

JOURNAL OF THE SENATE

Wednesday, May 20, 1970

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

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

SB 392 with 2 amendments	SB 1019
SB 568 with 2 amendments	SB 1049
SB 610	SB 1056
SB 763	SB 1161 with 4 amendments
SB 855	SB 1163
SB 856 with 1 amendment	SB 1197
SB 889 with 1 amendment	SB 1221
SB 918	SB 1274 with 1 amendment
SB 943	SB 1303 with 1 amendment
SB 978	SB 1340
SB 979	SB 1382
SB 980	SB 1437
SB 981	HB 1499 with 1 amendment
SB 982 with 3 amendments	HB 2218
SB 1012	HB 2352

Prayer by the Secretary of the Senate:

Father God, we come this day thanking thee for blessings which have been our life. We pray for continuance of thy favor of those things adequate for our earthly stay. We seek only that of necessity and no portion of wasteful luxury.

We pray for influence from thee with those who have the responsibility of charting formulas of development and expansion of our state in all of its governmental endeavors. May the result be as illuminating as the rays of resplendent, heavenly sunshine. We need thy help in this decisive hour.

In Jesus' name, we pray. Amen.

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

Page 462, counting from the bottom of column 2, strike lines 14 through 18 and insert the following:

HB 3920—A bill to be entitled An act relating to elections; amending section 99.161(2)(a), Florida Statutes, establishing maximum amounts of contributions to candidates for political office; excepting a candidate's personal contributions from the limits established; providing an effective date.

REPORTS OF COMMITTEES

The Committee on Rules and Calendar submits the following bills for Special Order Calendar Wednesday, May 20, 1970:

SB 466	SB 1467	SB 1074	SB 601
SB 843	SB 975	SB 852	SB 1111
SB 911	SB 393	SB 1372	SB 849
SB 842	SB 607	SB 376	SB 608
SB 1110	SB 1084	SB 861	SB 603

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

The Committee on Judiciary recommends the following pass:

SB 817 with 4 amendments	SB 886
SB 483 with 3 amendments	SB 1146
SB 482 with 2 amendments	SB 801
SB 457 with 2 amendments	SB 903
SB 481 with 4 amendments	SB 504 with 3 amendments
SB 478 with 2 amendments	SB 1431 with 2 amendments
SB 491 with 3 amendments	HB 855 with 2 amendments
SB 309	HB 1417
SB 1238 with 2 amendments	HB 369
SB 997 with 1 amendment	HB 1208
SB 995 with 1 amendment	HB 10

The Committee on Ways and Means recommends the following pass:

SB 307 with 6 amendments
SB 308 with 6 amendments

The Committee on Natural Resources and Conservation recommends the following pass: SM 1413, SB 1232 with 7 amendments, CS for CS for HB 634

The Committee on Health, Welfare, and Institutions recommends the following pass:

SB 1420 with 1 amendment	HB 1241
SB 1414	SB 1165 with 4 amendments
SB 1403	HB 759 with 1 amendment
SB 1326	

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

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

SB 1436	SB 1464 with 2 amendments
SB 1471 with 2 amendments	SB 1468 with 2 amendments

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

The Committee on Health, Welfare, and Institutions recommends the following pass: SB 1432

The Committee on Natural Resources and Conservation recommends the following pass: CS for CS for HB 155, SB 1409 with 1 amendment

The bills contained in the foregoing reports were referred to the Committee on Judiciary under the original reference.

The Committee on Judiciary recommends the following pass: SB 897 with 2 amendments

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

The Committee on Natural Resources and Conservation recommends the following pass: SB 1246

The Committee on Health, Welfare, and Institutions recommends the following pass: SB 1343

The bills contained in the foregoing reports were referred to the Committee on Ways and Means under the original reference.

The Committee on Ways and Means recommends a Committee Substitute for the following: Senate Bills 914 and 1042

The Committee on Judiciary recommends a Committee Substitute for the following: Senate Bills 649 and 611

The Committee on Natural Resources and Conservation recommends a Committee Substitute for the following: SM 1280

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

The Committee on Health, Welfare, and Institutions recommends a Committee Substitute for the following: SB 1270.

