a population of not less than thirty-six thousand seven hundred (36,700) nor more than thirty-eight thousand (38,000) 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 Deeb, the rules were waived and HB 2383 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2495—A bill to be entitled An act relating to Pinellas county, authorizing the board of county commissioners to appropriate to the use of the state attorney of the sixth judicial circuit supplemental funds; providing for compensation of said state attorney; providing for the employment and compensation of assistant state attorneys; providing for the employment of investigators by the state attorney; providing that the state attorney shall be the prosecuting attorney of the civil and criminal court of record of Pinellas county; providing an effective date.

Was taken up and read the second time by title.

Senator Deeb offered the following amendment which was adopted:

Pages 3 and 4, strike entire Section 2 and insert the following: Section 2. The salary of the state attorney shall be as provided by general law notwithstanding any general law of local application or special or local laws to the contrary.

On motion by Senator Deeb, the rules were waived and HB 2495 as amended was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

|               |         |             |            |
|---------------|---------|-------------|------------|
| Mr. President | Bell    | de la Parte | Haverfield |
| Askew         | Bishop  | Ducker      | Henderson  |
| Bafalis       | Boyd    | Fincher     | Hollahan   |
| Barron        | Broxson | Friday      | Horne      |
| Barrow        | Daniel  | Gong        | Johnson    |
| Beaufort      | Deeb    | Gunter      | Karl       |

|         |          |             |          |
|---------|----------|-------------|----------|
| Knopke  | Poston   | Stolzenburg | Williams |
| Lane    | Reuter   | Stone       | Wilson   |
| McClain | Saunders | Trask       | Young    |
| Myers   | Sayler   | Weber       |          |
| Pope    | Shevin   | Weissenborn |          |

Consideration of House Bills 2489 and 2531 was deferred, the bills retaining their places on the Calendar.

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.

Was taken up and read the second time by title.

Senator Karl offered the following amendment which was adopted:

In Section 18, line 6, page 25, strike "Section 18" and insert the following: Section 17

Senator Karl also offered the following amendment which was adopted:

In Section 6, line 27, page 8, strike "and shall become effective without" and insert the following: and only after not less than 15 days notice of the intention to so adopt or enact has been published in a newspaper of general circulation in the district herein established, and thereafter the same shall become effective without

Senator Karl also offered the following amendment which was adopted:

On page 27 before Section 21, insert the following paragraph to be numbered Section 21 and renumber all other sections:

Section 21. In the selection of architects, engineers and attorneys to be retained by the district for any purpose, the members shall permit architects, engineers or attorneys residing in Volusia County to present recommendations or proposals, and unless it be found to be against the best interest of the district, preference shall be given to architects, engineers and attorneys residing in Volusia County.

On motion by Senator Daniel, the rules were waived and HB 2617 as amended was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

On motion by Senator Deeb, the rules were waived and HB 2687 was removed from the Local Calendar and recommitted to the Committee on Rules and Calendar.

Consideration of House Bills 2690 and 2691 was deferred, the bills retaining their places on the Calendar.

HB 2710—A bill to be entitled An act relating to Pinellas County, Civil and Criminal Court of Record; amending Chapter 65-720, Laws of Florida, 1965; fixing salaries of judges; providing for court reporter and salary; 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 2710 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2713—A bill to be entitled An act relating to Pinellas County providing for the development and adoption by the Pinellas Planning Council of comprehensive plans for public streets and roads; authorizing the county and municipalities to restrict the use of the right of way of such planned streets and roads; 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 2713 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

On motion by Senator Horne, by two-thirds vote, HB 2715 was removed from the Local Calendar and re-referred to the Committee on Judiciary.

HB 2896—A bill to be entitled An act relating to Hendry County; establishing procedures cumulative to the provisions of chapter 705, Florida Statutes, whereby Hendry County may remove abandoned property from public and private property and destroy such abandoned property; granting immunity from prosecution to officers enforcing the act; authorizing incorporated municipalities in the counties to adopt the act by reference; providing a penalty; 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 2896 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2662—A bill to be entitled An act relating to Bradford county; amending chapter 61-1401, Laws of Florida; by repealing section 2 of the act and amending section 3 of the act; by

deleting the reference to assessors and the seven thousand five hundred dollars (\$7,500.00) maximum income for the tax collector; 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 2662 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

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.

Was taken up and read the second time by title. On motion by Senator Bishop, the rules were waived and HB 2844 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

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.

Was taken up and read the second time by title. On motion by Senator Trask, the rules were waived and HB 2871 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2876—A bill to be entitled An act relating to county officers in all counties of the state having a population of not more than two thousand eight hundred seventy (2,870), according to the latest official decennial census; 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.

Was taken up and read the second time by title. On motion by Senator Bishop, the rules were waived and HB 2876 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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|---------------|---------|----------|--------|
| Mr. President | Bafalis | Barrow   | Bell   |
| Askew         | Barron  | Beaufort | Bishop |

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|-------------|------------|-------------|-------------|
| Boyd        | Gunter     | McClain     | Stone       |
| Broxson     | Haverfield | Myers       | Trask       |
| Daniel      | Henderson  | Pope        | Weber       |
| Deeb        | Hollahan   | Poston      | Weissenborn |
| de la Parte | Horne      | Reuter      | Williams    |
| Ducker      | Johnson    | Saunders    | Wilson      |
| Fincher     | Karl       | Sayler      | Young       |
| Friday      | Knopke     | Shevin      |             |
| Gong        | Lane       | Stolzenburg |             |

HB 2878—A bill to be entitled An act providing for the annual compensation of the county judge in any county in the state having a population of not less than nine thousand six hundred (9,600) and not more than ten thousand two hundred (10,200), according to the latest official decennial census; prohibiting requirements for reimbursement of supplementary payments, amending or repealing inconsistent laws; 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 2878 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

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.

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and HB 2784 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2880—A bill to be entitled An act relating to the conduct of public hearings under the state school code in all counties of the state having a population of not less than three hundred thousand (300,000) nor more than three hundred fifty thousand (350,000) according to the latest official decennial census, having a five-member school board, and having abolished the office of special tax school district trustees; authorizing discretionary adoption of certain public hearing procedures by resolution of the county boards of public instruction affected; designating the state administrative adjudication procedure (F.S.A. subsection 120.20—.28) as the source from which procedures may be adopted; authorizing the use of subpoena powers and hearing examiners; providing for conflict with the state school code; 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 2880 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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|---------------|----------|-------------|------------|
| Mr. President | Beaufort | Daniel      | Friday     |
| Askew         | Bell     | Deeb        | Gong       |
| Bafalis       | Bishop   | de la Parte | Gunter     |
| Barron        | Boyd     | Ducker      | Haverfield |
| Barrow        | Broxson  | Fincher     | Henderson  |

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|----------|----------|-------------|-------------|-------------|---------|-------------|----------|
| Hollahan | McClain  | Saylor      | Weissenborn | de la Parte | Horne   | Reuter      | Williams |
| Horne    | Myers    | Shevin      | Williams    | Ducker      | Johnson | Saunders    | Wilson   |
| Johnson  | Pope     | Stolzenburg | Wilson      | Fincher     | Karl    | Saylor      | Young    |
| Karl     | Poston   | Stone       | Young       | Friday      | Knopke  | Shevin      |          |
| Knopke   | Reuter   | Trask       |             | Gong        | Lane    | Stolzenburg |          |
| Lane     | Saunders | Weber       |             | Gunter      | McClain | Stone       |          |
|          |          |             |             | Haverfield  | Myers   | Trask       |          |
|          |          |             |             | Henderson   | Pope    | Weber       |          |
|          |          |             |             | Hollahan    | Poston  | Weissenborn |          |

HB 2887—A bill to be entitled An act relating to Lee County; creating and incorporating a special tax district in said county, to be known as the Cape Coral Seawall and Maintenance District; fixing and prescribing the boundaries of said district; providing for the governing and administration of same by a board of commissioners; providing and defining powers and purposes of the district; authorizing and empowering the board to establish, contract, operate and maintain such seawall and maintenance systems as may be established by the board in said district as an essential governmental function of the district and for county purposes in said district; authorizing said district to adopt an annual budget and requesting the board of county commissioners to levy an ad valorem tax not to exceed two (2) mills, upon all taxable real property in the district for the purposes of the district; authorizing special assessments upon canal front lands specially benefited; providing for an advisory committee to assist the district board; providing for standards for seawalls; providing for borrowing money for district purposes for not more than one (1) year at a rate of interest not to exceed seven percent (7%); providing for the approval of this act by referendum election of the qualified electors owning real property fronting on man-made waterways and canals in the district.

Was taken up and read the second time by title. On motion by Senator Friday, the rules were waived and HB 2887 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2920—A bill to be entitled An act amending Section 6 of Chapter 8374, Laws of Florida, Acts of 1919, the same being an Act entitled "an Act to abolish the present municipal government of the City of Tallahassee in the County of Leon, in the State of Florida, and to create, establish and organize a municipality to be known and designated as the City of Tallahassee, and to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges," as amended by Chapter 13,443, Laws of Florida, Acts of 1927, Chapter 14,415, Laws of Florida, Acts of 1929, Chapter 15,516, Laws of Florida, Acts of 1931, Chapter 21,583, Laws of Florida, Acts of 1941, Chapter 24,908, Laws of Florida, Acts of 1947, Chapter 27,923, Laws of Florida, Acts of 1951, Chapter 57-1883, Laws of Florida, Acts of 1957, Chapter 59-1905, Laws of Florida, Acts of 1959, and Chapter 63-1968, Laws of Florida, Acts of 1963, relating to the boundaries and corporate limits of the City of Tallahassee; providing that all property located within said boundaries or corporate limits shall be liable for all indebtedness of said city whether said additional territory so included was included within the said boundaries and corporate limits at the time said indebtedness was incurred; providing that all persons who are qualified voters under state law and who have resided within the area included within the boundaries and corporate limits of said city for a period of six months and who have registered as a voter of said city in such manner as may be prescribed by the ordinances of said city shall be entitled to vote at any election of said city; and providing for the effective date of said act.

Was taken up and read the second time by title. On motion by Senator Horne, the rules were waived and HB 2920 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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| Mr. President | Barron   | Bell   | Broxson |
| Askew         | Barrow   | Bishop | Daniel  |
| Bafalis       | Beaufort | Boyd   | Deeb    |

HB 2902—A bill to be entitled An act relating to conservation in all counties of the state having a population of not less than twenty-three thousand (23,000) and not more than twenty-eight thousand (28,000), according to the latest official decennial census; regulating the transportation of oysters; 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 2902 was read the third time by title, passed and certified to the House. The vote was:

Yeas—41

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

Nays—1

Reuter

HB 2917—A bill to be entitled An act relating to county officers in all counties of the state having a population of not less than seven thousand five hundred (7,500) and not more than eight thousand (8,000), according to the latest official decennial census; 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.

Was taken up and read the second time by title. On motion by Senator Bishop, the rules were waived and HB 2917 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

Consideration of HB 2938 was deferred, the bill retaining its place on the Calendar.

HB 2899—A bill to be entitled An act relating to all counties of the state 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, and which have an appointed, commissioned and acting subregistrar of vital statistics, pursuant to section 382.05, Florida Statutes; authorizing the issuance of certificates, permits or certified copies thereof commencing with the dates of their respective appointments; 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 2899 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

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| Shevin      |
| Stolzenburg |
| Stone       |
| Trask       |
| Weber       |
| Weissenborn |
| Williams    |
| Wilson      |
| Young       |

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

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| Shevin      |
| Stolzenburg |
| Stone       |
| Trask       |
| Weber       |
| Weissenborn |
| Williams    |
| Wilson      |
| Young       |

HB 2939—A bill to be entitled An act relating to the City of Bradenton, Manatee County; amending sections 3 and 4 of chapter 67-1127, Laws of Florida, providing a specific date for the completion of repairs of structures commenced pursuant to the provisions of said act; providing that service of process be issued pursuant to Florida Statutes; 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 2939 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

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| Shevin      |
| Stolzenburg |
| Stone       |
| Trask       |
| Weber       |
| Weissenborn |
| Williams    |
| Wilson      |
| Young       |

HB 2950—A bill to be entitled An act relating to the city of Daytona Beach Shores, a municipal corporation, Volusia County, Florida, amending, chapter 67-1278, Laws of Florida by deleting therefrom the entire section 7—corporate limits—and by substituting therefor section 7, corporate limits, showing the revised boundaries of the city; to ratify and validate the acts and proceedings of the governing authority and officers of said city; to repeal all laws and ordinances in conflict herewith and 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 2950 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

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| Shevin      |
| Stolzenburg |
| Stone       |
| Trask       |
| Weber       |
| Weissenborn |
| Williams    |
| Wilson      |
| Young       |

HB 2947—A bill to be entitled An act relating to the Lower Florida Keys hospital district, Monroe County; amending sections 2, 4, 9, 10, 15, 27, 28 and 29 of chapter 67-1724, Laws of Florida; providing for the board of commissioners of said district and for the appointment by the governor of successor boards of commissioners and for filling any vacancies on said board; providing for reimbursement of expenses; providing that nonmember secretary shall serve without bond; providing for special meetings and quorums; providing for maximum interest on loans, bonds and debentures; providing for administrator's account; providing for reimbursement and payment to the tax assessor and tax collector; 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 2947 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

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| Shevin      |
| Stolzenburg |
| Stone       |
| Trask       |
| Weber       |
| Weissenborn |
| Williams    |
| Wilson      |
| Young       |

HB 2952—A bill to be entitled An act relating to Taylor County; amending section 11 of chapter 59-1927, Laws of Florida, as amended, providing that annual audit of the county development authority be at the expense of the state auditor; 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 2952 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

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| Shevin      |
| Stolzenburg |
| Stone       |
| Trask       |
| Weber       |
| Weissenborn |
| Williams    |
| Wilson      |
| Young       |

HB 2955—A bill to be entitled An act relating to junior college contributions to a surplus property warehouse in any county in the state having a population of not less than fifty-two thousand (52,000) nor more than fifty-four thousand eight hundred (54,800), 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 Friday, the rules were waived and HB 2955 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

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| Shevin      |
| Stolzenburg |
| Stone       |
| Trask       |
| Weber       |
| Weissenborn |
| Williams    |
| Wilson      |
| Young       |

HB 2948—A bill to be entitled An act relating to Monroe county, amending chapter 57-1463, Special Acts of 1957, the same being "An act creating and chartering a municipality to be known as the city of Key Colony Beach, in Monroe county, Florida, and to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges, providing for referendum", by amending section 2 thereof; and further amending section 2 of chapter 59-1437, Special Acts of 1959 re-defining the territorial boundaries of said Key Colony Beach, Monroe county, Florida; repealing all laws in conflict with this act to the extent of such conflict; and providing a referendum.

Was taken up and read the second time by title. On motion by Senator Lane, the rules were waived and HB 2948 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

HB 2960—A bill to be entitled An act relating to registration of municipal electors in Seminole County; requiring the qualified electors of each municipality within said county to register with the county supervisor of elections; providing for certified lists of registered electors; providing for payment of cost for such registration.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 2960 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2961—A bill to be entitled An act relating to Seminole County; authorizing the board of county commissioners to adopt ordinances for the control and leashing of dogs and other domestic animals in the unincorporated areas of the county; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 2961 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2962—A bill to be entitled An act relating to and authorizing the constables of Seminole county in districts three (3), four (4), and six (6) to provide deputy constables in said districts of the county; providing for the number, compensation and control of such deputy constables in each district; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 2962 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2949—A bill to be entitled An act to abolish the present municipality of the city of De Land in Volusia County, Florida; to incorporate, create and establish a new municipality to be known as the city of De Land in Volusia County, Florida; to fix its boundaries and corporate limits; to provide for its government, powers, privileges and immunities, and the means of exercising the same; to repeal all laws in conflict herewith; to provide for a referendum election as to the adoption of this act and to provide an effective date upon its approval by the electors.

Was taken up and read the second time by title. On motion by Senator Daniel, the rules were waived and HB 2949 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2968—A bill to be entitled An act relating to the Small Claims Court of Citrus County, Florida; increasing the civil jurisdiction and fees for filing claims; and providing for an effective date thereof.

Was taken up and read the second time by title. On motion by Senator Daniel, the rules were waived and HB 2968 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2988—A bill to be entitled An act relating to Hernando county; relating to the jurisdiction of the small claims court; amending section 1 of chapter 67-854 Laws of Florida 1967; providing for the jurisdiction of the court exclusive of interest and attorneys' fees and of matters not within the exclusive jurisdiction 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 2988 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2941—A bill to be entitled An act relating to Bay County, secondary road funds; authorizing and empowering the Florida State Road Department and Bay County to use Bay County secondary road funds upon roads which have less than fifty (50) feet of right-of-way; 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 2941 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2964—A bill to be entitled An act relating to Broward County; amending section 3 of chapter 61-1050, Laws of Florida, as amended by chapter 65-1073, Laws of Florida, prescribing the compensation for the clerk of the court of record of Broward County; 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 2964 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2967—A bill to be entitled An act relating to Okaloosa County; authorizing the board of county commissioners to grant garbage collection franchises and designate districts; describing procedures and requirements for the issuing of a franchise; authorizing the board to set rates; setting rules and regulations; authorizing the board to operate a garbage collection system; providing for compensation for firms damaged by the operation of a county garbage collection system; authorizing the establishment of dumps and areas for garbage collection; prohibiting the disposal of garbage except within the rules and regulations of the state and county boards of health; authorizing the board to contract with any municipality of the county for collection of garbage, to have exclusive control and jurisdiction of all garbage collection and disposal, and to fix and collect rates, fees, and other charges for the use of county garbage dumps; providing a penalty; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Barrow, the rules were waived and HB 2967 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2976—A bill to be entitled An act relating to Manatee County, planning commission and board of zoning appeals; designating the board of county commissioners as the planning commission and board of zoning appeals; fixing their compensation; repealing parts of chapters 63-1599 and 67-1683, Laws of Florida, in conflict herewith; providing for a referendum.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 2976 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2980—A bill to be entitled An act providing for the issuance of a license to veterans of foreign wars, post 10050 inc., a Florida corporation, not for profit, in Seminole county, Florida by the state beverage department; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 2980 was read the third time by title, passed and certified to the House. The vote was:

Yeas—41

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

Nays—1

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HB 2986—A bill to be entitled An act relating to counties of the state having a population of not less than eleven thousand two hundred and twenty-five (11,225) and not more than eleven thousand four hundred (11,400) inhabitants according to the latest official federal decennial census; providing that chapter 26299, Laws of Florida, Acts of 1949, and chapter 29600, Laws of Florida, Acts of 1953, which require the publication of the minutes of the meetings of the board of county commissioners and the board of public instruction, shall not apply in such counties; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Barrow, the rules were waived and HB 2986 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2990—A bill to be entitled An act relating to Monroe County, special tax district; creating and incorporating a special tax district in Monroe County to be known as "The Upper Florida Keys Hospital District"; fixing and prescribing boundaries of the district; providing for the appointment by the governor of boards of commissioners and for filling any vacancies on said board; providing for the governing and administration of any hospital or hospitals established within the district; providing and defining the powers and purposes of the district and board of commissioners thereof; authorizing the board to establish, contract for, lease, operate and maintain any hospital or hospitals established in the district; providing for sealed bids for purchases of supplies, equipment and contracts for construction or repairs in excess of two thousand dollars (\$2,000); authorizing and providing for the issuance and sale of district bonds; authorizing the board to borrow money; authorizing and providing for levy and collection of ad valorem taxes on all property in the district for payment of bonds and notes and interest thereon, and for the repair, maintenance and operation of a hospital or hospitals; authorizing the establishment of hospital medical staffs, nursing school and nursing homes; providing for a referendum of the freeholders within said hospital tax district.