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

The Committee on Education recommends a Committee Substitute for the following: SB 950

The Committee on Judiciary recommends a Committee Substitute for the following: SB 280

The bills with Committee Substitutes attached contained in the foregoing reports were referred to the Committee on Ways and Means under the original reference.

The Committee on Health, Welfare, and Institutions recommends the following not pass: SB 784, SB 1170, SB 1416

The Committee on Natural Resources and Conservation recommends the following not pass: SB 1461

The Committee on Judiciary recommends the following not pass:

SB 654	SB 1352	HB 3922
SB 1004	SB 1005	

The Committee on Ways and Means recommends the following not pass: SB 32, SB 59, SB 910, SB 1423

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

BILLS REFERRED TO SUBCOMMITTEES

Senate Bills 1141, 1217, 1317, 1376 and 1456 withdrawn from Law and Order Subcommittee.

ENGROSSING REPORTS

Your Engrossing Clerk to whom was referred—

SB 612 with 14 amendments
SB 618 with 5 amendments
SB 730 with 8 amendments
SCR 1172 with 3 amendments
CS for SB 176 with 2 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 certified to the House.

Your Engrossing Clerk to whom was referred—

SB 29 with 4 amendments

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

EDWIN G. FRASER
Secretary of the Senate

The bill was ordered enrolled.

ENROLLING REPORTS

Your Enrolling Clerk to whom was referred—

SB 942 SB 1010

—reports same have been enrolled, signed by the required Constitutional officers and presented to the Governor on May 20, 1970.

EDWIN G. FRASER
Secretary of the Senate

INTRODUCTION

By Senators Sayler, Deeb, Young and Wilson—

SB 1523—A bill to be entitled An act relating to Pinellas County; providing that all units of local government shall submit to the Pinellas County legislative delegation new legislation relating to local population acts by December 31, 1970; providing a definition of local units of government; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1523.

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

By Senators Sayler, Deeb, Young and Wilson—

SB 1524—A bill to be entitled An act relating to Pasco County; providing that all units of local government shall submit to the Pasco County senate delegation new legislation relating to local population acts by December 31, 1970; providing a definition of local units of government; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1524.

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

By Senators Deeb, Young, Wilson and Sayler—

SB 1525—A bill to be entitled An act requiring the board of public instruction to hold regular meetings at alternate locations in the eastern and western portions of Pasco County; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1525.

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

By Senators Deeb, Young, Sayler and Wilson—

SB 1526—A bill to be entitled An act relating to the meeting agenda of the board of county commissioners for Pasco County; providing that such board make its meeting agenda available to the public; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1526.

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

By Senators Johnson and Reuter—

SB 1527—A bill to be entitled An act for the relief of Robert H. Lear of Martin County, Florida, for property damage suffered by his automobile, on June 25, 1969, while the said Robert H. Lear was traversing a county road; authorizing but not requiring the board of county commissioners to investigate said claim and to settle by payment out of any available fund in the county budget in such amount as they may determine, not to exceed two hundred fifty dollars (\$250.00); providing for an effective date.

Evidence of notice and publication was established by the Senate as to SB 1527.

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

By Senator Hollahan—

SB 1528—A bill to be entitled An act relating to grand jury commissioners in counties of the state having a population of more than four hundred thousand (400,000) but less than nine hundred thousand (900,000) according to the latest official decennial census; repealing Senate Bill 1478, 1970, insofar as it may relate to the aforesaid population bracket; providing an effective date.

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

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Hollahan, by two-thirds vote, HB 4827 was also referred to the Committee on Governmental Organization as the initial committee of reference.

On motion by Senator Hollahan, SB 404 was removed from the Calendar and placed on the Local Calendar.

On motion by Senator Stone, Rule 2.5 was waived and the Select Committee on Claims was granted permission to consider House Bills 3941 and 3878 at the scheduled meeting this day.

On motion by Senator Stone, Rule 2.5 was waived and the Committee on Ways and Means was granted permission to consider HB 5120 and Senate Bills 1263 and 1278 at the scheduled meeting on May 21.

On motions by Senator Stone, by two-thirds vote, Senate Bills 626, 1081, 1182, 1183 and 1318 and House Bills 470 and 1858 were withdrawn from the Committee on Ways and Means.

On motion by Senator Knopke, the rules were waived and the Committee on Natural Resources and Conservation was granted an additional 5 days for the consideration of Senate Bills 1229, 1231, 1329, 1380, 1415, 1465 and 1079 and House Bills 1849, 3775, 3899, 3900, 4188 and 4196.