Was taken up and read the second time by title. On motion by Senator Stolzenburg, the rules were waived and HB 2990 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

**HB 2991—A bill to be entitled An act relating to Monroe County; establishing the salary of the judge of the criminal court of record and providing the fund out of which it shall be paid; repealing chapter 65-1115, Laws of 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 2991 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

**HB 2992—A bill to be entitled An act relating to Monroe County; establishing the salary of the clerk of the criminal court of record; providing the fund out of which the salary shall be paid; repealing chapter 65-1112, Laws of 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 2992 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

**HB 2993—A bill to be entitled An act relating to Monroe County; establishing the salary of the judge of the juvenile court; providing the fund out of which the salary shall be paid; repealing chapter 65-1058, Laws of 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 2993 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

**HB 2994—A bill to be entitled An act relating to Lee County; establishing a court of record in and for said county; prescribing the jurisdiction of the court and the terms, practice, and procedure therein; providing for the appointment, election, qualifications, terms, duties, and compensations of a judge and clerk thereof; providing for the prosecuting officers thereof and their appointment, election, terms, duties, and compensation; prescribing how and to what court appeals from such court of record may be taken; 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 2994 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

**HB 2996—A bill to be entitled An act relating to the Claims Court of Polk County; amending subsections (1) and (2) of section 3 of chapter 63-611, Laws of Florida, 1963 as amended by chapter 65-1216, Laws of Florida, 1965 to increase the compensation authorized the judge of the Claims Court of Polk County to the sum of ten thousand dollars (\$10,000.00); 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 2996 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

**HB 2995—A bill to be entitled An act relating to compensation of constables 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 constable not to exceed nine thousand six hundred dollars (\$9,600); 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 2995 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

**HB 3025—A bill to be entitled An act relating to the City of Palmetto, Manatee County; amending sections 3, 4, 7, 8 and 45 of chapter 7218, Laws of Florida, 1915, as amended, the charter of the city; increasing the number of councilmen from three (3) to five (5); providing for division of the city into districts; providing for four (4) year staggered terms for the mayor and councilmen and providing for their election; providing for a referendum.**

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 3025 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

**HB 2529**—A bill to be entitled An act creating Joshua water control district in DeSoto county; ratifying, establishing and approving the district boundaries; making applicable to such district the provisions of chapter 298, Florida Statutes; finding a public benefit; finding that all lands in said district are benefited; providing for the levy collection and enforcement of all taxes levied by said district at the same time and in like manner as county taxes; providing for the same discount and penalty as county taxes; declaring that waters in said district are a common enemy; providing for severability of the provisions of the act; providing that the act shall take precedence over any conflicting law to the extent of such conflict; approving the manner of giving notice of intention to apply for this legislation; enacting other provisions relating to this subject; and providing that this act shall take effect upon its approval by the governor or upon its becoming a law without such approval.

Was taken up and read the second time by title. On motion by Senator Henderson, the rules were waived and HB 2529 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

**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.

Was taken up and read the second time by title. On motion by Senator Bishop, the rules were waived and HB 2834 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

**HB 2940**—A bill to be entitled An act amending Section 4 of Chapter 24,909, Laws of Florida, Acts of 1947, the same being entitled "An Act authorizing the City of Tallahassee to acquire, construct, extend, operate and maintain waterworks plants and distribution systems, gas plants and distribution systems, garbage collection and disposal plants and systems, airports, aviation terminals and landing fields, swimming pools, municipal auditoriums and civic centers and athletic stadiums and athletic fields; authorizing the issuance of certificates of indebtedness to pay the costs thereof, providing the manner of payment thereof, authorizing the refunding of certain outstanding certificates of indebtedness, authorizing the city to do all things necessary or incidental to the acquisition and operation of such utilities or facilities and the issuance of such certificates of indebtedness, and providing remedies in the event of a default by the city", relating to the issuance of certificates of indebtedness by the City of Tallahassee by providing that the maximum interest rate that such certificates of indebtedness may bear shall be increased from the rate of six per cent (6%) per annum to eight percent (8%) per annum; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Horne, the rules were waived and HB 2940 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

**HB 2953**—A bill to be entitled An act relating to Manatee County; providing that the Board of County Commissioners may authorize by resolution the preparation of feasibility studies and surveys and plans for the construction, operation and maintenance of toll facilities within Manatee County; defining such facilities; providing a means of carrying out such surveys, studies and plans; 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 2953 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

**HB 2233**—A bill to be entitled An act relating to Hardee County; authorizing payment of the 1967 annual supplement to the sheriff; 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 2233 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

**HB 2963**—A bill to be entitled An act relating to Calhoun county courthouse; providing for the acquisition, construction, erection, and building of a courthouse by the board of county commissioners of Calhoun county; authorizing the issuance of certificates of indebtedness payable from a portion of race track funds accruing annually to Calhoun county; providing referendum.

Was taken up and read the second time by title. On motion by Senator Barron, the rules were waived and HB 2963 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

**HB 2943**—A bill to be entitled An act relating to urban renewal projects in counties having a population of not less

than three hundred fifty thousand (350,000) inhabitants nor more than three hundred eighty-five thousand (385,000) inhabitants according to the latest official decennial census; prohibiting urban renewal projects in such counties and cities therein; providing an effective date.

Was taken up and read the second time by title.

Senator Deeb offered the following amendment which was adopted:

In Section 4, line 28, page 1, strike entire Section 4 and insert the following: Section 4. Each proposed urban renewal project shall be submitted for approval at a referendum election of the freeholders of such counties, if the proposed project is a county project, or if the proposed project is a city project within such counties, said project shall be submitted for approval at a referendum election of the freeholders of that city.

Section 5. This act shall take effect upon becoming a law.

On motion by Senator Deeb, the rules were waived and HB 2943 as amended was read the third time by title, passed and certified to the House. The vote was:

Yeas—41

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

Nays—1

Wilson

HB 2971—A bill to be entitled An act relating to Taylor County; granting authority to the board of county commissioners of said county to perform certain work on city streets, county roads and state road turnoffs; declaring said work to serve a valid public purpose; 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 2971 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2942—A bill to be entitled An act relating to Calhoun County; authorizing the board of county commissioners to pay to the county assessor of taxes the sum of one thousand three hundred twenty-seven dollars and ninety-four cents (\$1,327.94) to make up compensation lost during the years 1966 and 1967 as a result of failure on the part of the assessor to bill for all the commissions to which he was entitled for those years; 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 2942 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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|---------------|---------|-------------|------------|
| Mr. President | Bell    | de la Parte | Haverfield |
| Askew         | Bishop  | Ducker      | Henderson  |
| Bafalis       | Boyd    | Fincher     | Hollahan   |
| Barron        | Broxson | Friday      | Horne      |
| Barrow        | Daniel  | Gong        | Johnson    |
| Beaufort      | Deeb    | Gunter      | Karl       |

|         |          |             |          |
|---------|----------|-------------|----------|
| Knopke  | Poston   | Stolzenburg | Williams |
| Lane    | Reuter   | Stone       | Wilson   |
| McClain | Saunders | Trask       | Young    |
| Myers   | Sayler   | Weber       |          |
| Pope    | Shevin   | Weissenborn |          |

HB 2997—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, ratifying and confirming compensation paid to the supervisor of elections November 1961 through September 1965; 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 2997 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2970—A bill to be entitled An act relating to fishing in all counties of the state 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 the taking of saltwater fish except by rod and reel or hook and line in any man-made canal; providing for arrest; making violation of provisions a misdemeanor; 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 2970 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2977—A bill to be entitled An act amending section 3, chapter 67-774, General Laws of Florida, 1967, relating to all counties having a population of not less than two hundred thirty thousand (230,000) nor more than three hundred thousand (300,000) according to the latest official decennial census; providing for an increase in the number of class A assistant county solicitors and for an increase in the budget allowance for such class A assistant county solicitors; providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 2977 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2974—A bill to be entitled An act relating to the Citrus County Hospital Board; amending sections 3 and 16 of chapter

65-1371, Laws of Florida, by increasing the maximum interest rate for all debts and obligations of said hospital board from six percent (6%) to a higher interest rate; providing for senate approval and confirmation for the appointment of trustees; 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 2974 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2975—A bill to be entitled An act relating to Palm Beach County, district school board; increasing the membership of the school board; providing for self-apportionment of board on a one (1) man, one (1) vote basis; providing staggered terms; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Bafalis, the rules were waived and HB 2975 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2973—A bill to be entitled An act relating to Okaloosa county; relating to the establishment of a local government study commission, to study the structures, functions and operations of all governmental units and bodies located within Okaloosa county, including the county government, municipal governments, public bodies corporate, and all offices, agencies, commissions, boards, authorities and other subdivisions thereof; to determine the need, if any, for separation, addition, removal or other revision of such structures, functions and operations; to determine whether tax savings can be made and whether efficiency can be gained through such revision of such local governmental structures, functions and operations; providing that said commission may draft a plan or plans for any solution of problems disclosed as a result of such study and submit the same to the members of the legislature from Okaloosa county; naming the members of the commission; providing for appointment in event of a vacancy; providing for the organization and term of such commission; prescribing its duties and powers; providing for an appropriation for the payment of the cost of operation of such commission; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Barrow, the rules were waived and HB 2973 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2972—A bill to be entitled An act relating to boards of county commissioners 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; authorizing contributions to the county playground and recreation board for recreation purposes; 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 2972 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2979—A bill to be entitled An act amending section 1, chapter 61-1353, General Laws of 1961, relating to the trial jurisdiction of the justice of peace courts in all counties of the state having a population of not less than two hundred thirty thousand (230,000) and not more than three hundred thousand (300,000); providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 2979 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2978—A bill to be entitled An act relating to the small claims courts in all counties 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; amending section 2 of chapter 61-789, 1961, Laws of Florida; providing for an increased amount of deposit upon filing of claims; providing for an increase in salary of the judge of the small claims court; prohibiting said judge of the small claims court from engaging in the practice of law during his term of office; repealing section 1 and section 2 of chapter 65-823, 1965, Laws of Florida; providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 2978 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2981—A bill to be entitled An act regulating the government of the City of Orlando by amending Chapter 57-1658, Section 10, Special Laws of Florida 1957 providing for the issuance of revenue bonds by the Greater Orlando Port Authority.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 2981 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2982—A bill to be entitled An act relating to the village of North Orlando, Florida, amending its charter, being chapter 59-1614, Laws of Florida, 1959, by amending section two of Article VI, providing authority for village court warrants and summons to be served within the territorial limits of Seminole county; providing authority for municipal police officers to validly arrest persons outside the corporate village limits upon fresh pursuit; and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 2982 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2984—A bill to be entitled An act relating to vehicles in Seminole County outside of municipalities; prohibiting the abandonment or keeping of wrecked, non-operating or discarded vehicles on roads, streets, alleys, highways or other public easements or on private property; providing exceptions thereto; making the violation of this act a misdemeanor; providing civil suits to enforce compliance with the provisions of this act; relating to other powers and authority of the board of county commissioners of Seminole County; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 2984 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2983—A bill to be entitled An act relating to the City of Casselberry, Florida, amending chapter 65-1351, house bill no. 1567, Laws of Florida, by repealing section 5 and enacting substitute section 5 to provide alternative methods of annexation of contiguous territory; providing for the procedure to accomplish annexation; providing for the powers, duties and jurisdiction of the municipal government in the annexed territory; providing for the obligations, benefits and privileges affecting the territory and the inhabitants therein; repealing section 6 of chapter 65-1351, the house bill no. 1567, Laws of Florida; amending section 8, subsection 0, to provide fines not exceeding three hundred dollars (\$300.00) or imprisonment not exceeding ninety (90) days, or both; amending section 30 to provide that the chief of police shall be appointed by the mayor with approval of the city council and serve pursuant to rules and regulations regarding his duties and the duties of the police department which shall be legislated by the city council; amending section 33 by adding subsection (a) which defines ballot requirements, prohibition on districts and wards and authorizing use of voting machines at all elections; amending section 36 to require fingerprinting as a prerequisite to qualifi-

cation; amending article VIII, legislation, sections 39-45, to authorize passage of emergency and non-emergency ordinances, posting and voting requirements, form and enacting clause, effective date and recording requirements and adoption of resolutions; amending section 53 to provide process of the city within the territorial limits of the state; amending section 63 to provide correction of a typographical error at line 5 to read section 8 (a) rather than section 8 (b); providing for repeal of all laws in conflict; providing a severability clause; and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 2983 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2985—A bill to be entitled An act relating to counties having a population of fifty-four thousand nine hundred (54,900) and not more than fifty-six thousand (56,000) according to the last decennial census, relating to Chapter 68-74 Laws of Florida, amending Section 3(d), defining area of operations; amending Section 5(a) relating to connection charges; amending Section 5(d) relating to the fixing of rates of utility companies; amending Section 5 by adding (h) relating to the requirement of certificates of convenience for all public utilities; amending Section 8 providing for the payment of gross receipts tax; amending Section 10 by adding Section 10(a) prescribing penalties for violations; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 2985 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2987—A bill to be entitled An act to amend Subparagraphs (a), (b) and (c) of Section 6 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, by Chapter 24432, Section 1(a), Special Acts of Florida, 1947, and by Chapter 65-1387, Section 1, Special Acts of Florida, 1965, providing for the enlargement and redefining of the boundaries and territorial limits of the City of Clearwater, Florida; providing for the severability of the provisions thereof; providing for the repeal of all laws in conflict herewith and providing for the effective date hereof.

Was taken up and read the second time by title.

Senator Deeb offered the following amendment which was adopted:

In Section 2, line 1, page 50, before the present section 2, insert a new section 2 to read as follows:

Section 2. All parcels of property included within the foregoing description that have not been annexed prior to the effective date of this act, shall be deemed to be excluded therefrom until approved by a referendum election of the owners of the property in each parcel, or in the alternative, an application and waiver of referendum signed by a majority of the owners of property within each parcel.

Renumbering the remaining sections accordingly.

On motion by Senator Deeb, the rules were waived and HB 2987 as amended was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2989—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 taken up and read the second time by title. On motion by Senator Reuter, the rules were waived and HB 2989 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2956—A bill to be entitled An act relating to the City of Panama City, Bay County; amending section 70 of chapter 63-1757, Laws of Florida, relating to advertising by the chamber of commerce; providing an appropriation; 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 2956 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2612—A bill to be entitled An act amending section 2, chapter 57-1629 and 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 2612 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2951—A bill to be entitled An act authorizing the board of public instruction of Polk County, Florida, to pay an additional salary to the superintendent of schools of Polk County,

Florida, for fiscal years beginning subsequent to June 30, 1969, on account of Polk Junior College A.D.A. units and providing when this act shall take effect.

Was taken up and read the second time by title. On motion by Senator Trask, the rules were waived and HB 2951 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2998—A bill to be entitled An act establishing the Orlando downtown development board as a body corporate; prescribing the boundaries of the downtown area; prescribing the number, qualifications, term, and methods of appointment and removal of members; providing for filling vacancies in office, for service without compensation, for reimbursement of expenses, for bonding, and for personal liability in certain instances; providing for bylaws and internal governance of the board, prescribing its functions and powers, including powers to acquire, own, lease, and dispose of property, to request the city of Orlando to exercise its eminent domain power for public purposes; to issue, sell, and provide security for revenue certificates, to borrow on short term, to fix, regulate, and collect rates and charges, to maintain offices, to employ and prescribe the duties, authority, tenure, compensation, and expense reimbursement of a director and other staff, and to exercise all necessary incidental powers; prescribing for the city to levy in each fiscal year an ad valorem property tax of not more than one mill to finance board operations; providing for assessment and collection thereof by the city; subject to compensation to it for services rendered to the board; requiring maintenance of records, budget and fiscal control; forbidding participation on behalf of the board by personnel financially interested in the matter involved; providing for succession by the city to the property and certain functions of the board if it ceases to exist or operate; regulating issuance of board revenue certificates; prescribing scope of this act; providing for a freeholders election; and providing for its liberal construction, severability and effective date.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 2998 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2451—A bill to be entitled An act naming and designating that portion of state road 580 in Hillsborough county, Florida from state road 600 through the intersection with state road 41, August A. Busch, Jr., Boulevard; providing for suitable plaques to be erected thereon by the state road department; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ott, the rules were waived and HB 2451 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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|---------------|----------|-------------|------------|
| Mr. President | Beaufort | Daniel      | Friday     |
| Askew         | Bell     | Deeb        | Gong       |
| Bafalis       | Bishop   | de la Parte | Gunter     |
| Barron        | Boyd     | Ducker      | Haverfield |
| Barrow        | Broxson  | Fincher     | Henderson  |

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|----------|----------|-------------|-------------|
| Hollahan | McClain  | Saylor      | Weissenborn |
| Horne    | Myers    | Shevin      | Williams    |
| Johnson  | Pope     | Stolzenburg | Wilson      |
| Karl     | Poston   | Stone       | Young       |
| Knopke   | Reuter   | Trask       |             |
| Lane     | Saunders | Weber       |             |

HB 2969—A bill to be entitled An act to provide for the creation of a municipal corporation to be known as the Town of Homosassa Springs, Citrus County; fixing and determining the territorial limits, jurisdiction, powers and privileges of said town and the jurisdiction, powers and privileges of its officers; providing penalties; 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 2969 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2966—A bill to be entitled An act relating to Broward County; amending section 15 e. of chapter 59-877, Laws of Florida, as amended by chapter 67-891, Laws of Florida, prescribing the compensation of the official court reporter and deputy court reporter of the court of record of Broward 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 2966 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2944—A bill to be entitled An act providing for the compensation of the various Justices of the Peace of Pinellas County; providing an effective date.

Was taken up and read the second time by title.

Senator Deeb offered the following amendment which was adopted:

In Section 1, line 15, page 1, strike "\$12,000" and insert the following: \$10,500

On motion by Senator Deeb, the rules were waived and HB 2944 as amended was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2957—A bill to be entitled An act relating to the Fort Pierce port and airport authority; amending subsection (d) of

section 18 of chapter 61-2754, laws of Florida 1961, and section 16 of said chapter 61-2754, as amended by section 1 of chapter 67-1994, laws of Florida 1967, by increasing the maximum interest rate payable on revenue certificates and general obligation bonds from 6% to 7% per annum and 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 2957 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 1697—A bill to be entitled An act for relief of Fred W. Niederluecke, D. D. Finley, P. G. Monick, and J. W. Coleman, providing for waiver of repayment of monies mistakenly paid to them under a General Act of the legislature of the state of Florida; 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 1697 was read the third time by title, passed by the required two-thirds vote of all members elected to the Senate and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 2965—A bill to be entitled An act relating to county solicitors; increasing compensation of the county solicitor in all counties of the state having a population of not less than three hundred thousand (300,000) nor more than three hundred fifty thousand (350,000), 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 Bell, the rules were waived and HB 2965 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

Consideration of HB 2954 was deferred, the bill retaining its place on the Calendar.