On motion by Senator Knopke, Rule 2.5 was waived and the Committee on Natural Resources and Conservation was granted permission to consider SB 1202 at the scheduled meeting on May 21.

On motion by Senator Myers, by two-thirds vote, SB 1244 was withdrawn from the Committee on Governmental Organization and from the Senate.

On motion by Senator Friday, the rules were waived and permission was granted the Committee on Rules and Calendar to consider at the scheduled meeting on May 21, without further notice, any bills in the Committee on which notice of consideration had previously been given.

On motion by Senator Boyd, the rules were waived and the Committee on Education was granted an additional 14 days for the consideration of all bills now in the Committee.

On motion by Senator Knopke, permission was granted that the appointment of Robert E. Nedley to the Board of Pilot Commissioners for the Port of Port Saint Joe, Gulf County, be added to the agenda of matters for consideration by the Committee on Natural Resources and Conservation at the scheduled meeting on May 21.

The Secretary read the following announcement for the information of the Senate:

Senator John E. Mathews, Jr. May 19, 1970
President of the Senate

Dear Senator Mathews:

On Wednesday, May 27, a group of doctors and nurses will be in the dispensary to do eye tests on all of the legislators for glaucoma. The test takes one or two minutes and the results are immediately known. Two leading ophthalmologists will be on hand to discuss the results and to answer any questions the members of the Legislature might have concerning these tests or any other eye problems. As this will be on a voluntary basis, the medical staff of the clinic would appreciate it if each of the

legislators desiring these tests could designate the appropriate time he or she could come to the clinic.

Glaucoma is an eye disease resulting from pressure within the eyeball and the second leading cause of blindness. It can be completely controlled if detected early. I sincerely feel that the members should avail themselves of such an expert group who will be coming from St. Petersburg and other areas to provide this service.

Sincerely yours,
E. G. HASKELL, JR., M. D.
DELMA HART, R. N.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable John E. Mathews, Jr. May 19, 1970
President of the Senate

Sir:

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

By the Committee on General Legislation—

CS for HB 4842—A bill to be entitled An act relating to the Inter-American cultural and trade center; amending sections 554.02(1)(a)(d), adding (c), and amending (2), 554.03, 554.07(4)(a), 554.08(1), adding (4), and amending 554.16, Florida Statutes, to reduce, reconstitute, and provide for the appointment of the membership of the Inter-American center authority; changing bond interest rates; restricting issuance of revenue bonds; amending chapter 554, Florida Statutes, by adding sections 554.29, 554.30, 554.31, 554.32 and 554.33, to provide for the allocation of real property within the center for specific uses; to provide for the issuance of certain revenue bond and for the power to collect certain taxes while such bond is outstanding; to provide for the ratification of the lien of the City of Miami; to provide that no land shall be pledged as security; to provide for option of the board of trustees of the internal improvement trust fund of Florida to acquire the real assets of the Inter-American center authority under certain conditions; repealing chapter 69-138, Laws of Florida, which transfers the authority to the control of the board of county commissioners of Dade County; transferring the authority to the Inter-American center authority; repealing paragraphs (b) and (c) of subsection (1) of section 554.02, Florida Statutes, relating to the indebtedness and membership of the authority; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

CS for HB 4842, contained in the above message, was read the first time by title and referred to the Committee on Ways and Means.

The Honorable John E. Mathews, Jr. May 19, 1970
President of the Senate

Sir:

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

By Representative Crider and others—

HB 4164—A bill to be entitled An act relating to Duval County; repealing chapter 67-1342, laws of Florida; removing the authorization allowing Olde West Dinner Theatre of Florida, Inc. to apply for a beverage license without complying with the provisions of chapter 561, Florida Statutes; providing an effective date.

Proof of Publication attached.

By Representative Davis—

HB 4141—A bill to be entitled An act designating portions of State Road 510, in Indian River County, as Wabasso Boulevard; authorizing and directing the department of transportation to erect suitable plaques; providing an effective date.