HB 2959—A bill to be entitled An act relating to the city of Casselberry, Florida, providing in addition to existing authority for legislation the vesting of the power of initiative, referendum, and protest in the citizens; providing percentage of registered voters for submission; provisions for signing and form of petition; providing action by the city within thirty (30) days; providing election procedures; providing restrictions on emergency ordinances and measures authorizing the expenditure of money; providing transfer of unexpended and unencumbered appropriations to other department uses; providing the creation of a volunteer or permanent fire department; providing the creation of a park board; providing limitation of full time

officers and employees holding other public offices; providing the creation of a civil service board; providing appointments and terms of appointment; providing investigation by the civil service board and subpoena powers; providing future amendments to the city charter by majority vote of the council; providing future amendments to the city charter by petition of twenty-five percent (25%) of the electors; providing severability; providing repeal of ordinances in conflict; and providing effective date.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 2959 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3000—A bill to be entitled An act relating to the establishment of a special district in Seminole County, Florida, to be known and designated as the Sanford Airport and Industrial Development Authority; defining the boundaries of said district; granting certain powers to said district; providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 3000 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3001—A bill to be entitled An act relating to the collection of ad valorem taxes levied by municipalities located in Seminole County; providing for the collection of all ad valorem taxes levied by municipalities to be collected by the Seminole County Tax Collector; repealing all laws in conflict herewith; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 3001 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3002—A bill to be entitled An act relating to the collection of ad valorem taxes levied by municipalities located in Orange county; providing for the collection of all ad valorem taxes levied by municipalities to be collected by the Orange county tax collector; repealing all laws in conflict herewith; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 3002 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3003—A bill to be entitled An act relating to the Town of Paxton, Walton County, Florida; amending section 6 of chapter 29404, Laws of Florida, 1953, changing the term of office of mayor from one to two years; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Barrow, the rules were waived and HB 3003 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3004—A bill to be entitled An act relating to Okaloosa county club alcoholic beverage licenses; excepting American Legion, Destin Post 296, Destin, Florida, from the provisions of subsection 561.20(6), Florida Statutes, as the same relates to the number of such licenses that may be issued in Okaloosa county, Florida; excepting said club from the provisions of any other laws of general, special, or local nature of the state of Florida, relating to the number of licenses to be issued in Okaloosa county, providing an effective date.

Was taken up and read the second time by title. On motion by Senator Barrow, the rules were waived and HB 3004 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3005—A bill to be entitled An act to amend section 74 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 that processes issued by municipal judge, including but not limited to, warrants, summonses and subpoenas, shall extend to and may be served by the chief of police or any qualified police officer of the city of Oviedo, Seminole county, anywhere within Seminole and Orange counties, Florida.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 3005 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3006—A bill to be entitled An act relating to Orange county; creating and establishing a civic facilities authority in said county as a public body corporate and politic for the purpose of planning, developing, constructing, acquiring, owning, maintaining and operating comprehensive facilities for the holding of conventions and expositions, and civic, cultural, recreational, athletic and similar events and activities; providing for the method and manner of the appointment of and terms of its membership; providing for its organization, powers, function, privileges, duties, and responsibilities; providing for the issuance by the authority of revenue bonds to carry out the purposes of this act, and for the rights and remedies of bondholders; providing for sources of revenues for repayment of said revenue bonds including revenues of the project, authorizing appropriations by Orange county for operation and maintenance of said civic facilities; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 3006 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3007—A bill to be entitled An act amending section 2 and section 18 of chapter 59-1657, Laws of Florida, Special Acts, 1959, enlarging the membership of the board of trustees of the North Orange memorial hospital tax district from seven (7) members to eight (8) members; providing for the appointment, terms and qualifications of the members of the board of trustees and providing for the removal for cause; providing for a bond for each of the members of the board of trustees conditioned upon the faithful performance of their duties; providing that all present members shall continue as members and serve for the remainder of their respective terms; providing that a complete financial statement be filed with the clerk of the circuit court of Orange county no later than seventy-five (75) days after the end of the fiscal year of the district; providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 3007 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3008—A bill to be entitled An act relating to the City of Key West, Monroe County, utility board; amending section 1 of article II of chapter A of chapter 23374, Laws of Florida, 1945, as amended; requiring that said utility board shall submit to the voters of the City of Key West the proposition "Shall the utility board of the City of Key West invite bids for the

sale of the electric system of the City of Key West?"; providing when such referendum shall be held; providing that the board first invite bids for the purchase of such system and the method of approval of such sale; providing for a referendum.

Was taken up and read the second time by title. On motion by Senator Lane, the rules were waived and HB 3008 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3009—A bill to be entitled An act to amend chapter 67-1274, Laws of Florida, 1967, the same being the basic charter act of the city of Daytona Beach, Florida, to amend municipal election laws by requiring nomination papers to be filed forty-five (45) days prior to a general election, by requiring returns to be certified in triplicate, by deleting city charter provisions and forms for challenging voters, and by deleting the provisions for voting place checkers; repealing all laws in conflict herewith; and providing when this law shall take effect.

Was taken up and read the second time by title. On motion by Senator Daniel, the rules were waived and HB 3009 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3010—A bill to be entitled An act relating to Volusia County; authorizing the board of county commissioners of Volusia County to cancel and annul certain accounts of former public officials including James H. Tucker, James F. Haas, I. Walter Hawkins, I. T. Washburne and J. B. Bradshaw; relieving them and their estates from obligations with respect to certain accounts; authorizing and directing the state comptroller to receive such cancellation as final disposition of said accounts.

Was taken up and read the second time by title. On motion by Senator Daniel, the rules were waived and HB 3010 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3011—A bill to be entitled An act to amend section 94 (c) 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 the police officers of the city of Oviedo, Seminole county, shall be authorized to arrest, without warrant, in fresh pursuit from inside the corporate limits to outside said limits into Orange county, Florida, for violation of ordinances of the city of Oviedo, or state misdemeanors or felonies, committed in the presence of such officer in the corporate limits of said city.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 3011 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3012—A bill to be entitled An act regulating the government of the City of Orlando, Florida, by amending sections 4 and 6 of chapter 15394, Special Laws of Florida 1931 relating to duties of the tax assessor and equalization of the tax assessment roll, and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 3012 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3013—A bill to be entitled An act relating to Seminole County; providing for transfer of power to issue hunting and fishing license from the county judge to the tax collector of said county; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 3013 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3014—A bill to be entitled An act regulating the government of the City of Orlando, Florida, by amending chapter 63-1724, section 2, Special Laws of Florida 1963 to provide that the annual salary of the mayor-commissioner and each of the other city commissioners of the City of Orlando shall be fixed by the City Council of the City of Orlando, Florida, and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 3014 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3015—A bill to be entitled An act to authorize the board of county commissioners of Seminole county to establish rules and regulations and issue permits relating to the creation, establishment and operation of borrow pits in Seminole county lying outside of any municipal corporation; to provide that after the effective date of this act it shall be unlawful to create, establish or operate a borrow pit, without obtaining a permit from the board of county commissioners of Seminole county; to provide for the requirement of application to secure permits; to provide for the period of time said permits may be issued; to provide for applicants to pay the costs and expenses of process and determination of the applications for permits; to provide for the board to set the fee to be charged therefor; to provide for penalty for violations; providing civil suits to enforce compliance with the provisions of this act; to provide a savings clause; to provide that this act shall be cumulative and supplemental to the zoning laws of Seminole county; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 3015 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3016—A bill to be entitled An act relating to the city of Casselberry, Florida, amending chapter 65-1351, house bill no. 1567, Laws of Florida, by amending section 10 to provide terms of office for councilmen of three (3) years and designation of terms; amending section 24 to provide the term of office for mayor of three (3) years and designation of term; providing for repeal of all laws in conflict; providing a severability clause; and providing for a referendum.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 3016 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3017—A bill to be entitled An act relating to the city of Longwood, in Seminole county, Florida; providing alternative methods of annexation of contiguous territory; providing for the procedure to be followed to accomplish such annexation; providing for the powers, duties and jurisdiction of the municipal government in the annexed territory; providing for the

obligations, benefits and privileges affecting such territory and the inhabitants therein; repealing all laws in conflict with said proposed legislation; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 3017 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3018—A bill to be entitled An act regulating the government of the City of Orlando by amending section 2 of chapter 14266, Special Laws of Florida 1929, providing for the appointment of associate and substitute judges of the municipal court of the City of Orlando, Florida, and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 3018 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3019—A bill to be entitled An act relating to the city of Longwood, Florida, amending section 64 of chapter 9825, Laws of Florida, 1923; providing procedure for adoption of ordinances; enactment of emergency ordinances; passage of ordinances over mayor's veto; an enabling clause for all ordinances; and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 3019 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3020—A bill to be entitled An act regulating the government of the City of Orlando, Florida, by amending section 4 of chapter 9860, Special Laws of Florida 1923, providing for procedure of zone commission.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 3020 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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|---------------|-------------|------------|---------|
| Mr. President | Bishop      | Fincher    | Horne   |
| Askew         | Boyd        | Friday     | Johnson |
| Bafalis       | Broxson     | Gong       | Karl    |
| Barron        | Daniel      | Gunter     | Knopke  |
| Barrow        | Deeb        | Haverfield | Lane    |
| Beaufort      | de la Parte | Henderson  | McClain |
| Bell          | Ducker      | Hollahan   | Myers   |

|          |             |             |        |
|----------|-------------|-------------|--------|
| Pope     | Sayler      | Trask       | Wilson |
| Poston   | Shevin      | Weber       | Young  |
| Reuter   | Stolzenburg | Weissenborn |        |
| Saunders | Stone       | Williams    |        |

HB 3021—A bill to be entitled An act authorizing the governing body of the city of Longwood, Florida, to divide the city into five (5) geographical areas and providing residential requirements for city councilmen and elections at large; and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 3021 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3022—A bill to be entitled An act to extend and enlarge the corporate limits of the city of Apopka, in the county of Orange and state of Florida; to give said city of Apopka jurisdiction over the territory embraced in said extension; repealing all laws and parts of laws in conflict; and providing an effective date therefor.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 3022 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3023—A bill to be entitled An act regulating the government of the City of Orlando, Florida, by amending section 9 of Chapter 57-1647, Special Laws of Florida 1957, relating to commissioners' districts for newly annexed areas.

Was taken up and read the second time by title. On motion by Senator Ducker, the rules were waived and HB 3023 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

Consideration of HB 3024 was deferred, the bill retaining its place on the Calendar.

HB 3026—A bill to be entitled An act relating to Volusia County; providing for the annual salary of justices of the peace and constables of the county; 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 3026 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

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| Shevin      |
| Stolzenburg |
| Stone       |
| Trask       |
| Weber       |
| Weissenborn |
| Williams    |
| Wilson      |
| Young       |

Authority; authorizing the issuance of bonds of the Authority payable from revenues or other funds received by the Authority; providing for approval of the Authority by the governing bodies of the City of Pensacola and the County of Escambia; 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 3030 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3027—A bill to be entitled An act relating to Volusia County; removing justices of the peace and constables from the fee system and placing them on a budget system; providing budgeting procedures; 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 3027 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

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| Shevin      |
| Stolzenburg |
| Stone       |
| Trask       |
| Weber       |
| Weissenborn |
| Williams    |
| Wilson      |
| Young       |

Consideration of HB 3031 was deferred, the bill retaining its place on the Calendar.

HB 3033—A bill to be entitled An act relating to Monroe County, office of the county solicitor of the criminal court of record; authorizing said county solicitor to appoint two (2) assistants to be known as assistant county solicitors, who shall hold office at the pleasure of the county solicitor; providing for such assistant county solicitors to take an oath to faithfully perform the duties of assistant county solicitor; providing they shall have the same powers and perform the same duties as the county solicitor appointing them; providing that appointment of such assistants shall be made in writing and entered in the minutes of said Court; fixing the salary of the assistant county solicitors and providing for payment thereof out of the general fund of the county; fixing the amount to be paid to the assistant county solicitors for the operation of their offices and designating the fund out of which same shall be paid; providing this act shall not prevent the county solicitor from appointing other assistants when their compensation is not to be paid out of public funds; repealing chapter 65-1103, Laws of Florida, and other laws in conflict with this act; 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 3033 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

HB 3028—A bill to be entitled An act relating to Volusia County; providing for deputy constables in certain justice of the peace districts; providing for their duties and compensation; 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 3028 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

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| Shevin      |
| Stolzenburg |
| Stone       |
| Trask       |
| Weber       |
| Weissenborn |
| Williams    |
| Wilson      |
| Young       |

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

HB 3029—A bill to be entitled An act relating to Polk County; providing for the employment by the state attorney of a secretary and a court reporter, and the payment and compensation thereof; 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 3029 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

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| Shevin      |
| Stolzenburg |
| Stone       |
| Trask       |
| Weber       |
| Weissenborn |
| Williams    |
| Wilson      |
| Young       |

On motion by Senator Horne, the rules were waived and HB 3035 was removed from the Local Calendar and referred to the Committee on Rules and Calendar.

HB 3036—A bill to be entitled An act relating to alcoholic beverages, club beverage licenses in each county in the State having a population of not less than two hundred thousand (200,000) and not more than two hundred sixty thousand (260,000), according to the latest official decennial census; amending chapter 68-78, Laws of Florida; providing for additional alcoholic beverage licenses; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Bafalis, the rules were waived and HB 3036 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

HB 3030—A bill to be entitled An act creating the Pensacola-Escambia Governmental Center Authority, as an agency of the City of Pensacola and the County of Escambia; providing for the organization of said authority; prescribing the powers and duties of said authority; providing for a vote of the electors of the city and the county who are owners of freeholds not wholly exempt from taxation; authorizing the acquisition and construction of lands, buildings and other facilities by the

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| Mr. President | Barrow   | Boyd    | de la Parte |
| Askew         | Beaufort | Broxson | Ducker      |
| Bafalis       | Bell     | Daniel  | Fincher     |
| Barron        | Bishop   | Deeb    | Friday      |

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| Gong       | Karl    | Reuter      | Weber       |
| Gunter     | Knopke  | Saunders    | Weissenborn |
| Haverfield | Lane    | Saylor      | Williams    |
| Henderson  | McClain | Shevin      | Wilson      |
| Hollahan   | Myers   | Stolzenburg | Young       |
| Horne      | Pope    | Stone       |             |
| Johnson    | Poston  | Trask       |             |

HB 3034—A bill to be entitled An act relating to Okaloosa county, small claims court; creating a small claims court in Okaloosa county which will succeed to the powers and duties of the small claims court now functioning in said county by virtue of general law; providing that the presently elected and duly qualified judge of the small claims court of Okaloosa county shall succeed to the duties of judge of the newly established court and fixing his compensation and term of office; providing for a judge ad litem; providing for a clerk and assistants for said court and fixing the powers and duties of said clerk; providing for the jurisdiction of said court and for a graduated system of filing fees; providing for jury trials; providing for service of process by registered or certified mail; providing that the sheriff shall be the executive officer of said court and providing for a summary method of sheriff's sale under executions issuing out of said court; providing for proceedings supplemental to execution and for appeals; providing for recording of judgments of said court and effect of lien thereof; providing for a court registry and fees therefor; providing for cash bonds and fees; providing for appointment of attorneys under soldiers' and sailors' relief act and fees therefor; providing for quarters for said court and the furnishing of certain items by the county commission; providing generally for a forum for the prompt and inexpensive trial of small claims cases; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Barrow, the rules were waived and HB 3034 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3037—A bill to be entitled An act relating to counties having a population in excess of four hundred fifty thousand; providing for maximum annual salaries for Superintendents of Public Instruction in such counties; providing exceptions for counties having consolidated municipal forms of local government; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Haverfield, the rules were waived and HB 3037 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3038—A bill to be entitled An act relating to Walton county; empowering the governing authorities of the county and the several incorporated municipalities therein, individually or jointly, to plan for future development, to adopt, amend or revise comprehensive plans to guide future development, implementing such comprehensive plans to authorize incorporated municipalities and the county, individually or jointly, to enact and enforce zoning and subdivision regulations and to adopt and enforce building, plumbing, electrical, gas, fire, safety, and sanitary codes; stating the purpose and intent of the act; defining certain terms used in the act; setting out the areas and

jurisdictions which may qualify to use the provisions of the act; providing for the establishment, composition, terms of office, officers, powers and duties, procedures and maintenance of planning commissions and their staffs; naming the first commission; setting out the method of adoption and the legal status of a comprehensive plan; providing for review and amendment of a comprehensive plan; setting out the scope of regulatory authority through zoning as a means of comprehensive plan implementation; setting procedures for the establishment of zoning districts; providing for the method of amendment of a zoning ordinance; providing for the establishment, composition, terms of office, officers, powers and duties, procedures and maintenance of boards of adjustment and their staffs; providing for review by the courts of decisions of boards of adjustment; setting out the scope of regulatory authority to adopt and enforce regulations for land subdivision as a means of comprehensive plan implementation; authorizing the adoption of subdivision regulations; providing procedures for approval of subdivision plans and plats; providing penalties for transfer of lots in unapproved subdivisions; authorizing the reversion of subdivided land to acreage and setting procedures therefor; authorizing the adoption and enforcement of building, plumbing, electrical, gas fire, safety, and sanitary codes and authorizing the adoption of such codes by reference as a means of comprehensive plan implementation; providing that this act is to be liberally construed to accomplish its stated purposes; providing that an incorporated municipality or the county, jointly or individually, must take formal action to proceed under this act before utilizing the authority conferred by this act; providing that regulations and codes adopted by an incorporated municipality or the county under previous legislative authority shall remain in effect until superseded by regulations and codes adopted under authority of this act; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Barrow, the rules were waived and HB 3038 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3040—A bill to be entitled An act relating to public hospitals, in all counties of the state 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; providing that such hospitals may sell accounts receivable commercial paper to a State or National Bank or other lending institutions with an endorsement that payment or collection is guaranteed.

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 3040 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

HB 3039—A bill to be entitled An act relating to Citrus County; providing for a prosecuting attorney for Citrus County and providing for compensation; repealing chapter 59-606, Laws of Florida; 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 3039 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

On motions by Senator Karl, by two-thirds vote, Senate Bills 1764 and 1765 were removed from the Local Calendar and referred to the Committee on Commerce and Licensed Businesses.

**HB 2825**—A bill to be entitled An act providing for issuance of certain series 11-C club alcoholic beverage licenses under section 561.34(6), Florida Statutes, notwithstanding the provisions of section 561.20(6), Florida Statutes; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Hollahan, the rules were waived and HB 2825 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

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

Senator Horne moved that the House be requested to return HB 2630.

Pending consideration thereof, the hour of adjournment having arrived, a point of order was called and the Senate recessed at 12:32 p.m. to reconvene at 1:30 p.m.

**AFTERNOON SESSION**

The Senate was called to order by the President at 1:30 p.m. A quorum present—46:

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| Mr. President | Deeb        | Karl        | Shevin      |
| Askew         | de la Parte | Knopke      | Slade       |
| Bafalis       | Ducker      | Lane        | Stolzenburg |
| Barron        | Fincher     | McClain     | Stone       |
| 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       | Sayler      |             |
| Daniel        | Johnson     | Scarborough |             |

The Senate resumed consideration of the Special Order Calendar.

**SB 549**—A bill to be entitled An act relating to the seventh cent gasoline tax, amending sections 208.44(3)2.(b), 334.19(4), 335.041, 339.08(3), and 339.081(1)(a), Florida statutes, providing for the entire proceeds thereof to be paid to the counties; providing an effective date.

Was taken up with the following amendment which was moved by Senator Poston and deferred this day:

In Section 1, line 21, page 1, strike after the word roads "on the state secondary system"

The amendment was adopted.