By Representative Wood and others—

HB 5051—A bill to be entitled An act relating to allow a convenience restaurant liquor license in Seminole County for any bona fide restaurant with seating capacity of 200 patrons and more than 4,000 square feet that realized 60 per cent of its gross income per annum from the sale of food to sell alcoholic beverages for consumption on the premises; providing for an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

May 19, 1970

Sir:

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

By Representative Westberry and others—

HB 5155—A bill to be entitled An act relating to the City of Jacksonville; providing that within the City of Jacksonville, certain provisions of section 469.05(1), Florida Statutes, 1967, shall not apply; providing an effective date.

Proof of Publication attached.

By Representative Reeves and others—

HB 5161—A bill to be entitled An act relating to the City of Pensacola, Escambia County; allowing bonds, certificates or other obligations of any character, authorized and issued by the City of Pensacola to bear interest at a rate deemed advisable by the governing body thereof with no maximum limitation; providing an effective date.

Proof of Publication attached.

By Representative Reeves and others—

HB 5162—A bill to be entitled An act relating to the City of Pensacola, Escambia County; amending section 2 of chapter 69-1469, Laws of Florida, allowing the trustees of the pension systems of the City of Pensacola to contract with an investment bank to act as corporate trustee for investment purposes; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

May 19, 1970

Sir:

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

By Representative Reeves and others—

HB 5163—A bill to be entitled An act relating to Escambia County, City of Pensacola; amending paragraph (4) of subsection (B) of section 22 of chapter 63-1775, Laws of Florida, relating to the civil service system for said city; changing the minimum test score for promotional purposes from sixty percent (60%) to seventy percent (70%), altering the method used for determining the total number of points to be added for seniority; providing an effective date.

Proof of Publication attached.

By Representative Dixon and others—

HB 5170—A bill to be entitled An act amending Article 25 of Chapter 67-1320, Laws of Florida, being the Charter of the

City of Jacksonville, relating to annual ad valorem tax levies; providing an effective date.

Proof of Publication attached.

By Representatives Tyre and Shaw—

HB 5171—A bill to be entitled An act relating to Lake City, Columbia County, Florida; amending section 8, chapter 8993, Laws of Florida, 1921, being an act to create, establish and organize a municipality to be known and designated as The City of Lake City; increasing the borrowing power of the city for the purpose of meeting emergencies and for money to be expended for public purposes not to exceed two hundred thousand dollars (\$200,000) nor interest to exceed seven and one-half percent (7 1/2%) per annum; not exceeding four (4) years; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

May 19, 1970

Sir:

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

By Representative Fleece and others—

HB 3761—A bill to be entitled An act relating to professional negotiations for firemen in Pinellas county; defining certain terms; establishing the right to organize and bargain collectively; providing for recognition of bargaining agents; providing for arbitration of disputes by an arbitration board; providing for composition of hearings by and expenses of the board; providing that the decisions of the board shall be advisory; defining collective bargaining contract; providing that firemen under the act shall not strike; providing for requests for collective bargaining; providing a savings clause; repealing conflicting laws; providing an effective date.

Proof of Publication attached.

By Representative Heath and others—

HB 4195—A bill to be entitled An act relating to Charlotte County; incorporating certain lands in said county into a special fire control district; providing for the governing body of said district; providing for the assessment, levy, and collection of taxes and the handling and accounting of funds received therefrom; providing for the incorporation within said district of the Charlotte County south volunteer fire department and its personnel and for the acquisition of property by the district; providing for a fire marshal; providing for the keeping of records and reports to be made by the district; providing for the privileges, rights, obligations and immunities of said district; providing for a referendum.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

May 19, 1970

Sir:

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

By Representatives Pratt and Gallen—

HB 5072—A bill to be entitled An act amending Chapter 11059, Laws of Florida, Special Acts of 1925, the Charter of the City of Palmetto, Florida; increasing terms of office of Councilmen and the Mayor to four (4) years; setting election dates and authorizing the Council to set the election date of any additional Councilmen authorized; giving the City Council

the power to set election dates between August 1 and December 10 of each year a regular election is required; specifically repealing Chapter 69-1436, Laws of Florida, 1969; providing a referendum election for approval; providing an effective date.

By Representatives Pratt and Gallen—

HB 5073—A bill to be entitled An act amending Chapter 11059, Laws of Florida, Special Acts of 1925, the Charter of the City of Palmetto, Florida; giving the City Council the power to set election dates between August 1 and December 10 of each year and election is to be held; providing that this Act shall be subservient to any other Act which also amends this same section of the Charter which is approved at a Referendum Election; providing an effective date.