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

In Section 1, line 23, page 1, (after the word "way") insert and

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

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

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

In Section 5, line 23, page 3, strike "taxes" and insert the following: tax

Senator Poston offered the following amendment which was adopted:

In Section 1, line 23, page 1, insert the following after the word "rights-of-way": for primary, secondary and county roads

Senator Poston also offered the following amendment which was adopted:

In Section 1, line 18, page 1, following the word "shares" insert the following: of each county as follows

Senator Poston also offered the following amendment which was adopted:

In Section 1, line 17, page 1, following the word "said" insert respective

On motion by Senator Poston, the rules were waived and SB 549 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—26

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|---------------|------------|-------------|-------------|
| Mr. President | Broxson    | Johnson     | Stone       |
| Bafalis       | Daniel     | Ott         | Trask       |
| Barrow        | Deeb       | Pope        | Weissenborn |
| Beaufort      | Gong       | Poston      | Williams    |
| Bell          | Haverfield | Sayler      | Wilson      |
| Bishop        | Hollahan   | Scarborough |             |
| Boyd          | Horne      | Stolzenburg |             |

Nays—1

Ducker

Senators Young, Askew and Shevin were recorded as voting yea.

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

**HB 688**—A bill to be entitled An act relating to motor vehicle titles; amending section 319.14(1), Florida Statutes; changing the definition of "police car"; providing an effective date.

—which was read the second time by title.

On motion by Senator Pope, the rules were waived and HB 688 was read the third time by title, passed and certified to the House. The vote was: Yeas—37 Nays—None

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| Mr. President | Ducker     | Karl        | Shevin      |
| Askew         | Fincher    | Knopke      | Slade       |
| Bafalis       | Friday     | Lane        | Stolzenburg |
| Barrow        | Gong       | Ott         | Weber       |
| Beaufort      | Gunter     | Pope        | Williams    |
| Bell          | Haverfield | Poston      | Wilson      |
| Bishop        | Henderson  | Reuter      | Young       |
| Boyd          | Hollahan   | Saunders    |             |
| Broxson       | Horne      | Sayler      |             |
| Deeb          | Johnson    | Scarborough |             |

**CS for HB 1814**—A bill to be entitled An act relating to Indian reservations and lands; amending section 285.12, Florida Statutes, to provide that laws relating to public lands shall not apply; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Gong, the rules were waived and CS for HB 1814 was read the third time by title, passed and certified to the House. The vote was: Yeas—28 Nays—None

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| Mr. President | Barrow   | Bell   | Broxson |
| Askew         | Beaufort | Bishop | Daniel  |

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| Deeb       | Hollahan | Saunders    | Stone       |
| Ducker     | Horne    | Sayler      | Trask       |
| Friday     | Johnson  | Scarborough | Weissenborn |
| Gong       | Knopke   | Shevin      | Williams    |
| Haverfield | Poston   | Stolzenburg | Wilson      |

Senator Young was recorded as voting yea.

The President Pro Tempore presiding.

On motion by Senator Horne, by two-thirds vote, HB 1216 was withdrawn from the Committee on Judiciary and placed on the Calendar.

The Senate resumed consideration of—

SB 136—A bill to be entitled An act relating to Florida Highway Code, Sixth Part; amending chapter 339, Florida Statutes, by adding section 339.025, requiring certain short-term investment of certain state road funds by State Board of Administration.

—which had been read the second time by title, amended and deferred this day.

On motion by Senator Poston, the rules were waived and SB 136 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—28 Nays—None

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| Askew    | Deeb       | Karl        | Stolzenburg |
| Barrow   | Ducker     | Knopke      | Stone       |
| Beaufort | Gong       | Pope        | Trask       |
| Bell     | Haverfield | Poston      | Weber       |
| Bishop   | Hollahan   | Sayler      | Williams    |
| Broxson  | Horne      | Scarborough | Wilson      |
| Daniel   | Johnson    | Shevin      | Young       |

Senator Horne presiding.

SB 805—A bill to be entitled An act relating to trespassers on school property; amending Chapter 821, Florida Statutes, by adding section 821.38 thereto; 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 Poston:

In Section 1, line 13, page 1, strike all of subsection (1) of Section 1 and renumber the remaining subsections of Section 1

The Committee on Education also offered the following amendment which was adopted on motion by Senator Poston:

In Section 1, line 19, page 1, strike "Whoever shall have so entered" and insert the following: Whoever wilfully enters upon

On motion by Senator Poston, the rules were waived and SB 805 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—30 Nays—None

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| Askew   | Ducker     | Knopke      | Stone    |
| Barrow  | Gong       | Pope        | Trask    |
| Bell    | Haverfield | Poston      | Weber    |
| Bishop  | Henderson  | Reuter      | Williams |
| Boyd    | Hollahan   | Saunders    | Wilson   |
| Broxson | Horne      | Sayler      | Young    |
| Daniel  | Johnson    | Scarborough |          |
| Deeb    | Karl       | Shevin      |          |

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

SB 400 together with:

By The Committee on Ways and Means—

CS for SB 400—A bill to be entitled An act relating to poultry inspections; amending section 583.18, Florida Statutes; exempting from state inspection requirements and fee live and dressed poultry which has been federally inspected; providing an effective date.

—which was read the first time by title and SB 400 was laid on the table.

On motions by Senator Barrow, the rules were waived and CS for SB 400 was read the second time by title, the third time by title, passed and certified to the House. The vote was: Yeas—31 Nays—None

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| Askew   | Ducker     | Knopke      | Shevin   |
| Barrow  | Gong       | Ott         | Stone    |
| Bell    | Haverfield | Pope        | Trask    |
| Bishop  | Henderson  | Poston      | Weber    |
| Boyd    | Hollahan   | Reuter      | Williams |
| Broxson | Horne      | Saunders    | Wilson   |
| Daniel  | Johnson    | Sayler      | Young    |
| Deeb    | Karl       | Scarborough |          |

Senator Friday presiding.

SB 432 was taken up, together with:

By The Committee on Education—

CS for SB 432—A bill to be entitled An act relating to private schools registration; providing purposes, definitions, and restrictions on advertising; providing a penalty; providing an effective date.

—which was read the first time by title and SB 432 was laid on the table.

On motion by Senator Karl, the rules were waived and CS for SB 432 was read the second time by title.

The Committee on Education offered the following amendment which was adopted on motion by Senator Karl:

In Section 1, lines 1 - 5, page 3, strike "provisional approval of, or has been accredited by an accrediting agency designated as a nationally recognized accrediting agency by the United States Office of Education and any other such associations or agencies recognized for this purpose by the state board of education." and insert the following: provisional approval of, or has been accredited by either an accrediting agency designated as a nationally recognized accrediting agency by the United States Office of Education or any association or agency recognized for the purpose of accreditation by the state board of education. Accreditation in any one accrediting agency or association is sufficient for this purpose.

On motion by Senator Karl, the rules were waived and CS for SB 432 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—27 Nays—None

|             |            |             |             |
|-------------|------------|-------------|-------------|
| Askew       | Ducker     | Karl        | Stone       |
| Bafalis     | Friday     | Knopke      | Weber       |
| Bell        | Gong       | Ott         | Weissenborn |
| Bishop      | Haverfield | Pope        | Williams    |
| Boyd        | Henderson  | Reuter      | Wilson      |
| Daniel      | Horne      | Shevin      | Young       |
| de la Parte | Johnson    | Stolzenburg |             |

SUPPLEMENTAL SPECIAL ORDER CALENDAR

SB 1342—A bill to be entitled An act relating to milk and milk products; redefining certain milks and milk products; redefining "filled milk", repealing sections 502.041 (1) (f), 502.161, and 502.181 (2), Florida Statutes; amending rule making authority; providing an effective date.

Was taken up and read the second time by title.

Senator Ott offered the following amendment which failed:

In Section 3, line 23, page 2, insert the following: after the word "lactose" the words: derived from milk

Senator Ott also offered the following amendment which failed:

In section 3, line 21, page 3, strike the period and insert the following: provided further, that no products authorized hereunder may be displayed or sold from refrigerated cases which also contain milk or milk products nor may it be sold in cartons with a label containing the word "milk."

On motion by Senator Stone, the rules were waived and SB 1342 was read the third time by title, passed and certified to the House. The vote was:

Yeas—33

|          |            |             |          |
|----------|------------|-------------|----------|
| Barron   | Gong       | Myers       | Stone    |
| Beaufort | Gunter     | Pope        | Trask    |
| Bishop   | Haverfield | Poston      | Weber    |
| Broxson  | Henderson  | Reuter      | Williams |
| Daniel   | Hollahan   | Sayler      | Wilson   |
| Deeb     | Horne      | Scarborough | Young    |
| Ducker   | Johnson    | Shevin      |          |
| Fincher  | Karl       | Slade       |          |
| Friday   | Knopke     | Stolzenburg |          |

Nays—3

|        |             |     |
|--------|-------------|-----|
| Chiles | de la Parte | Ott |
|--------|-------------|-----|

The President presiding.

HB 1216—A bill to be entitled An act relating to professional service corporations; amending section 621.05, Florida Statutes, by adding new subsection (2) to provide that members of the board of directors shall not be required to be members of the same profession for which the corporation was formed to render services; authorizing amendments to certificates of incorporations changing business purposes of professional service corporations and the effect thereof; providing an effective date.

Was taken up and read the second time by title.

Senator Askew offered the following amendment which was adopted:

In Section 1, strike entire Section 1 and insert the following:

Section 1. Section 621.10, Florida Statutes, is amended to read:

621.10 Disqualification of shareholder, officer, etc.; forfeiture of charter.—If any officer, shareholder, agent or employee of a corporation organized under this act who has been rendering professional service to the public becomes legally disqualified to render such professional services within this state, or is elected to a public office [or accepts employment] that, pursuant to existing law, places restrictions or limitations upon his continued rendering of such professional services, or accepts employment that, pursuant to existing law, places restrictions or limitations upon his continued rendering of such professional services, he shall sever all employment with, and financial interests in, such corporation forthwith. A corporation's failure to require compliance with this provision shall constitute a ground for the forfeiture of its articles of incorporation and its dissolution. When a corporation's failure to comply with this provision is brought to the attention of the office of the secretary of state, the secretary of state forthwith shall certify that fact to the attorney general for appropriate action to dissolve the corporation.

Senators Askew and Chiles offered the following amendment which was adopted on motion by Senator Askew:

In Section 3, strike entire Section 3 and insert the following: Section 3. This act shall take effect July 1, 1969.

Senators Askew and Chiles also offered the following amendment which was adopted on motion by Senator Askew:

In title, strike "621.05, Florida Statutes, by adding new subsection (2) to provide that members of the board of directors shall not be required to be members of the same profession for which the corporation was formed to render services;" and insert the following:

621.10, Florida Statutes, clarifying the legal position of said persons and said corporations; amending section 621.13, Florida Statutes,

On motion by Senator Askew, the rules were waived and HB 1216 as amended was read the third time by title, passed and certified to the House. The vote was: Yeas—30 Nays—None

|               |        |            |           |
|---------------|--------|------------|-----------|
| Mr. President | Bell   | Deeb       | Henderson |
| Askew         | Bishop | Friday     | Hollahan  |
| Bafalis       | Boyd   | Gong       | Horne     |
| Barron        | Daniel | Haverfield | Johnson   |

|        |             |             |        |
|--------|-------------|-------------|--------|
| Karl   | Saunders    | Stolzenburg | Wilson |
| Knopke | Sayler      | Trask       | Young  |
| Pope   | Scarborough | Weber       |        |
| Reuter | Shevin      | Weissenborn |        |

On motion by Senator Barron, by two-thirds vote, HB 1630 was withdrawn from the Committee on Natural Resources and Conservation and placed on the Calendar.

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

HB 1630—A bill to be entitled An act relating to the board of conservation; directing the board to conduct a economic, ecological and biological survey of Choctawhatchee Bay to determine its best use or uses; making an appropriation for the survey; providing an effective date.

—which was read the second time by title.

On motion by Senator Barron, the rules were waived and HB 1630 was read the third time by title, passed and certified to the House. The vote was: Yeas—30 Nays—None

|               |            |             |             |
|---------------|------------|-------------|-------------|
| Mr. President | Fincher    | Karl        | Stolzenburg |
| Askew         | Friday     | Knopke      | Trask       |
| Bafalis       | Gong       | Pope        | Weber       |
| Barron        | Haverfield | Reuter      | Weissenborn |
| Bell          | Henderson  | Saunders    | Wilson      |
| Bishop        | Hollahan   | Sayler      | Young       |
| Daniel        | Horne      | Scarborough |             |
| Deeb          | Johnson    | Shevin      |             |

On motion by Senator Saunders, the House was requested to return House Bills 2843 and 2692.

On motion by Senator Gong, by two-thirds vote, SB 1489 was removed from the Calendar and withdrawn from further consideration of the Senate.

The President Pro Tempore presiding.

SB 1135—A bill to be entitled An act relating to clerk of the circuit court; providing for an official seal; revising and amending statutes requiring a fee for services; changing the word fee to charges; amending chapter 28, Florida Statutes, by adding section 28.071 to provide for an official seal; amending sections 28.101, 28.12, 28.19, 28.24, 28.241, 28.242, 28.25, 28.28, 33.04, 34.04, 34.041, 45.031(1), 95.33, 222.17(5), 298.03(4), 298.07(4), 298.08(4), 298.09, 298.34(5), 298.67(2), 372.318, 382.25, 459.16, 460.15, 462.10, 463.13, 696.05(2), 698.11, 703.01, 703.02, 703.04, 703.05, 706.04, 865.09(3), (4), 924.25(6), 924.26(2), and 932.52(16), all Florida Statutes; providing an effective date.

Was taken up and read the second time by title.

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

In Section 39, lines 23 and 24, page 30, strike all of lines 23 and 24 and insert the following: Section 39. Chapter 28, Florida Statutes, is amended by adding section 28.231 to read:

28.231 Service charges by clerks of courts.—Unless otherwise provided the clerk of any state appellate or trial court shall receive as compensation for similar services the same charges as provided in this chapter for the clerk of the circuit court.

Section 40. This act shall take effect July 1, 1969.

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

In title, lines 9 and 10, page 1, strike all of lines 9 and 10 and insert the following: Florida Statutes, by adding sections 28.071 to provide for an official seal and 28.231;

On motion by Senator Horne, the rules were waived and SB 1135 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—28

|         |            |             |             |
|---------|------------|-------------|-------------|
| Bafalis | Friday     | Karl        | Stone       |
| Bell    | Gong       | Knopke      | Trask       |
| Boyd    | Haverfield | Pope        | Weber       |
| Broxson | Henderson  | Reuter      | Weissenborn |
| Daniel  | Hollahan   | Saunders    | Williams    |
| Deeb    | Horne      | Sayler      | Wilson      |
| Ducker  | Johnson    | Stolzenburg | Young       |

Nays—1

Bishop

SB 1267—A bill to be entitled An act relating to workmen's compensation; amending section 440.11, Florida Statutes, extending the exclusiveness of liability of an employer to his insurance carrier, service agent or safety consultant; providing an effective date.

Was taken up and read the second time by title.

The Committee on Insurance offered the following amendment which was adopted on motion by Senator Broxson:

In Section 1, line 5, page 2, after the words "safety service;" strike the ";" and add the following: incidental to the workmen's compensation or employers' liability coverage or to the workmen's compensation or employers' liability servicing contract;

On motion by Senator Broxson, the rules were waived and SB 1267 as amended was read the third time by title.

SB 1267 passed and was ordered engrossed. The vote was:

Yeas—22

|          |          |          |             |
|----------|----------|----------|-------------|
| Bafalis  | Deeb     | Knopke   | Stolzenburg |
| Beaufort | Fincher  | Myers    | Weber       |
| Bishop   | Friday   | Pope     | Weissenborn |
| Boyd     | Gunter   | Poston   | Williams    |
| Broxson  | Hollahan | Saunders |             |
| Daniel   | Horne    | Shevin   |             |

Nays—8

|           |         |        |        |
|-----------|---------|--------|--------|
| Ducker    | Johnson | Reuter | Wilson |
| Henderson | Karl    | Sayler | Young  |

The President presiding.

Consideration of HB 994 was deferred, the bill retaining its place on the Calendar.

On motion by Senator Horne, 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 5, 1969  
*President of the Senate*

Sir:

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

By The Committee on Commerce—

CS for HB 554—A bill to be entitled An act relating to the Florida Real Estate Commission law; amending section 475.14, Florida Statutes, to provide for a nonactive registration for certain members of brokerage companies, and for a nonactive registration certificate for real estate salesmen; amending section 475.17(3), Florida Statutes, to eliminate requirement of serving apprenticeship immediately prior to registering as a broker; amending section 475.17(4), Florida Statutes, to provide that the real estate commission may require satisfactory completion of its educational course for real estate salesmen as a prerequisite to registering as a salesman; providing an effective date.

—and has directed House Conferees to return to Conference.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

The Conferees on the part of the Senate were instructed to return to Conference and the action of the Senate was certified to the House.

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

I am directed to inform the Senate that the Speaker of the House of Representatives has appointed Representatives Featherstone, Miers, Earle, and Fortune as a Conference Committee to confer with a like committee on the part of the Senate to adjust the differences on SB 573.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

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

By Representatives Hartnett and Tucker—

HB 1624—A bill to be entitled An act relating to the financing of insurance premiums by premium finance companies licensed and regulated under Part XIV, Chapter 627, Florida Statutes; amending section 627.1004, Florida Statutes; repealing section 627.1010, Florida Statutes; and providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 1624, contained in the above message, was read the first time by title. On motion by Senator Horne, the rules were waived and the bill was placed on the Calendar.

The Senate resumed consideration of the Supplemental Special Order Calendar.

SB 1304 was taken up and on motion by Senator Horne, HB 1624, a companion measure, was substituted therefor. On motion by Senator Horne, the rules were waived and HB 1624 was read the second time by title, the third time by title, passed and certified to the House. The vote was:

Yeas—28

|               |             |         |             |
|---------------|-------------|---------|-------------|
| Mr. President | de la Parte | Horne   | Saunders    |
| Bafalis       | Ducker      | Johnson | Sayler      |
| Beaufort      | Fincher     | Karl    | Scarborough |
| Bell          | Gong        | Knopke  | Stolzenburg |
| Bishop        | Gunter      | Myers   | Trask       |
| Boyd          | Henderson   | Poston  | Weber       |
| Deeb          | Hollahan    | Reuter  | Young       |

Nays—2

|             |        |
|-------------|--------|
| Weissenborn | Wilson |
|-------------|--------|

Senator Daniel was recorded as voting yea.

HB 568—A bill to be entitled An act relating to the Florida state shell; amending chapter 15, F.S.; designating a state shell; 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 568 was read the third time by title, passed and certified to the House. The vote was: Yeas—46 Nays—None

|               |             |             |             |
|---------------|-------------|-------------|-------------|
| Mr. President | Deeb        | Karl        | Shevin      |
| Askew         | de la Parte | Knopke      | Slade       |
| Bafalis       | Ducker      | Lane        | Stolzenburg |
| Barron        | Fincher     | McClain     | Stone       |
| 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       | Sayler      |             |
| Daniel        | Johnson     | Scarborough |             |

HB 2216—A bill to be entitled An act amending section 323.29, Florida Statutes, by adding a new subsection (6) to authorize the regulation by the Florida Public Service Commission of motor carriers engaged in "parcel delivery service" within municipalities and their suburban territories, removing the exemption applicable to such transportation; prescribing filing fees and providing an effective date, and authorizing the issuance of certificates of public convenience and necessity to persons engaged in such transportation on and before June 1, 1969; amending section 323.01, Florida Statutes, by adding a new subsection (19) defining the term "parcel delivery service."

Was taken up and read the second time by title. On motion by Senator Poston, the rules were waived and HB 2216 was read the third time by title and failed to pass. The vote was:

Yeas—9

|          |            |        |          |
|----------|------------|--------|----------|
| Beaufort | Haverfield | Poston | Williams |
| Bishop   | Hollahan   | Shevin |          |
| Friday   | Ott        |        |          |

Nays—24

|               |           |          |             |
|---------------|-----------|----------|-------------|
| Mr. President | Broxson   | Johnson  | Sayler      |
| Bafalis       | Daniel    | Karl     | Scarborough |
| Barron        | Deeb      | Knopke   | Stolzenburg |
| Barrow        | Ducker    | Pope     | Weber       |
| Bell          | Henderson | Reuter   | Wilson      |
| Boyd          | Horne     | Saunders | Young       |

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

HB 1885—A bill to be entitled An act relating to the public schools; amending section 237.09(1) and (2), Florida Statutes, and adding paragraph (d) thereto; requiring compilation of a contracted programs budget; prescribing funds to be included in contracted programs budget; making certain minor changes of terminology; providing an effective date.

—which was read the second time by title.

On motion by Senator Broxson, the rules were waived and HB 1885 was read the third time by title, passed and certified to the House. The vote was: Yeas—35 Nays—None

|               |            |             |             |
|---------------|------------|-------------|-------------|
| Mr. President | Fincher    | Karl        | Slade       |
| Bafalis       | Friday     | Knopke      | Stolzenburg |
| Barron        | Gong       | Ott         | Stone       |
| Beaufort      | Gunter     | Pope        | Trask       |
| Bell          | Haverfield | Reuter      | Weber       |
| Bishop        | Henderson  | Saunders    | Williams    |
| Boyd          | Hollahan   | Sayler      | Wilson      |
| Broxson       | Horne      | Scarborough | Young       |
| Ducker        | Johnson    | Shevin      |             |

By permission, the following report was received:

**ENGROSSING REPORT**

Your Engrossing Clerk to whom was referred—

- SB 136 with 5 amendments
- SB 549 with 8 amendments
- SB 805 with 2 amendments
- SB 1135 with 2 amendments
- SB 1267 with 1 amendment
- CS for SB 432 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.

On motion by Senator Myers, the following report was read:

**CONFERENCE COMMITTEE REPORT ON SB 573**

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

*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 573, same being:

An act relating to the insurance code amending Section 627.0118, Florida Statutes; providing an effective date.

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

1. That the House recede from Amendment Number 1.

|                   |                                  |
|-------------------|----------------------------------|
| Kenneth M. Myers  | Miley Miers                      |
| Louis de la Parte | Lewis S. Earle                   |
| Bill Gunter       | Harold G. Featherstone—(Dissent) |
| David C. Lane     | Edmond M. Fortune                |

On motion by Senator Myers, the Conference Committee Report on SB 573 was adopted in its entirety. On motion by Senator Myers, SB 573 as amended by the Conference Committee Report was read in full, passed and certified to the House. The vote was:

Yeas—34

|               |            |             |             |
|---------------|------------|-------------|-------------|
| Mr. President | Ducker     | Johnson     | Slade       |
| Barron        | Fincher    | Karl        | Stolzenburg |
| Beaufort      | Friday     | Knopke      | Stone       |
| Bell          | Gong       | Myers       | Trask       |
| Bishop        | Gunter     | Pope        | Weber       |
| Chiles        | Haverfield | Poston      | Williams    |
| Daniel        | Henderson  | Reuter      | Young       |
| Deeb          | Hollahan   | Scarborough |             |
| de la Parte   | Horne      | Shevin      |             |

Nays—1

Sayler

A motion by Senator Fincher that the House be requested to return HB 2630 failed.

The Senate resumed the Supplemental Special Order Calendar.

HB 214—A bill to be entitled An act relating to building standards; adopting minimum standards for transparent and obscure glass in all glass doors, tub and shower enclosures, and fixed glass panels which begin eighteen inches (18") or less from floor level in all phases of construction statewide; providing a penalty; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Poston, the rules were waived and HB 214 was read the third time by title, passed and certified to the House. The vote was: Yeas—34 Nays—None

|          |             |          |             |
|----------|-------------|----------|-------------|
| Askew    | Deeb        | Hollahan | Slade       |
| Bafalis  | de la Parte | Horne    | Stolzenburg |
| Barron   | Ducker      | Johnson  | Trask       |
| Barrow   | Fincher     | Karl     | Weber       |
| Beaufort | Friday      | Pope     | Williams    |
| Bell     | Gong        | Poston   | Wilson      |
| Bishop   | Gunter      | Reuter   | Young       |
| Boyd     | Haverfield  | Sayler   |             |
| Daniel   | Henderson   | Shevin   |             |

On motion by Senator Chiles, by two-thirds vote, HJR 1851 and House Bills 1852 and 1618 were withdrawn from the Committee on Ways and Means and placed on the Calendar.

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

HJR 1851—A joint resolution proposing an amendment to Section 9 of Article XII of the State Constitution to delete the prohibition against the issuance of revenue bonds or tax anticipation certificates under the authority of Section 19 of Article XII of the Constitution of 1885, as amended.

—which was read the second time by title.

Senator Deeb offered and moved the following amendment:

Lines 3-5, page 2, strike: [no revenue bonds or tax anticipation certificates shall be issued pursuant thereto after June 30, 1969.] and insert the following: No revenue bonds or tax anticipation certificates shall be issued pursuant thereto after June 30, 1970.

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

Strike "1970" and insert the following: 1975

On motion by Senator Deeb, the amendment as amended was adopted.

On motion by Senator Chiles, the rules were waived and HJR 1851 as amended was read the third time in full as follows:

HJR 1851—A joint resolution proposing an amendment to Section 9 of Article XII of the State Constitution to delete the prohibition against the issuance of revenue bonds or tax anticipation certificates under the authority of Section 19 of Article XII of the Constitution of 1885, as amended.

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

That the following amendment to Section 9 of Article XII is agreed to and shall be submitted to the electors of the state for ratification or rejection at a special election to be held in November 1969.

#### SECTION 9. Bonds.—

(a) **ADDITIONAL SECURITIES.** No additional revenue bonds shall be issued pursuant to Article IX, Section 17, of the Constitution of 1885, as amended. Article XII, Section 19, of the Constitution of 1885, as amended, as it existed immediately before this revision becomes effective, is adopted by this reference as a part of this revision as completely as though incorporated herein verbatim, except bonds or tax anticipation certificates hereafter issued thereunder may bear interest not in excess of five percent (5%) per annum or such higher interest as may be authorized by statute passed by a three-fifths (3/5) vote of each house of the legislature. No revenue bonds or tax anticipation certificates shall be issued pursuant thereto after June 30, 1975.

(b) **REFUNDING BONDS.** Revenue bonds to finance the cost of state capital projects issued prior to the date this revision becomes effective, including projects of the Florida state turnpike authority or its successor but excluding all portions of the state highway system, may be refunded as provided by law without vote of the electors at a lower net average interest cost rate by the issuance of bonds maturing not later than the obligations refunded, secured by the same revenues only.

#### (c) MOTOR VEHICLE FUEL TAXES.

(1) A state tax, designated "second gas tax," of two cents (2c) per gallon upon gasoline and other like products of petroleum and an equivalent tax upon other sources of energy used to propel motor vehicles as levied by Article IX, Section 16, of the Constitution of 1885, as amended, is hereby continued for a period of forty (40) consecutive years. The proceeds of said tax shall be placed monthly in the state roads distribution fund in the state treasury.

(2) Article IX, Section 16, of the Constitution of 1885, as amended, is adopted by this reference as a part of this revision as completely as though incorporated herein verbatim for the

purpose of providing that after the effective date of this revision the proceeds of the "second gas tax" as referred to therein shall be allocated among the several counties in accordance with the formula stated therein to the extent necessary to comply with all obligations to or for the benefit of holders of bonds, revenue certificates and tax anticipation certificates or any refundings thereof secured by any portion of the "second gas tax."

(3) No funds anticipated to be allocated under the formula stated in Article IX, Section 16, of the Constitution of 1885, as amended, shall be pledged as security for any obligation hereafter issued or entered into, except that any outstanding obligations previously issued pledging revenues allocated under said Article IX, Section 16, may be refunded at a lower net average interest cost rate by the issuance of refunding bonds, maturing not later than the obligations refunded, secured by the same revenues and any other security authorized in paragraph (5) of this subsection.

(4) Subject to the requirements of paragraph (2) of this subsection and after payment of administrative expenses, the "second gas tax" shall be allocated to the account of each of the several counties in amounts to be determined as follows: There shall be an initial allocation of one-fourth (1/4) in the ratio of county area to state area, one-fourth (1/4) in the ratio of the total county population to the total population of the state in accordance with the latest available federal census, and one-half (1/2) in the ratio of the total "second gas tax" collected on retail sales or use in each county to the total collected in all counties of the state during the previous fiscal year. If the annual debt service requirements of any obligations issued for any county, including any deficiencies for prior years, secured under paragraph (2) of this subsection, exceeds the amount which would be allocated to that county under the formula set out in this paragraph, the amounts allocated to other counties shall be reduced proportionately.

(5) Funds allocated under paragraphs (2) and (4) of this subsection shall be administered by the state board of administration created under said Article IX, Section 16, of the Constitution of 1885, as amended, and which is continued as a body corporate for the life of this subsection 9(c). The board shall remit the proceeds of the "second gas tax" in each county account for use in said county as follows: eighty percent (80%) to the state agency supervising the state road system and twenty percent (20%) to the governing body of the county. The percentage allocated to the county may be increased by general law. The proceeds of the "second gas tax" subject to allocation to the several counties under this paragraph (5) shall be used first, for the payment of obligations pledging revenues allocated pursuant to Article IX, Section 16, of the Constitution of 1885, as amended, and any refundings thereof; second, for the payment of debt service on bonds issued as provided by this paragraph (5) to finance the acquisition and construction of roads as defined by law; and third, for the acquisition and construction of roads. When authorized by law, state bonds pledging the full faith and credit of the state may be issued without any election: (i) to refund obligations secured by any portion of the "second gas tax" allocated to a county under Article IX, Section 16, of the Constitution of 1885, as amended; (ii) to finance the acquisition and construction of roads in a county when approved by the governing body of the county and the state agency supervising the state road system; and (iii) to refund obligations secured by any portion of the "second gas tax" allocated under paragraph 9(c)(4). No such bonds shall be issued unless a state fiscal agency created by law has made a determination that in no state fiscal year will the debt service requirements of the bonds and all other bonds secured by the pledged portion of the "second gas tax" allocated to the county exceed seventy-five percent (75%) of the pledged portion of the "second gas tax" allocated to that county for the preceding state fiscal year, of the pledged net tolls from existing facilities collected in the preceding state fiscal year, and of the annual average net tolls anticipated during the first five (5) years of operation of new projects to be financed. Bonds issued pursuant to this subsection shall be payable primarily from the pledged tolls and portions of the "second gas tax" allocated to that county.

(d) **SCHOOL BONDS.** Article XII, Section 18, of the Constitution of 1885, as amended, as it existed immediately before this revision becomes effective is adopted by this reference as part of this revision as completely as though incorporated herein verbatim, except bonds or tax anticipation certificates hereafter issued thereunder may bear interest not in excess of five percent (5%) per annum or such higher interest as may be

authorized by statute passed by a three-fifths vote of each house of the legislature. Bonds issued pursuant to this subsection (d) shall be payable primarily from revenues as provided in Article XII, Section 18, of the Constitution of 1885, as amended, and if authorized by law, may be additionally secured by pledging the full faith and credit of the state without an election. When authorized by law, bonds issued pursuant to Article XII, Section 18, of the Constitution of 1885, as amended, and bonds issued pursuant to this subsection (d), may be refunded by the issuance of bonds additionally secured by the full faith and credit of the state only at a lower net average interest cost rate.

(e) DEBT LIMITATION. Bonds issued pursuant to this Section 9 of Article XII which are payable primarily from revenues pledged pursuant to this section shall not be included in applying the limits upon the amount of state bonds contained in Section 11, Article VII, of this revision.

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

Nays—1

Deeb

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

SB 1763—A bill to be entitled An act relating to salaries of the mayor and clerk in all municipalities having a population in excess of two hundred thousand (200,000) in all counties 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 an effective date.

—which was read the second time by title.

On motion by Senator Knopke, the rules were waived and SB 1763 was read the third time by title, passed and certified to the House. The vote was: Yeas—46 Nays—None

|               |             |             |             |
|---------------|-------------|-------------|-------------|
| Mr. President | Deeb        | Karl        | Shevin      |
| Askew         | de la Parte | Knopke      | Slade       |
| Bafalis       | Ducker      | Lane        | Stolzenburg |
| Barron        | Fincher     | McClain     | Stone       |
| 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       | Sayler      |             |
| Daniel        | Johnson     | Scarborough |             |

HB 1852—A bill to be entitled An act relating to a special election to be held on the first Tuesday after the first Monday in November 1969 pursuant to Section 5 of Article XI of the State Constitution; providing for publication of notice for submission of a proposed amendment to the State Constitution for approval or rejection; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Chiles, the rules were waived and HB 1852 was read the third time by title, passed by the required Constitutional three-fourths vote of all members elected to the Senate and certified to the House. The vote was: Yeas—43 Nays—None

|               |          |        |         |
|---------------|----------|--------|---------|
| Mr. President | Barron   | Bell   | Broxson |
| Askew         | Barrow   | Bishop | Chiles  |
| Bafalis       | Beaufort | Boyd   | Daniel  |

|             |          |             |             |
|-------------|----------|-------------|-------------|
| Deeb        | Hollahan | Reuter      | Weissenborn |
| de la Parte | Horne    | Saunders    | Williams    |
| Ducker      | Johnson  | Sayler      | Wilson      |
| Fincher     | Knopke   | Scarborough | Young       |
| Friday      | Lane     | Shevin      |             |
| Gong        | Myers    | Stolzenburg |             |
| Gunter      | Ott      | Stone       |             |
| Haverfield  | Pope     | Trask       |             |
| Henderson   | Poston   | Weber       |             |

HB 1618—A bill to be entitled An act making appropriations from the named funds to the named agencies for capital outlay—buildings and improvements for the fiscal year beginning July 1, 1969; providing an effective date.

Was taken up and read the second time by title.

Senator Chiles offered the following amendment which was adopted:

Strike everything after the enacting clause and insert the following:

Section 1. The legislature hereby finds and determines that the items and sums designated in this section shall constitute state capital outlay projects within the meaning and as required by subsection (a) of section 9, article XII of the state constitution and section 240.141, Florida Statutes, and any other law. In accordance therewith, the moneys in the following items are authorized to be expended for the enumerated authorized fixed capital outlay projects.

(1) From moneys coming available pursuant to the provisions of subsection (a) of section 9, article XII of the state constitution:

(a) \$3,300,000 shall be allocated by the state board of education to the boards of trustees for junior colleges. Upon request of a board of trustees and after the approval of such request by the state planning and budget commission, the comptroller shall disburse the approved amount to be deposited to the credit of the junior college construction fund.

(b) \$2,200,000 shall be allocated by the state board of education to the district school boards for vocational—technical centers. Upon request of a district school board and after the approval of such request by the state board of education and the state planning and budget commission, the comptroller shall disburse the approved amount to the county's school fund to be deposited to the credit of the vocational—technical center construction fund to be established by said district board.

(c) \$4,000,000 shall be allocated by the state board of education to the board of regents for the institutions under its jurisdiction, namely the university of Florida, Florida state university, university of south Florida, Florida atlantic university, Florida agricultural and mechanical university, university of west Florida, the Florida technological university, a degree-granting institution to be located in Dade county, and a degree-granting institution to be located in Duval county.

(d) As moneys become available pursuant to subsection (a) of section 9 of article XII of the state constitution, the state board of education may allocate such moneys among the above authorized projects in such amounts as the board in its discretion shall see fit; provided, however, no allocation to any one project shall exceed the amount authorized in this section for such project.

If any percentage less than 100 per cent of said \$9,500,000 is realized from the aforementioned fund each of the allocations listed in this section shall be reduced by that percentage.

Section 2. The capital outlay projects approved herein are to be financed in accordance with subsection (a) of section 9, article XII of the state constitution or from grants and donations and matching funds from sources other than state funds, or by a combination of such funds. Bonds issued during the 1969-71 biennium in accordance with subsection (a) of section 9, article XII of the state constitution shall bear interest at not exceeding six per cent per annum.

Section 3. The sums designated herein are the maximum sums to be expended from state funds; provided, however, the grants and donations and matching funds from sources other than state funds may be added to any item or category.

Section 4. Any section of this act or any item herein contained if found to be invalid shall in no way affect other sections or other items contained in this act.

Section 5. This act shall take effect July 1, 1969.

Senator Chiles also offered the following amendment which was adopted:

Strike the title in its entirety and insert the following: An act authorizing expenditures for fixed capital outlay projects at junior colleges, area vocational-technical centers, and institutions under the board of regents; providing a maximum interest rate allowable on bonds issued pursuant to subsection (a) of section 9, article XII of the state constitution; providing an effective date.

On motion by Senator Chiles, the rules were waived and HB 1618 as amended was read the third time by title, passed by the required three-fifths vote of all members elected to the Senate and certified to the House. The vote was: Yeas—42 Nays—None

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

On motion by Senator Trask, the Senate took up—

#### CONFERENCE COMMITTEE REPORT ON HB 969

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

*The Honorable Fred Schultz*  
Speaker, House of Representatives

Dear Sirs:

The House, having rejected the Conference Committee's report on House Bill 969 and the House having instructed its conferees to meet once again with the conferees on the part of the Senate on said House Bill 969 to see if the differences then existing between the two houses could be further resolved and the conferees on the part of the Senate and the conferees on the part of the House having met once again, the Conference Committee, with the minority of conferees disagreeing on the House amendments to the Senate amendment to House Bill 969, same being:

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(10), Florida Statutes, prescribing bracketed scale for payment of tax; repealing sections 212.08(4), (8)(f) and 212.11(3), Florida Statutes; providing an effective date.

having met and having agreed do recommend to their respective houses as follows:

1. That the Senate concur in House amendments numbered 1, 2, 3, 4, 7, 8, and 9.
2. That the House recede from its amendments 5 and 6.
3. That the Senate and House of Representatives adopt the Conference Committee amendments attached hereto, and by reference made a part of this report.

s/ALAN TRASK—(Dissent)  
s/RICHARD B. STONE—(Partial  
Dissent)  
s/LAWTON M. CHILES, JR.  
s/JOHN R. BROXSON

s/JAMES H. SWEENEY, JR.  
s/DONALD H. REED, JR.  
s/WILLIAM G. JAMES  
s/GUY W. SPICOLA

Managers on the part of  
the Senate

Managers on the part  
of the House of  
Representatives

#### House Amendment 1 to Senate Amendment 2—

In Section 11, on page 15, line 14, strike "Subsection (2A) of section 212.07, Florida Statutes, as amended to read:" and insert the following: Section 212.07, Florida Statutes, is amended by adding new subsection (9):

and on page 15, line 20, strike "(2A)" and insert the following: (9)

#### House Amendment 2 to Senate Amendment 2—

In Section 15, on page 21, line 27, strike the period and insert the following: ; and further provided this exemption shall not include sales, rental, use, consumption, or storage for use in any political subdivision in this state of machines and equipment and parts and accessories therefor used in the generation of electrical energy by systems owned and operated by a political subdivision in this state.