By Representatives Gallen and Pratt—

HB 5087—A bill to be entitled An act amending Chapter 69-1287, Laws of Florida, relating to the purchase, lease, conveyance, or other acquisition of real or personal property of a cost price in excess of Ten Thousand (\$10,000.00) Dollars; providing for a method for initiating referendum elections; providing for an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. May 19, 1970
President of the Senate

Sir:

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

By Representative Roberts and others—

HB 5197—A bill to be entitled An act relating to Monroe County, City of Key West; providing for the creation of the Key West tree commission; providing for the membership of such commission, and the method of appointment and term of such commissioners; providing for the officers of the commission; providing for the powers, duties and obligations of the commission; providing that no person shall cut, trim, or in any way damage any tree in any street right-of-way in the City of Key West without prior written approval by the commission; providing penalties; providing for appeal from the decisions of the commission; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. May 19, 1970
President of the Senate

Sir:

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

By Representative Caldwell and others—

HB 5184—A bill to be entitled An act relating to the City of Hollywood, Broward County; amending subsection (4) of section 180 of chapter 24 of chapter 30836, Laws of Florida, 1955, as amended, to provide that negotiable notes of the city may bear an interest rate of seven and one half percent (7½%) per annum; amending sections 181, 182, and 183 of chapter 25 of chapter 30836, Laws of Florida, 1955, as amended, to provide for bond elections as provided for by the State Constitution and to raise the permissible interest on bonds to seven and one half percent (7½%) per annum; amending subsection (1) of section 187 of chapter 26 of chapter 30836, Laws of Florida, 1955, as amended, to increase the permissible interest on short term revenue bonds or notes to seven and one

half percent (7½%) per annum; amending subsection (1) of section 189 of chapter 26 of chapter 30836, Laws of Florida, 1955, as amended, to increase the permissible interest on refunding bonds to seven and one half percent (7½%) per annum; amending subsection (4) and (6) of section 196 of chapter 28 of chapter 30836, Laws of Florida, 1955, as amended, to increase the permissible interest on improvement bonds to seven and one half percent (7½%) per annum; providing an effective date.

Proof of Publication attached.

By Representative Caldwell and others—

HB 5185—A bill to be entitled An act relating to the City of Hollywood, Broward County; repealing section 243 of chapter 30836, Laws of Florida, 1955, which provides for racial segregation in the City of Hollywood; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. May 19, 1970
President of the Senate

Sir:

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

By Representative Andrews and others—

HB 5175—A bill to be entitled An act amending in its entirety Section 8 of Chapter 65-1234, Special Acts of 1965, as amended by Chapter 67-1073, Special Acts of 1967, and as further amended by Chapter 69-813, Special Acts of 1969; providing a method of collecting and enforcing payments due in special assessment districts.

Proof of Publication attached.

By Representative Gustafson and others—

HB 5179—A bill to be entitled An act relating to the City of Coral Springs, Broward County; amending subparagraph (i) of paragraph B. of subsection (62) of section 5 of chapter 63-1248, Laws of Florida, the charter of the City of Coral Springs; raising the maximum interest rate on bonds issued by said municipality to ten percent (10%); providing an effective date.

Proof of Publication attached.

By Representative Caldwell and others—

HB 5180—A bill to be entitled An act relating to Broward County, Port Everglades authority; providing that the port manager and assistant port manager shall be designated as the port director and assistant port director respectively; amending section 4(j) of article 3, part III of chapter 59-1157, Laws of Florida, as amended, changing date of annual report of the port director; amending sections 1, 6, and 7 of part IX of chapter 59-1157, Laws of Florida, as amended, to provide that the port commission may by resolution authorize a contract for construction or repair that is not in excess of two thousand dollars (\$2,000); to eliminate the two (2) year residence requirement; to restrict the employment of relatives of port commissioners and officials and to provide a code of ethics and penalties; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

May 19, 1970

Sir:

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

By Representative Roberts and others—

HB 5200—A bill to be entitled An act relating to Monroe County, justice of the peace courts in the third and fourth justice districts; providing trial jurisdiction in certain misdemeanor cases; providing for waiver of jury trial; providing for levy and disposition of costs, fines and forfeitures; providing for fees to be charged; providing an effective date.