#### House Amendment 3 to Senate Amendment 2—

In Section 1, on page 3, lines 19, 20, strike "1. Exempt as agricultural property under section 193.201, Florida Statutes." and renumber following subparagraphs.

#### House Amendment 4 to Senate Amendment 2—

In Section 6, on page 8, lines 1 and 2, strike lines 1 and 2 and renumber subsequent subparagraphs.

#### House Amendment 5 to Senate Amendment 2—

In Section 3, on page 5, line 16, following the word "senses" insert the following: } and also includes syndicated features (such as editorial or advice columns and comic strips) acquired for and used in any publication

#### House Amendment 6 to Senate Amendment 2—

Following Section 23, on page 27, line 3, add new section as follows:

Section 24. Notwithstanding any provision to the contrary, sales, use or privilege taxes shall be collected with respect to any facility, device, fixture, equipment or machinery used primarily for the control or abatement of pollution or contaminants from manufacturing or industrial plants or installations, and any structure, machinery or equipment installed in the reconstruction or replacement of such facility, device, fixture, equipment or machinery.

and renumber present Section 24 as Section 25.

#### House Amendment 7 to Senate Amendment 2—

In Section 20, on page 25, line 15, strike "(8)(f)"

#### House Amendment 8 to Senate Amendment 1—

In Title, on page 1, line 8, strike "212.07(2A)" and insert the following: 212.07(9)

#### House Amendment 9 to Senate amendment 1:

In Title, on page 1, line 27, insert the following: exemption shall not include sale of machines and equipment and parts for the sale of electrical energy; placing the sales tax on equipment used for the control of pollution; providing for tax on agricultural leases;

#### Conference Committee Amendment 1—

In Section 14, line 23, page 20, after "and garden seeds," insert the following: nursery stock, seedlings, cuttings or other propagative material purchased for growing on or growing stock;

Conference Committee Amendment 2—

In Section 17, line 1, page 23, strike all of section 17

Conference Committee Amendment 3—

In Section 23, line 9, pages 26 and 27, strike all of section 23

Conference Committee Amendment 4—

In the title strike: "placing the sales tax on equipment used for the control of pollution;"

Conference Committee Amendment 5—

In Section 15, following the words "for use in any political subdivision" insert the following: or municipality

A motion by Senator Stone that the Conference Committee Report be adopted failed. The vote was:

Yeas—18

|               |            |             |             |
|---------------|------------|-------------|-------------|
| Mr. President | Gong       | Ott         | Weber       |
| Bell          | Gunter     | Poston      | Weissenborn |
| Broxson       | Haverfield | Reuter      | Wilson      |
| Deeb          | Lane       | Shevin      |             |
| Ducker        | Myers      | Stolzenburg |             |

Nays—26

|          |             |             |          |
|----------|-------------|-------------|----------|
| Askw     | Chiles      | Horne       | Slade    |
| Bafalis  | Daniel      | Johnson     | Stone    |
| Barron   | de la Parte | Karl        | Trask    |
| Barrow   | Fincher     | Pope        | Williams |
| Beaufort | Friday      | Saunders    | Young    |
| Bishop   | Henderson   | Sayler      |          |
| Boyd     | Hollahan    | Scarborough |          |

On motion by Senator Chiles, the Conferees on the part of the Senate were instructed to return to Conference and the House was requested to return its Conferees to Conference. The action of the Senate was certified to the House.

On motion by Senator Friday, the rules were waived and time of adjournment was extended until final action on HCR 3048.

On motion by Senator Chiles, by two-thirds vote, HB 850 was withdrawn from the Committee on Ways and Means and placed on the Calendar.

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

**MESSAGES FROM THE HOUSE OF REPRESENTATIVES**

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

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

By Representative Lancaster—

HB 2692—A bill to be entitled An act providing for the validation of certain special licenses issued under subsection (2) of section 561.20, Florida Statutes for the sale of intoxicating beverages in any county in the state having a population of not over two thousand eight hundred seventy (2,870) according to the latest official decennial census; providing an effective date.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motion by Senator Saunders, the Senate reconsidered the vote by which HB 2692, contained in the above message, passed on June 4.

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

In Section 1, line 24, page 1, strike "1961" and insert 1968

On motion by Senator Saunders, HB 2692 as amended was read by title, passed and certified to the House. The vote was: Yeas—46 Nays—None

|               |             |             |             |
|---------------|-------------|-------------|-------------|
| Mr. President | Deeb        | Karl        | Shevin      |
| Askw          | de la Parte | Knopke      | Slade       |
| Bafalis       | Ducker      | Lane        | Stolzenburg |
| Barron        | Fincher     | McClain     | Stone       |
| 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       | Sayler      |             |
| Daniel        | Johnson     | Scarborough |             |

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

I am directed to inform the Senate that the House of Representatives has accepted and adopted the Conference Committee Report and passed CS for HB 554 as amended by the Conference Committee Report.

By the Committee on Commerce—

CS for HB 554—A bill to be entitled An act relating to the Florida Real Estate Commission law; amending section 475.14, Florida Statutes, to provide for a nonactive registration for certain members of brokerage companies, and for a nonactive registration certificate for real estate salesmen; amending section 475.17(3), Florida Statutes, to eliminate requirement of serving apprenticeship immediately prior to registering as a broker; amending section 475.17(4), Florida Statutes, to provide that the real estate commission may require satisfactory completion of its educational course for real estate salesmen as a prerequisite to registering as a salesman; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

**CONFERENCE COMMITTEE REPORT ON CS for HB 554**

*The Honorable Fred Schultz* June 6, 1969  
*Speaker, House of Representatives*

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

Dear Sirs:

Your conferees on the part of the two Houses on the matter of the refusal of the House of Representatives to concur to Senate amendments and the Senate refusal to recede therefrom to Committee Substitute for House Bill 554, the same being:

A bill to be entitled AN ACT relating to the Florida Real Estate Commission law; amending section 475.14, Florida Statutes, to provide for a nonactive registration for certain members of brokerage companies, and for a non-active registration certificate for real estate salesmen; amending section 475.17(3), Florida Statutes, to eliminate requirement of serving apprenticeship immediately prior to registering as a broker; amending section 475.17(4), Florida Statutes, to provide that the real estate commission may require satisfactory completion of its educational course for real estate salesmen as a prerequisite to registering as a salesman; providing an effective date.—

having considered the Senate amendments, the effect of which would be to restore Committee Substitute for House Bill 554 as introduced, and the conferees being fully advised in the premises, have agreed to recommend and do recommend that the House concur in the Senate amendments to Committee Substitute for House Bill 554; and that the Committee Substitute for HB 554 be amended as follows:

Page 2, Section 2(3), line 20. Strike the period (.) after the word "broker", add semi-colon (;) and the following language:

"provided however that the requirements of apprenticeship under one broker as herein required shall be waived in the event of the death of the broker or the surrender or revocation of the license of the broker prior to the completion of the twelve (12) months apprenticeship. In the event there is a waiver as herein provided, the time of the apprenticeship under the first registered broker shall be credited to the time served under the second broker in computing the period of twelve (12) months of apprenticeship as required herein".

**JOHN R. BROXSON**  
**CHARLES H. WEBER**  
Managers on the part of the Senate

**J. LORENZO WALKER**  
**ROBERT C. HECTOR**  
Managers on the part of the House

On motion by Senator Broxson, the Conference Committee Report on CS for HB 554 was adopted in its entirety.

On motion by Senator Broxson, CS for HB 554 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        | Shevin      |
| Askwew        | Ducker      | Knopke      | Slade       |
| Bafalis       | Fincher     | Lane        | Stolzenburg |
| Barrow        | Friday      | Myers       | Stone       |
| Beaufort      | Gong        | Ott         | Weber       |
| Bell          | Gunter      | Pope        | Weissenborn |
| Bishop        | Haverfield  | Poston      | Williams    |
| Boyd          | Henderson   | Reuter      | Wilson      |
| Broxson       | Hollahan    | Saunders    | Young       |
| Daniel        | Horne       | Saylor      |             |
| Deeb          | Johnson     | Scarborough |             |

**The President Pro Tempore presiding.**

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

June 6, 1969

Sir:

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

By Senator Haverfield—

SB 1546—A bill to be entitled An act amending section 193.111, Florida Statutes, by empowering boards of county commissioners to employ qualified appraisers to advise said boards during equalization or, in the alternative to delegate equalization powers and functions to a citizen's equalization board; providing for composite of citizen's equalization board; providing effective date.

Amendment 1—

In Section 1, on page 1, line 27, strike "The boards of county commissioners of each of the counties" and all of paragraph (1) of Section 1 on page two (2), being lines 1 through 17 of page 2. and insert the following: The tax adjustment board of each county may employ qualified property appraisers or evaluators to appear before the board of tax adjustment at that meeting of the board which is held for the purpose of hearing complaints. Such property appraisers or evaluators shall present testimony as to the just value of any property, the value of which is contested before the board, and shall submit to examination by the board, the taxpayer, and the tax assessor.

(2) With the approval of the taxpayer and the tax assessor, if elected, the board of tax adjustment may appoint a citizen board to hear any particular complaint. Such citizen board shall consist of one (1) professional appraiser; one (1) attorney; one (1) certified public accountant; one (1) businessman; and one (1) private citizen who is a freeholder. Such citizen board shall hear testimony and make recommendations to the board of tax adjustment.

—renumber the following paragraphs—

Amendment 2—

In Section 1, on page 2, line 25, strike "equalization" and insert the following: tax adjustment

Amendment 3—

In Section 1, on page 1, line 20, strike "equalization" and insert the following: tax adjustment

Amendment 4—

In Section 1, on page 3, line 1, strike paragraph (3) of section 1 and renumber the following paragraphs

Amendment 5—

In Section 2, on page 3, line 12, strike Section 2. and insert the following: Section 2. This act shall take effect on July 30, 1969.

Amendment 6—

In title, on page 1, line 8, strike lines 8 through 14 of the Title and insert the following: the board of tax adjustment by presenting testimony; authorizing the board of tax adjustment to appoint a citizen's board to hear complaints and make recommendations; providing for composite of citizen's board; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
**ALLEN MORRIS**  
Clerk, House of Representatives

On motions by Senator Haverfield, the Senate concurred in House amendments 1, 2, 3, 4, 5 and 6 to SB 1546.

SB 1546 was ordered engrossed and the action of the Senate was certified to the House.

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

June 6, 1969

Sir:

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

By Senator Boyd—

SB 655—A bill to be entitled An act relating to the milk commission; repealing 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; providing for the transfer of funds remaining in the commission budget to the University of Florida Foundation—SHARE, to be spent for specified purposes; providing an effective date.

Which amendment reads as follows:

In Section 2, on page 1, line 25, strike Foundation—Share (Special Help for Agricultural Research and Education)

—and requests the concurrence of the Senate therein.

Respectfully,  
**ALLEN MORRIS**  
Clerk, House of Representatives

On motion by Senator Boyd, the Senate concurred in the House amendment to SB 655.

SB 655 was ordered engrossed and the action of the Senate was certified to the House.

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

June 6, 1969

Sir:

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

By Senator Gunter—

SB 907—A bill to be entitled An act relating to frozen desserts; repealing sections 503.01-503.10, Florida Statutes; providing 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.

Amendment 1—

In Section 2, on page 6, line 22, immediately following 503.031 add a new paragraph as follows:

503.032 License fee.—The license fee shall be fifty dollars for each manufacturing plant shown in the application of frozen desserts and/or frozen desserts mix manufacturers doing a wholesale business, and ten dollars for each retail store shown in the application of a retail manufacturer. There shall be no fee for the issuance of a license to a hotel, restaurant or boarding house, for the manufacture of frozen desserts and/or frozen desserts mix sold to the patrons thereof for consumption exclusively on the premises where manufactured. The fee shall be tendered to the commissioner with the application, and upon the issuance of the license shall be remitted by the commissioner to the state treasurer to the credit of the general inspection trust fund and shall be used by the commissioner for the enforcement of this chapter.

Amendment 2—

In title, on page 1, line 10, immediately following "permits," insert the following: providing for license fees,

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motions by Senator Gunter, the Senate concurred in House amendments 1 and 2 to SB 907.

SB 907 was ordered engrossed and the action of the Senate was certified to the House.

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

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

By Senators Daniel and Hollahan—

SB 1472—A bill to be entitled An act relating to the Florida electronic data processing management board; amending section 23.027(8), Florida Statutes, providing for authorization of the board to make and enter into contracts and agreements; providing an effective date.

Which amendment reads as follows:

Add a new section before the last section as follows:

Section 2. Nothing contained herein shall be construed to supersede any provision of the 1969 Governmental Reorganization Act as enacted at the 1969 regular session. The Reorganization Act shall prevail if any provisions herein are inconsistent with that act.

Renumber remaining section.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motion by Senator Hollahan, the Senate concurred in the House amendment to SB 1472.

SB 1472 was ordered engrossed and the action of the Senate was certified to the House.

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

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

By Senators Boyd and Mathews—

SB 1328—A bill to be entitled An act relating to educational institutions; amending chapter 243, Florida statutes by adding a new section 243.151 to authorize the lease of property and leaseback of facilities by the board of regents of the state of Florida for institutions of higher learning; providing an effective date.

Which amendment reads as follows:

On page 1, lines 26 and 27, following Section 1, on page 1, between lines 26 and 27, add a new Section 2 to read as follows and renumber the succeeding sections accordingly:

Section 2. The board of regents is authorized to enter into lease agreements whereby income producing buildings, improvements and facilities are leased to the board of regents for a period of time specified in such agreement; provided, however, such lease agreement shall provide that no funds other than rentals or other income produced by such building, improvement or facility shall be pledged for the payment of rent to the owner thereof.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motion by Senator Boyd, the Senate concurred in the House amendment to SB 1328.

SB 1328 was ordered engrossed and the action of the Senate was certified to the House.

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

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

By Senators de la Parte and Pope—

SB 746—A bill to be entitled An act relating to regulation, education and certification of speech pathologists and audiologists; defining the act and designating its administration by the Commissioner of Education; declaring legislative intent; providing definitions within the act; creating certification requirements; providing for administration of the act; establishing certification requirements and examination of applicants; providing for advisory council to be filled by appointment; powers and duties of advisory council; special certification; establishing fees; providing for suspension and revocation of certificates; exemptions; providing penalties; severability clause; providing effective date.

Amendment 1—

Add a new section before the last section as follows:

Section . Nothing contained herein shall be construed to supersede any provision of the 1969 Governmental Reorganization Act as enacted at the 1969 regular session. The Reorganization Act shall prevail if any provisions herein are inconsistent with that act.

Renumber remaining section.

Amendment 2—

In Section 9, on page 12, lines 6-8, strike “, or an administrative fine not exceeding fifty (\$50.00) dollars may be levied against any registrant

## Amendment 3—

In Section 5, subsection 7(a), on page 6, line 11, strike (a) Be at least twenty-one (21) years old.

## Amendment 4—

In Section 8, subsection (1), on page 11, line 8, strike: all of subsection (1) and insert the following: (1) The Commissioner shall charge an application fee to applicants of one hundred (\$100.00) dollars.

## Amendment 5—

In Section 10, on page 12, line 22, strike: all of Section 10 and insert the following: Section 10. Exemptions.—The provisions of this chapter shall not apply to:

(1) The employees of governmental entities working within the scope of their government employment.

(2) The employees of accredited educational institutions working within the scope of their educational employment.

(3) Students, interns or trainees actively engaged in a training program acting under the direct supervision of a certified speech pathologist or audiologist.

(4) No one shall be exempt under subsections (1) through (3) above who shall do any work as a speech pathologist or audiologist for which a fee may be paid by the recipient of the service.

(5) Persons practicing a licensed profession or operating within the scope of their profession or employed by someone operating within the scope of their profession, such as doctors of medicine, clinical psychologists, nurses and persons fitting and selling hearing aids who are properly licensed or registered under the laws of the State of Florida.

## Amendment 6—

In Section 6, subsection (1), on page 8, line 12, strike: all of subsection (1) and insert the following: (1) An advisory council to the Commissioner is created and shall consist of five (5) persons who are residents of the State of Florida and shall be appointed by the Commissioner. To be eligible for appointment to the Council, a registrant shall have been in the actual practice or vocation of speech pathology or audiology not less than five (5) years prior to his appointment, and be certified under this act. In addition, after enactment of this act, appointees shall hold an unrevoked, unsuspended certificate under this act. The term of office for members shall be for three (3) years, or until their successors are appointed and qualify, except that terms of the members appointed first shall be as follows: One (1) shall be appointed for one (1) year; two (2) for two (2) years; and two (2) for three (3) years.

## Amendment 7—

In Section 7, subsection (1), on page 10, line 21, strike all of subsection (1) and insert the following: (1) Applicants who are, on the effective date of this act, actively engaged in the practice of speech pathology or audiology, or who purport to be engaged in the practice of speech pathology or audiology, in the State of Florida upon proof of bona fide practice presented to the Commissioner in the manner prescribed in the Commissioner's regulations. Any such application shall be filed with the Commissioner on or before December 31, 1969.

## Amendment 8—

In Section 3, subsection (1), on page 2, line 19, strike: all of subsection (1) and insert the following: (1) "Speech pathologist" means any person who examines, evaluates, treats or counsels, for which a fee may be charged, persons suffering, or suspected of suffering, from disorders or conditions affecting speech or language, or who assists persons in the faculty of uttering articulate sounds or words for purposes of communication by means of the spoken word. A person is deemed to be a speech pathologist if he offers such services to the public under any title incorporating the words "speech pathology," "speech pathologist," "speech correction," "speech correctionist," "speech therapy," "speech therapist," "speech clinic," "speech clinician," "voice therapist," "language therapist," "aphasia therapist," "communication disorder specialist," and "communication therapist."

## Amendment 9—

In Section 9, subsection (3), on page 13, line 1, strike: all of subsection (3) and insert the following: (3) Students, interns or trainees actively engaged in a training program acting under the direct supervision of a certified speech pathologist or audiologist.

## Amendment 10—

In Section 3, subsection (2), on page 3, line 8, strike all of subsection (2) and insert the following: (2) "Audiologist" means any person who examines, tests, evaluates, treats or counsels, for which a fee may be charged, persons suffering, or suspected of suffering, from disorders or conditions affecting hearing or assists persons in the perceiving of sound or improving the senses by which noises and tones are received as stimuli to the auditory faculties. A person is deemed to be an audiologist if he offers such services to the public under any title incorporating the terms "audiology," "audiologist," "audiological," "hearing clinic," "hearing clinician," "hearing therapy," "hearing therapist,"

## Amendment 11—

In Section 6, subsection (1), on page 8, line 16, strike licensee and insert the following: registrant

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motions by Senator de la Parte, the Senate concurred in House amendments 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 and 11 to SB 746.

SB 746 was ordered engrossed and the action of the Senate was certified to the House.

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

June 6, 1969

Sir:

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

By Senator Boyd—

SB 1277—A bill to be entitled An act relating to public education, amending subsection (15) of section 228.041, Florida Statutes, to remove the requirement for a gross school day; amending section 230.11, Florida Statutes, to provide for clarification; amending section 230.16, Florida Statutes, to allow a school board to hold more than one (1) regular meeting and to require at least one (1) regular meeting per month; amending paragraph (c) of subsection (4) of section 230.23, Florida Statutes, to remove the provision allowing school boards to charge fees for kindergarten pupils; repealing section 232.42 of chapter 232, Florida Statutes, relating to secret societies; amending subsection (5) of section 233.09, Florida Statutes, to change the state textbook purchasing board to the state board of education; amending section 233.13, Florida Statutes, to change the state textbook purchasing board to the state board of education; amending section 233.16, Florida Statutes, to change state textbook purchasing board to the state board of education; amending section 233.24, Florida Statutes, to prescribe the procedure for approval and payment of textbook invoices; amending section 233.25, Florida Statutes, to clarify, to change textbook purchasing board to state board of education and to make it unlawful for an agent or representative of a publishing company to influence or attempt to influence a member of the state textbook committee except by providing information; amending section 233.33, Florida Statutes, to change state textbook purchasing board to the state board of education; amending section 233.50, Florida Statutes, to change state textbook purchasing board to state board of education; amending the introductory paragraph and subsections (1), (2) and (3) of section 236.04, Florida Statutes, to remove obsolete provisions and to provide for a fractional part of a unit in determining instruction units; amending the introductory paragraph and paragraph (b) of subsection (5) of section 236.05, Florida Statutes, to correct an error; and to provide for the distance traveled between the vocational center

and one (1) or more schools; amending the introductory paragraph and subsection (10)(d) of section 236.07, Florida Statutes, to eliminate the consideration of recalculation funds in the required adjustment of the minimum foundation program for prior years; amending section 236.36, Florida Statutes, to remove required petition for counties having less than twenty-five thousand (25,000) in population; providing an effective date.

Amendment 1—

On page 23, line 3, strike Section 18. This act shall take effect July 1, 1969. and insert the following:

Section 17x. Section 228.041, Florida Statutes, is amended by adding a new subsection to read as follows:

228.041 Specific Definitions.—Specific definitions shall be as follows and wherever such defined words or terms are used in the Florida school code they shall be used as follows:

(25) Teacher Aide.—A teacher aide is any person assigned by a school board to assist a member of the instructional staff in carrying out his instructional or professional duties and responsibilities.

Section 18. Chapter 231, Florida Statutes, is amended by adding section 231.141, to read as follows:

231.141 Teacher Aides.—Teacher aides may be assigned by a school board to assist members of the instructional staff in carrying out their instructional and professional duties and responsibilities as prescribed by regulations of the state board of education. A teacher aide shall not be required to hold a teaching certificate but shall possess such minimum qualifications as prescribed by the state board of education and school board. A teacher aide, while rendering services under the supervision of a certificated teacher shall be accorded the same protection of laws as that accorded the certified teacher. Teacher aides employed by a school board shall be entitled to the same rights and benefits accorded noninstructional employees of the board.

Section 19. This act shall take effect July 1, 1969.

Amendment 2—

In title, on page 3, line 1, following population; insert the following: amending 228.041, Florida Statutes, by adding a new subsection to define teacher aide; amending chapter 231, Florida Statutes, to create section 231.141; prescribing the conditions under which teacher aides may be assigned by school boards;

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motions by Senator Boyd, the Senate concurred in House amendments 1 and 2 to SB 1277.

SB 1277 was ordered engrossed and the action of the Senate was certified to the House.

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

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

By Senator Beaufort and others—

SB 1363—A bill to be entitled An act relating to the state road department; amending chapter 334, F. S.; establishing a state road board of arbitrations; providing for membership, powers and duties; providing for appeals; providing an effective date.

Which amendment reads as follows:

Following Section 1, on page 5, between lines 25-26, insert the following:

Section 2. Nothing herein contained shall be construed to supersede any provision of the 1969 Governmental Reorganization Act as enacted at the 1969 regular session. The Reorganization Act shall prevail if any provisions herein are inconsistent with that act. Reference in this act to the officers and employees of the State Road Department shall be construed to mean the officers and employees of the Department of Transportation, so designated by the head of the department of transportation.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motion by Senator Beaufort, the Senate concurred in the House amendment to SB 1363.

SB 1363 was ordered engrossed and the action of the Senate was certified to the House.

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

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

By Senator Henderson—

SB 881—A bill to be entitled An act relating to the enforcement of the cigarette tax law; creating Section 210.18(8), Florida Statutes, to provide additional fines and penalties on persons, firms or corporations intending to defraud the state of cigarette tax money; providing an exemption; providing a severability clause; providing an effective date.

Which amendment reads as follows:

In Section 1, on page 1, line 28, strike less and insert the following: more

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motion by Senator Henderson, the Senate concurred in the House amendment to SB 881.

SB 881 was ordered engrossed and the action of the Senate was certified to the House.

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

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

By Senator Boyd—

SB 989—A bill to be entitled An act relating to state universities and junior colleges; providing for suspension of students arrested for unlawful possession of narcotic drugs, central nervous system stimulants, hallucinogenic drugs, or barbituates; providing automatic expulsion of such students upon conviction; providing waiver for students divulging information leading to conviction of persons supplying drugs or voluntarily disclosing possession of drug prior to arrest.

Which amendment reads as follows:

In Section 1, on page 1, line 26, after the word Education insert the following: or Board of Regents

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motion by Senator Boyd, the Senate concurred in the House amendment to SB 989.

SB 989 was ordered engrossed and the action of the Senate was certified to the House.

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

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

By Representative Arnold and others—

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 canvassing of consolidated government elections by the Canvassing Board created hereby, and for its membership; providing an effective date.

Proof of Publication attached.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motion by Senator Scarborough, the Senate reconsidered the vote by which HB 2553, contained in the above message, passed on June 3.

On motion by Senator Scarborough, further consideration of HB 2553 was indefinitely postponed.

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

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

By Representative Robinson and others—

HCR 2177—A resolution recommending to the Florida Board of Conservation that it expand its existing youth education programs and develop new programs aimed at assuring that the young people of Florida are fully informed of the necessity of safeguarding Florida's natural resources.

WHEREAS, the future development of effective programs for the conservation of Florida's natural resources is dependent upon the youth of the state, and

WHEREAS, it is imperative that the young people of the state appreciate the natural resources that have made Florida great, and

WHEREAS, this appreciation by our youth can best be fostered through education programs, and

WHEREAS, there is need for greater emphasis on youth education programs by the Florida Board of Conservation,  
NOW, THEREFORE,

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

That the Florida Legislature does recommend to the Florida Board of Conservation that it expand existing youth education programs and develop new programs aimed at assuring that the young people of Florida are fully informed of the necessity of safeguarding Florida's natural resources.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HCR 2177, contained in the above message, was read the first time in full. On motion by Senator Young, the rules were

waived and HCR 2177 was read the second time by title, unanimously adopted and certified to the House.

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

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

By Senator Poston and others—

SB 1476—A bill to be entitled An act relating to the trustees of the internal improvement trust fund; amending sections 253.45, 253.51, 253.52, 253.53, 253.54, 253.55, 253.56, 253.60, and 253.601, F. S., to require the trustees to administer the leasing or selling of any oil or mineral rights on lands held by the state or one of its subdivisions; providing an effective date.

Amendment 1—

In Section 9, on page 9, line 24, strike Section 253.601 and insert the following: Subsections (1) and (3) of section 253.601

Amendment 2—

In Section 9, on page 11, lines 1-5, strike all of lines 1-5

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motions by Senator Poston, the Senate concurred in House amendments 1 and 2 to SB 1476.

SB 1476 was ordered engrossed and the action of the Senate was certified to the House.

*The Honorable John E. Mathews, Jr.* June 5, 1969  
*President of the Senate*

Sir:

I am directed to inform the Senate that the House of Representatives has refused to concur in Senate amendments 1, 2, and 3 to—

By Representative Reedy and others—

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.

Proof of Publication attached.

—and requests the Senate to recede therefrom.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motions by Senator Karl, the Senate refused to recede from Senate amendments 1, 2 and 3 to HB 669 and again requested the House to concur therein. The action of the Senate was certified to the House.

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

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

By Representatives Pratt and Gallen—

HB 3041—A bill to be entitled An act relating to Manatee County; increasing the salaries of the constables in justice of the peace district numbers 1 and 6; authorizing payment of mileage; providing an effective date.

Proof of Publication attached.

By Representative Blackburn and others—

HB 3042—A bill to be entitled An act relating to Citrus County; providing for compensation for travel expenses; providing for the board of county commissioners to receive not more than one hundred dollars (\$100) per month for said compensation; providing effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to HB 3041.

HB 3041, contained in the above message, was read the first time by title. On motion by Senator Boyd, the rules were waived and the bill was placed on the Local Calendar.

Unanimous consent was granted Senator Boyd to take up HB 3041 out of order.

On motions by Senator Boyd, the rules were waived and HB 3041 was read the second time by title, the third time by title, passed and certified to the House. The vote was: Yeas—46 Nays—None

|               |             |             |             |
|---------------|-------------|-------------|-------------|
| Mr. President | Deeb        | Karl        | Shevin      |
| Askew         | de la Parte | Knopke      | Slade       |
| Bafalis       | Ducker      | Lane        | Stolzenburg |
| Barron        | Fincher     | McClain     | Stone       |
| 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       | Sayler      |             |
| Daniel        | Johnson     | Scarborough |             |

Evidence of notice and publication was established by the Senate as to HB 3042.

HB 3042, contained in the above message, was read the first time by title. On motion by Senator Daniel, the rules were waived and the bill was placed on the Local Calendar.

Unanimous consent was granted Senator Daniel to take up HB 3042 out of order.

On motions by Senator Daniel, the rules were waived and HB 3042 was read the second time by title, the third time by title, passed and certified to the House. The vote was: Yeas—46 Nays—None

|               |             |             |             |
|---------------|-------------|-------------|-------------|
| Mr. President | Deeb        | Karl        | Shevin      |
| Askew         | de la Parte | Knopke      | Slade       |
| Bafalis       | Ducker      | Lane        | Stolzenburg |
| Barron        | Fincher     | McClain     | Stone       |
| 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       | Sayler      |             |
| Daniel        | Johnson     | Scarborough |             |

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

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

By Representative Culbreath and others—

HB 3047—A bill to be entitled An act relating to Hernando County, Florida, authorizing the County Commissioners of Hernando County, Florida, for 1969 and each year thereafter, to expend monies from the General Fund of Hernando County for study and preparation of proposed legislation of local nature; And for assistance of State Legislative Delegation in such study and preparation of such proposed legislation of local nature; And providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to HB 3047.

HB 3047, contained in the above message, was read the first time by title. On motion by Senator Daniel, the rules were waived and the bill was placed on the Local Calendar.

Unanimous consent was granted Senator Daniel to take up HB 3047 out of order.

On motions by Senator Daniel, the rules were waived and HB 3047 was read the second time by title, the third time by title, passed and certified to the House. The vote was: Yeas—46 Nays—None

|               |             |             |             |
|---------------|-------------|-------------|-------------|
| Mr. President | Deeb        | Karl        | Shevin      |
| Askew         | de la Parte | Knopke      | Slade       |
| Bafalis       | Ducker      | Lane        | Stolzenburg |
| Barron        | Fincher     | McClain     | Stone       |
| 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       | Sayler      |             |
| Daniel        | Johnson     | Scarborough |             |

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

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

By Representative Tyre—

HB 3045—A bill to be entitled An act amending Section 1, Chapter 61-1673, Laws of Florida; relating to small claims courts in counties having a population of not less than six thousand eight hundred (6,800) and not more than seven thousand four hundred (7,400); providing an effective date.

By Representative Roberts—

HB 3046—A bill to be entitled An act creating and chartering a municipality to be known as the City of Marathon, Monroe County; defining its territorial boundaries and providing for its government, jurisdiction, powers, franchises and privileges; providing penalties; providing for a referendum.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 3045, contained in the above message, was read the first time by title. On motion by Senator Pope, the rules were waived and the bill was placed on the Local Calendar.

Unanimous consent was granted Senator Pope to take up HB 3045 out of order.

On motions by Senator Pope, the rules were waived and HB 3045 was read the second time by title, the third time by title, passed and certified to the House. The vote was: Yeas—46 Nays—None

|               |             |             |             |
|---------------|-------------|-------------|-------------|
| Mr. President | Deeb        | Karl        | Shevin      |
| Askew         | de la Parte | Knopke      | Slade       |
| Bafalis       | Ducker      | Lane        | Stolzenburg |
| Barron        | Fincher     | McClain     | Stone       |
| 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       | Sayler      |             |
| Daniel        | Johnson     | Scarborough |             |

HB 3046, contained in the above message, was read the first time by title. On motion by Senator Stolzenburg, the rules were waived and the bill was placed on the Local Calendar.

Unanimous consent was granted Senator Stolzenburg to take up HB 3046 out of order.

On motions by Senator Stolzenburg, the rules were waived and HB 3046 was read the second time by title, the third time by title, passed and certified to the House. The vote was: Yeas—46 Nays—None

|               |             |             |             |
|---------------|-------------|-------------|-------------|
| Mr. President | Deeb        | Karl        | Shevin      |
| Askew         | de la Parte | Knopke      | Slade       |
| Bafalis       | Ducker      | Lane        | Stolzenburg |
| Barron        | Fincher     | McClain     | Stone       |
| 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       | Sayler      |             |
| Daniel        | Johnson     | Scarborough |             |

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

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

By Senator Henderson—

SB 882—A bill to be entitled An act relating to the enforcement of the cigarette tax law; creating Section 210.18(7), Florida Statutes, to provide additional fines and penalties on persons, firms or corporations intending to defraud the state of cigarette tax money; providing a severability clause; providing an effective date.

Which amendment reads as follows:

In Section 1, on page 1, line 24, strike Defraud the State of such tax or any part thereof and insert the following: Sell

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motion by Senator Henderson, the Senate concurred in the House amendment to SB 882.

SB 882 was ordered engrossed and the action of the Senate was certified to the House.

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

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

By Representative Andrews and others—

HB 1583—A bill to be entitled An act relating to the establishment of a Light Horse Unit for horse research at the University of Florida; providing an appropriation; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 1583, contained in the above message, was read the first time by title. On motion by Senator Williams, the rules were waived and the bill was placed on the Calendar.

Unanimous consent was granted Senator Williams to take up HB 1583 out of order.

On motions by Senator Williams, the rules were waived and HB 1583 was read the second time by title, the third time by title, passed and certified to the House. The vote was:

Yeas—27

|               |             |         |             |
|---------------|-------------|---------|-------------|
| Mr. President | Daniel      | Horne   | Poston      |
| Askew         | de la Parte | Johnson | Saunders    |
| Barrow        | Fincher     | Karl    | Shevin      |
| Beaufort      | Friday      | Knopke  | Stolzenburg |
| Bell          | Gong        | Myers   | Weber       |
| Bishop        | Gunter      | Ott     | Williams    |
| Boyd          | Haverfield  | Pope    |             |

Nays—5

|        |        |        |       |
|--------|--------|--------|-------|
| Deeb   | Sayler | Wilson | Young |
| Ducker |        |        |       |

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

HB 2938—A bill to be entitled An act relating to toll projects of the state in counties having a population of not less than three hundred fifty thousand (350,000) inhabitants and not more than three hundred eighty-five thousand (385,000) inhabitants according to the latest official decennial census; providing that annual payment plans may not be put into effect if the bonds issued to finance the project are outstanding unless such plans are made available to all users of the project; providing that no changes may be made in the toll rate for use of such projects without the approval of the agency which issued the bonds and the state board of administration; providing an effective date.

—which was read the second time by title. On motion by Senator Deeb, the rules were waived and HB 2938 was read the third time by title, passed and certified to the House. The vote was: Yeas—46 Nays—None

|               |             |             |             |
|---------------|-------------|-------------|-------------|
| Mr. President | Deeb        | Karl        | Shevin      |
| Askew         | de la Parte | Knopke      | Slade       |
| Bafalis       | Ducker      | Lane        | Stolzenburg |
| Barron        | Fincher     | McClain     | Stone       |
| 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       | Sayler      |             |
| Daniel        | Johnson     | Scarborough |             |

Senator Deeb moved that the Senate reconsider the vote by which HB 2216 failed to pass this day. The Senate refused to reconsider.

On motion by Senator Daniel, by two-thirds vote, HB 2954 was removed from the Local Calendar and recommitted to the Committee on Rules and Calendar.

On motion by Senator Sayler, by two-thirds vote, HB 8 was withdrawn from the Committee on Education and placed on the Calendar.

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

HB 8—A bill to be entitled An act relating to the county school system; amending section 230.23(4)(f), Florida Statutes; providing for a discretionary year-round basis quarterly system with limited parent choice of pupil attendance; providing an effective date.

—which was read the second time by title.

On motion by Senator Saylor, the rules were waived and HB 8 was read the third time by title, passed and certified to the House. The vote was: Yeas—26 Nays—None

|          |         |           |             |
|----------|---------|-----------|-------------|
| Askew    | Broxson | Henderson | Stolzenburg |
| Bafalis  | Daniel  | Johnson   | Weber       |
| Barrow   | Deeb    | Knopke    | Williams    |
| Beaufort | Ducker  | Ott       | Wilson      |
| Bell     | Friday  | Poston    | Young       |
| Bishop   | Gong    | Reuter    |             |
| Boyd     | Gunter  | Saylor    |             |

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

HB 852—A bill to be entitled An act relating to sale of dogs; requiring persons engaged in the business of selling dogs to maintain records on all sales; providing a penalty; providing an effective date.

—which was read the second time by title.

On motion by Senator Bishop, the rules were waived and HB 852 was read the third time by title, passed and certified to the House. The vote was: Yeas—29 Nays—None

|          |             |         |             |
|----------|-------------|---------|-------------|
| Askew    | Deeb        | Horne   | Saylor      |
| Bafalis  | de la Parte | Johnson | Stolzenburg |
| Barrow   | Fincher     | Karl    | Williams    |
| Beaufort | Friday      | Knopke  | Wilson      |
| Bell     | Gong        | Lane    | Young       |
| Bishop   | Gunter      | Myers   |             |
| Boyd     | Haverfield  | Ott     |             |
| Daniel   | Henderson   | Pope    |             |

On motion by Senator Barrow, by two-thirds vote, HB 850 was withdrawn from the Committee on Commerce and Licensed Businesses.

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

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.

—which was read the second time by title.

On motion by Senator Chiles, the rules were waived and CS for HB 1361 was read the third time by title, passed and certified to the House. The vote was: Yeas—35 Nays—None

|          |             |             |             |
|----------|-------------|-------------|-------------|
| Askew    | de la Parte | Johnson     | Shevin      |
| Bafalis  | Ducker      | Karl        | Slade       |
| Beaufort | Fincher     | Knopke      | Stolzenburg |
| Bell     | Gong        | Lane        | Trask       |
| Bishop   | Gunter      | Ott         | Weber       |
| Boyd     | Haverfield  | Pope        | Williams    |
| Chiles   | Henderson   | Reuter      | Wilson      |
| Daniel   | Hollahan    | Saylor      | Young       |
| Deeb     | Horne       | Scarborough |             |

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

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.

—which was read the second time by title.