Proof of Publication attached.

By Representative Fortune and others—

HB 5209—A bill to be entitled An act relating to the City of Milton, Santa Rosa County; amending section 120 of chapter 13105, Laws of Florida, 1927, as amended, to change the day upon which municipal elections are held; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

May 19, 1970

Sir:

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

By Representative Culbreath and others—

HB 5167—A bill to be entitled An act relating to Hernando County; amending section 5 of chapter 65-1623, Laws of Florida, by authorizing the Hernando County aviation authority, with the approval of the board of county commissioners of said county, to construct commercial and industrial buildings on the Hernando County airport property for sale or lease, and authorizing the board of county commissioners to finance the same by the tax levy of not more than one (1) mill on the dollar of taxable property of Hernando County; providing for issuance of bonds pledging such annual millage for not more than thirty (30) years, and with an interest rate not to exceed seven and one half percent (7 1/2%) per annum; providing for a freeholder referendum election to approve such bond issue; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

May 19, 1970

Sir:

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

By Representative Powell and others—

HB 5189—A bill to be entitled An act relating to Brevard County; providing that local governmental units shall file financial report with clerk of circuit court within specified time; providing that said units shall file statements of dates of their fiscal year with clerk of circuit court; providing for the auditor general to conduct an audit of any of said units that fail to file a financial report; providing that said units pay the cost of state audit; providing that certain governmental units be exempt from this act; repealing chapter 61-1582, Laws of Florida; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

May 19, 1970

Sir:

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

By Representative Sessums and others—

HB 5207—A bill to be entitled An act relating to the City of Tampa, Hillsborough County; providing for a pension to be paid by the City of Tampa to Albert T. Rollins for life after his retirement from service to the city; providing an effective date.

Proof of Publication attached.

By Representative Sessums and others—

HB 5208—A bill to be entitled An act relating to Hillsborough County, hospital and welfare board; amending section 4(b) of chapter 63-1402, Laws of Florida, as amended by chapter 69-1114, Laws of Florida; providing for hospitalization of city and county prisoners and for payment of charges for such hospitalization; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

May 19, 1970

Sir:

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

By Representative Roberts and others—

HB 5198—A bill to be entitled An act relating to Monroe County; amending subsection (1) of section 7, and section 8 of chapter 69-1321, Laws of Florida, relating to the career service council in Monroe County; allowing an employee to hold or be a candidate for political office except in the agency by which he is employed; providing for the contribution of two hundred fifty dollars (\$250) annually by each agency coming under the career service council, to defray the expenses of said council, and providing for the return of any of said funds unused at the end of the fiscal year on a pro rata basis; providing for annual financial reports to all agencies contributing hereunder; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

May 19, 1970

Sir:

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

By Representative Bird and others—

HB 5181—A bill to be entitled An act relating to the City of Hollywood, Broward County; amending sections 224 and 225 of chapter 30836, Laws of Florida, 1955, as amended; providing procedure for payment of assessments; providing same

shall be a lien upon property so assessed and enforced to the same extent as a lien for real property taxes and shall be collectible in the same manner, with the same penalties, and under the same provisions as to sale and forfeiture as real property taxes are collectible; providing an effective date.

Proof of Publication attached.

By Representative Bird and others—

HB 5182—A bill to be entitled An act relating to the Juvenile Court of Broward County, Florida, amending section 5 of chapter 22709, Laws of Florida, Acts of 1945, prescribing the compensation for the Judges of the Juvenile Court of Broward County, providing an effective date.

Proof of Publication attached.

By Representative Caldwell and others—

HB 5183—A bill to be entitled An act amending the Charter of the City of Pompano Beach, Chapter 57-1754, Laws of Florida, Special Acts of 1957, relating to the procedure for charter changes or amendments, repealing all parts of Chapter 57-1754, Laws of Florida, Special Acts of 1957 in conflict herewith and repealing all other laws or parts of laws in conflict herewith; providing a savings clause; providing an effective date; and for other purposes.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. May 19, 1970
President of the Senate

Sir:

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

By Representative Caldwell and others—

HB 5191—A bill to be entitled An act relating to Broward County pollution control board; amending sections 9 and 10 of chapter 65-1338, Laws of Florida, as amended; providing for violation notice to be issued by the board; providing power to order cessation of operations making violations; providing that the board has power to order emergency cessation and to serve notice of same; providing an effective date.