On motion by Senator Chiles, the rules were waived and CS for HB 1363 was read the third time by title, passed and certified to the House. The vote was: Yeas 31—Nays—None

|          |            |         |             |
|----------|------------|---------|-------------|
| Askew    | Deeb       | Horne   | Scarborough |
| Bafalis  | Ducker     | Johnson | Shevin      |
| Beaufort | Fincher    | Knopke  | Trask       |
| Bell     | Gong       | Lane    | Weissenborn |
| Bishop   | Gunter     | Ott     | Williams    |
| Boyd     | Haverfield | Pope    | Wilson      |
| Chiles   | Henderson  | Reuter  | Young       |
| Daniel   | Hollahan   | Saylor  |             |

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

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.

—which was read the second time by title.

On motion by Senator Chiles, the rules were waived and CS for HB 1364 was read the third time by title, passed and certified to the House. The vote was: Yeas—30 Nays—None

|          |            |             |          |
|----------|------------|-------------|----------|
| Askew    | Ducker     | Knopke      | Stone    |
| Beaufort | Fincher    | Lane        | Trask    |
| Bell     | Gong       | Ott         | Weber    |
| Boyd     | Gunter     | Pope        | Williams |
| Broxson  | Haverfield | Saylor      | Wilson   |
| Chiles   | Hollahan   | Scarborough | Young    |
| Daniel   | Horne      | Shevin      |          |
| Deeb     | Johnson    | Stolzenburg |          |

The President presiding.

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

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.

—which was read the second time by title.

On motion by Senator Chiles, the rules were waived and CS for HB 1365 was read the third time by title, passed and certified to the House. The vote was: Yeas—37 Nays—None

|               |            |             |             |
|---------------|------------|-------------|-------------|
| Mr. President | Deeb       | Karl        | Stolzenburg |
| Askew         | Ducker     | Knopke      | Stone       |
| Bafalis       | Fincher    | Myers       | Weber       |
| Barrow        | Friday     | Ott         | Weissenborn |
| Beaufort      | Gong       | Pope        | Williams    |
| Bell          | Gunter     | Poston      | Wilson      |
| Bishop        | Haverfield | Saylor      | Young       |
| Broxson       | Hollahan   | Scarborough |             |
| Chiles        | Horne      | Shevin      |             |
| Daniel        | Johnson    | Slade       |             |

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

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.

—which was read the second time by title.

On motion by Senator Chiles, the rules were waived and CS for HB 1366 was read the third time by title, passed and certified to the House. The vote was: Yeas—37 Nays—None

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

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

June 6, 1969

Sir:

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report on HB 969 and has adopted the Conference Committee Report in its entirety and passed HB 969 as amended by the Conference Committee Report.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

**CONFERENCE COMMITTEE  
REPORT ON HB 969**

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

June 6, 1969

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

Dear Sirs:

The Senate having rejected the Conference Committee's report on House Bill 969 and the Senate having instructed its conferees to meet once again with the conferees on the part of the House on said House Bill 969 to see if the differences then existing between the two houses could be further resolved, and the conferees on the part of the Senate and the conferees on the part of the House having met once again, the Conference Committee, with the minority of conferees disagreeing on the House amendments to the Senate amendment to House Bill 969, same being:

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(10), Florida Statutes, prescribing bracketed scale for payment of tax; repealing sections 212.08(4),(8)(f) and 212.11(3), Florida Statutes; providing an effective date.

having met and having agreed do recommend to their respective houses as follows:

1. That the Senate concur in House amendments numbered 1, 2, 6, 7, 8, and 9.
2. That the House recede from its amendments numbered 3, 4, and 5.
3. That the Senate and House of Representatives adopt the Conference Committee amendments attached hereto, and by reference made a part of this report.

ALAN TRASK  
RICHARD B. STONE  
LAWTON M. CHILES, JR.  
JOHN R. BROXSON  
TOM SLADE

JAMES H. SWEENEY, JR.  
DONALD H. REED, JR.  
WILLIAM G. JAMES  
GUY W. SPICOLA  
CAREY MATTHEWS

MANAGERS ON THE PART  
OF THE SENATE

MANAGERS ON THE PART  
OF THE HOUSE OF  
REPRESENTATIVES

House Amendment 1 to Senate Amendment 2—

In Section 11, on page 15, line 14, strike "Subsection (2A) of section 212.07, Florida Statutes, as amended to read:" and

insert the following: Section 212.07, Florida Statutes, is amended by adding new subsection (9):

and on page 15, line 20, strike "(2A)" and insert the following: (9)

House Amendment 2 to Senate Amendment 2—

In Section 15, on page 21, line 27, strike the period and insert the following: ; and further provided this exemption shall not include sales, rental, use, consumption, or storage for use in any political subdivision in this state of machines and equipment and parts and accessories therefor used in the generation of electrical energy by systems owned and operated by a political subdivision in this state.

House Amendment 3 to Senate Amendment 2—

In Section 1, on page 3, lines 19, 20, strike "1. Exempt as agricultural property under section 193.201, Florida Statutes."

and renumber following subparagraphs.

House Amendment 4 to Senate Amendment 2—

In Section 6, on page 8, lines 1 and 2, strike lines 1 and 2 and renumber subsequent subparagraphs.

House Amendment 5 to Senate Amendment 2—

In Section 3, on page 5, line 16, following the word "senses" insert the following: ; and also includes syndicated features (such as editorial or advice columns and comic strips) acquired for and used in any publication

House Amendment 6 to Senate Amendment 2—

Following Section 23, on page 27, line 3, add new section as follows: Section 24. Notwithstanding any provision to the contrary, sales, use or privilege taxes shall be collected with respect to any facility, device, fixture, equipment or machinery used primarily for the control or abatement of pollution or contaminants from manufacturing or industrial plants or installations, and any structure, machinery or equipment installed in the reconstruction or replacement of such facility, device, fixture, equipment or machinery.

and renumber present Section 24 as Section 25.

House Amendment 7 to Senate Amendment 2—

In Section 20, on page 25, line 15, strike "(8)(f)"

House Amendment 8 to Senate Amendment 1—

In Title, on page 1, line 8, strike "212.07(2A)" and insert the following: 212.07(9)

House Amendment 9 to Senate Amendment 1—

In Title, on page 1, line 27, insert the following: exemption shall not include sale of machines and equipment and parts for the sale of electrical energy; placing the sales tax on equipment used for the control of pollution; providing for tax on agricultural leases:

Conference Committee Amendment 1—

In Section 14, line 23, page 20, after and garden seeds; insert the following: nursery stock, seedlings, cuttings or other propagative material purchased for growing on or growing stock;

Conference Committee Amendment 2—

In Section 17, line 1, page 23, strike: all of section 17

Conference Committee Amendment 3—

In Section 23, line 9, pages 26 and 27, strike: all of section 23

Conference Committee Amendment 4—

In the title, strike: "providing for tax on agricultural leases;"

Conference Committee Amendment 5—

In House amendment 2 to Senate amendment 2, Section 15, following the words "for use in any political subdivision" insert the following: or municipality

On motion by Senator Stone, the Conference Committee Report on HB 969 was adopted in its entirety.

On motion by Senator Stone, HB 969 as amended by the Conference Committee Report was read in full, passed and certified to the House. The vote was:

Yeas—31

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Karl     | Stolzenburg |
| Askew         | Fincher     | Knopke   | Stone       |
| Barron        | Friday      | Lane     | Weber       |
| Beaufort      | Gong        | Myers    | Weissenborn |
| Bell          | Gunter      | Ott      | Williams    |
| Bishop        | Haverfield  | Reuter   | Wilson      |
| Boyd          | Henderson   | Saunders | Young       |
| Chiles        | Hollahan    | Shevin   |             |

Nays—14

|         |         |             |       |
|---------|---------|-------------|-------|
| Bafalis | Deeb    | Pope        | Slade |
| Barrow  | Ducker  | Poston      | Trask |
| Broxson | Horne   | Sayler      |       |
| Daniel  | Johnson | Scarborough |       |

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

June 6, 1969

Sir:

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

By the Committee on Health, Welfare, and Institutions—

CS for SB's 172 and 190—A bill to be entitled An act relating to medical assistance for the needy; amending section 409.45, Florida Statutes; providing the legislative declaration; providing for the state department of public welfare to provide medical services; providing definitions; creating a medical assistance advisory committee; providing for payment by third parties; providing for audits and costs data reporting; prescribing for county financial participation in specific programs of medical care and services; providing for state and county contracts for services; repealing section 409.44, Florida Statutes; providing an effective date.

Amendment 1—

In Section 3, on page 20, line 2, strike all of Section 3 and insert the following: Section 3. There is appropriated from the general revenue fund for the fiscal year 1969-70, effective January 1, 1970, the amount of one hundred twenty-seven thousand five hundred thirty-six dollars (\$127,536). This amount shall be in addition to the funds appropriated for medical assistance for the needy in any other act of the 1969 legislature, and shall be transferred to the proper trust fund for disbursement and allotted as follows:

Payments for home health service for recipients as provided in section 409.45(2)(a)(b)(c) to provide part-time nursing and home health aide services in the home as ordered by a physician and for part-time nursing care.

|                               |           |
|-------------------------------|-----------|
| From general revenue fund     | \$ 26,824 |
| From state welfare trust fund | \$ 48,433 |

Payments for dental services; by prior authorization dental care related to surgery of the jaw or related structures or setting of fractures of the jaw or facial bones and remedial care, but excluding routine examinations and orthodontics.

|                               |            |
|-------------------------------|------------|
| From general revenue fund     | \$ 50,000  |
| From state welfare trust fund | \$ 139,275 |

Payments for medical care furnished by practitioners licensed under

chapters 461, 463, and 460, Florida Statutes.

For podiatrists services; but excluding routine foot care and treatment of flat feet, sprains or partial dislocations.

|                               |           |
|-------------------------------|-----------|
| From general revenue fund     | \$ 4,712  |
| From state welfare trust fund | \$ 13,125 |

For optometry services; but excluding routine eye examinations, and the prescribing and furnishing of eye glasses or other ophthalmic devices.

|                               |           |
|-------------------------------|-----------|
| From general revenue fund     | \$ 25,000 |
| From state welfare trust fund | \$ 69,637 |

For chiropractic services; but excluding routine physical or diagnostic examinations and x-ray services.

|                               |            |
|-------------------------------|------------|
| From general revenue fund     | \$ 21,000. |
| From state welfare trust fund | \$ 58,498. |

Amendment 2—

After Section 6, on page 22, line 24, insert the following: Section 7. This act shall become effective on January 1, 1970.

Amendment 3—

In title, on page 1, line 19, following the “;” insert the following: providing an appropriation;

Amendment 4—

Add a new section before the last section as follows:

Section . Nothing contained herein shall be construed to supersede any provision of the 1969 Governmental Reorganization Act as enacted at the 1969 regular session. The Reorganization Act shall prevail if any provisions herein are inconsistent with that act.

Renumber remaining section.

Amendment 5—

In Section (3)(g), on page 6, line 16, after “care” insert the following: inclusive of naturopathy under provisions of Chapter 462, Florida Statutes

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motions by Senator Haverfield, the Senate concurred in House amendments 1, 2, 3 and 4 to CS for SB's 172 and 190.

On motion by Senator Haverfield, the Senate refused to concur in House amendment 5 to CS for SB's 172 and 190 and requested the House to recede therefrom. The action of the Senate was certified to the House.

The Honorable John E. Mathews, Jr. June 6, 1969  
President of the Senate

Sir:

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

By Representative Rowell—

HCR 3048—A concurrent resolution providing for sine die adjournment of the 1969 session.

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

Section 1. This 1969 session of the Legislature shall adjourn sine die at 5:30 p.m. on Friday, June 6, 1969.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HCR 3048, contained in the above message, was read the first time in full. On motion by Senator Friday, the rules were waived and HCR 3048 was read the second time by title, adopted and certified to the House. The vote was: Yeas—45 Nays—None

|               |             |             |             |
|---------------|-------------|-------------|-------------|
| Mr. President | Deeb        | Karl        | Slade       |
| Askew         | de la Parte | Knopke      | Stolzenburg |
| Bafalis       | Ducker      | Lane        | Stone       |
| 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      |             |

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

I am directed to inform the Senate that the House of Representatives has adopted the Conference Committee report in its entirety and passed SB 573 as amended by the Conference Committee Report.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

The bill was ordered engrossed.

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

I am directed to inform the Senate that the House of Representatives has passed by the required two-thirds vote of all members elected to the House—

SB 1609                      SB 1606                      SB 1612

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

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

|         |         |         |
|---------|---------|---------|
| SB 1690 | SB 1725 | SB 1686 |
| SB 1679 | SB 1687 | SB 1740 |
| SB 1726 | SB 1741 | SB 1744 |
| SB 1751 | SB 1750 | SB 1742 |
| SB 1752 | SB 1743 | SB 1749 |
| SB 1748 | SB 1754 |         |
| SB 1737 | SB 1705 |         |

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

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

|              |         |         |
|--------------|---------|---------|
| SB 1227      | SB 554  | SB 1231 |
| SB 553       | SB 899  | SB 784  |
| SB 552       | SB 874  | SB 1068 |
| SB 1122      | SB 1121 | SB 1488 |
| CS for SB 90 | SB 1180 | SB 885  |
| SB 884       | SB 883  | SB 1745 |
| SB 994       | SB 1117 | SB 831  |
| SB 1766      | SB 1763 | SB 1707 |
| SB 1716      | SB 1714 | SB 1717 |
| SB 1710      | SB 1715 | SB 1720 |
| SB 1713      | SB 1722 | SB 1718 |
| Sb 1708      | SB 1738 | SB 1712 |
| SB 1585      | SB 1746 | SB 1644 |
| SB 1756      | SB 1747 |         |

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

I am directed to inform the Senate that the House of Representatives has passed by the required two-thirds vote of all Members elected to the House—SB 1131 SB 562

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

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

SCR 1736                      SCR 1727                      SCR 1628

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

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

|               |                |         |
|---------------|----------------|---------|
| SB 352        | SB 1475        | SB 1290 |
| SB 1360       | SB 1359        | SB 1288 |
| SB 1294       | SB 1474        | SB 1468 |
| SB 1473       | CS for SB 1575 | SB 1234 |
| SB 1370       | SB 1369        | SB 1275 |
| SB 1371       | SB 1106        | SB 896  |
| SB 1229       | SB 1330        | SB 1646 |
| SB 1223       | SB 1418        |         |
| SB 1276       | SB 1326        |         |
| CS for SB 880 | SB 1289        |         |

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

I am directed to inform the Senate that the House of Representatives has passed SB 1368. (Accompanied by Volumes 1, 2 and 3 of the 1967 Florida Statutes)

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable John E. Mathews, Jr.* June 6, 1969  
*President of the Senate*

Sir:

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

|         |         |         |
|---------|---------|---------|
| SB 1685 | SB 1694 | SB 1216 |
| SB 1590 | SB 1591 | SB 1597 |
| SB 1640 | SB 1666 | SB 1667 |
| SB 1668 | SB 1669 | SB 1672 |
| SB 1673 | SB 1674 | SB 1676 |
| SB 1678 | SB 1681 | SB 1682 |
| SB 1683 | SB 1684 | SB 1692 |
| SB 1693 | SB 1695 | SB 1696 |
| SB 1697 | SB 1698 | SB 1699 |
| SB 1700 | SB 1701 | SB 1702 |
| SB 1703 | SB 1728 | SB 1729 |
| SB 1734 | SB 1735 | SB 1048 |
| SB 1504 | SB 1089 |         |

|                           |                           |
|---------------------------|---------------------------|
| SB 655 with 1 amendment   | SB 1277 with 2 amendments |
| SB 746 with 11 amendments | SB 1328 with 1 amendment  |
| SB 881 with 1 amendment   | SB 1363 with 1 amendment  |
| SB 882 with 1 amendment   | SB 1472 with 1 amendment  |
| SB 907 with 2 amendments  | SB 1476 with 2 amendments |
| SB 989 with 1 amendment   | SB 1546 with 6 amendments |
| SB 1096 with 4 amendments | SB 1730 with 2 amendments |
| SB 1162 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.

CO-INTRODUCER

By permission, Senator Broxson was recorded as a co-introducer of SB 136.

On motion by Senator Horne, the following was spread upon the Journal:

THE HEART OF THE SENATE

By Eldrige Beach and Mallory Horne

In this historic chamber  
there stands a great man,  
With a compassionate heart  
and an out-stretched hand.

Our every wish is his command  
for he knows just what to do,  
He understands our many wants  
because he once sat here too.

He has dedicated his life  
to this Senate and State,  
That concerns him night and day;  
He has spread sunshine on so many lives;  
we thank God for his coming our way.

Words cannot describe a man like this,  
true-heart expressions cannot be said;  
But we proclaim to all the world  
our fondness for MR. SECRETARY ED!

Pursuant to HCR 3048, the hour of 5:30 p. m. having arrived, the President sounded the gavel and declared the Senate in 1969 Regular Session adjourned sine die.

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 6, 1969

Sir:

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendments to—

|         |          |              |
|---------|----------|--------------|
| HB 2457 | HB 521   | HB 2943      |
| HB 2455 | HB 1743  | HB 2495      |
| HB 348  | HB 2858  | HCR 968      |
| HB 2550 | HB 2944  | HB 609       |
| HB 2526 | HB 2617  | HB 2877      |
| HB 1898 | HB 2761  | HB 1264      |
| HB 2767 | HJR 1851 | HB 2692      |
| HB 2863 | HB 347   | HB 2987      |
| HB 2945 | HB 142   | CS for HB 28 |
| HB 292  | HB 1216  |              |

CS for HB's 130, 135, 137, 140, 150 and 322

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

By permission the following report was received:

ENGROSSING REPORT

Your Engrossing Clerk to whom was referred—

LOBBYIST REGISTRATIONS UNDER SENATE RULE NINE  
JUNE 2 THROUGH JUNE 6

| <i>Name and Address</i>  | <i>Entity Represented and Address</i>   | <i>Duration of Representation</i> | <i>Particular Legislation Involved</i> | <i>Direct Business Association or Partnership with Legislator</i> |
|--|---|-----------------------------------|--|---|
| Griffin, Joseph J., Jr.<br>1222 Tenth St.<br>St. Cloud .....                     | Cities of Bay Lake &<br>Reedy Creek<br>Box 40<br>Orlando .....                          | Session ...                       | Passage of two<br>local bills .....    | None  |
| Hall, C. Robert<br>30 W. Monroe St.<br>Chicago, Ill. 68603 .....                 | Nat'l. Assn. of Independent<br>Insurers<br>same address .....                           | Continuous                        | Insurance .....                        | None  |
| Krivanek, Robin C.<br>2802 Gaines St.<br>Tampa 33618 .....                       | League of Women Voters<br>of Fla.<br>1194 62nd Ave. South<br>St. Petersburg 33705 ..... | Session ...                       | All .....                              | None  |
| Miller, Edna M.<br>1003 Lake Davis Dr.<br>Orlando 32806 .....                    | League of Women Voters<br>of Fla.<br>1194 62nd Ave. South<br>St. Petersburg 33705 ..... | Session ...                       | All .....                              | None  |
| Morrison, Richard W.<br>2810 E. Oakland Park Blvd.<br>Ft. Lauderdale 33306 ..... | Caldos Properties, Inc.<br>229 E. Commercial Blvd.<br>Ft. Lauderdale 33308 .....        | Session ...                       | Chapter 711 F. S. ....                 | None  |
| Smith, Philip N.<br>P. O. Box 40<br>Orlando 32802 .....                          | Cities of Bay Lake &<br>Reedy Creek<br>same address .....                               | Session ...                       | Passage of two<br>local bills .....    | None  |