Proof of Publication attached.

By Representatives Shaw and Tyre—

HB 5196—A bill to be entitled An act relating to Baker County, national forest fund; providing that the national forest fund for said county shall be distributed solely to the road and bridge fund; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. May 19, 1970
President of the Senate

Sir:

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

By Representative R. J. Tillman and others—

HB 5188—A bill to be entitled An act relating to the Canaveral Port District, Brevard County, Florida, amending chapter 28922, Laws of Florida, 1953, by amending article I to add sections 4, 5 and 6 thereto, to redistrict the five

commissioner port districts of the Canaveral Port Authority and define the boundaries thereof; to provide for decennial redistricting of the five commissioner port districts; to provide for an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. May 19, 1970
President of the Senate

Sir:

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

By Representative Sessums and others—

HB 5202—A bill to be entitled An act relating to the City of Tampa, Hillsborough County; amending section 23 of chapter 24927, Laws of Florida, 1947, as amended by chapter 57-1891, Laws of Florida, relating to political activities of civil service employees and other employees and officers of the City of Tampa; providing for a mandatory leave of absence for employees who become candidates for political office; providing an effective date.

Proof of Publication attached.

By Representative Sessums and others—

HB 5203—A bill to be entitled An act relating to the City of Tampa, Hillsborough County; amending section 17, chapter 24927, Laws of Florida, 1947; providing that probationary period for employees in classified service be set by the city council of the City of Tampa; providing for recommendation by the civil service board; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable John E. Mathews, Jr. May 19, 1970
President of the Senate

Sir:

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

By Representatives Shaw and Tyre—

HB 5172—A bill to be entitled An act relating to the City of Macclenny, Baker County; amending section 7 of article 1 of chapter 24670, Laws of Florida, 1947, as amended, to provide that the city commission may set the compensation for all municipal officers and employees, including said commission; providing an effective date.

Proof of Publication attached.

By Representatives Tyre and Shaw—

HB 5173—A bill to be entitled An act relating to Lake City, Columbia County; amending Section 10 of Chapter 8993, Laws of Florida, 1921; providing for the payment of salaries for the mayor-commissioner and commissioners; providing an effective date.

Proof of Publication attached.

By Representative Andrews and others—

HB 5174—A bill to be entitled An act to repeal Chapter 63-1096, Special Acts of 1963, the same being an act relating to child care centers in Alachua County, Florida; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

May 19, 1970

Sir:

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

By Representative Sessums and others—

HB 5204—A bill to be entitled An act relating to the City of Tampa, Hillsborough County; authorizing the city council to lease or sell the land known as Spring Park without referendum; providing for appraisal and notice of sale prior thereto; providing for sale to highest bidder at not less than appraised value; providing an effective date.

Proof of Publication attached.

By Representative Sessums and others—

HB 5205—A bill to be entitled An act relating to the City of Tampa, Hillsborough County, pension and retirement system; amending section 8 of chapter 23559, Laws of Florida, 1945, as amended by chapter 57-1900 and chapter 59-1922, Laws of Florida; providing a pension for orphaned children of city employees; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

May 19, 1970

Sir:

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

By Representative Heath and others—

HB 4694—A bill to be entitled An act relating to Sarasota County; providing for the establishment of a special lighting district to be known as Warm Mineral Springs Lighting District, No. 1 upon petition of owners within the district; establishing the district boundaries; providing for an election on the creation of such district upon application to the board of county commissioners; providing for costs of election and canvass of returns; providing a governing board for the district and prescribing its powers and duties; providing for the assessment and levy of district taxes and collection thereof; providing for a referendum.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

May 19, 1970

Sir:

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

By Representatives Roberts and others—

HB 5199—A bill to be entitled An act relating to Monroe County; fixing the annual amount of salary for justices of the peace in all justice districts in said county; providing for payment of such salaries in monthly installments and providing the fund out of which such salaries shall be paid; providing that all fees and costs collected by said justices of the peace shall be deposited in the county depository and credited to the fine and

forfeiture fund, and said justices of the peace shall not be entitled to receive such fees and costs for their own use; fixing amounts that said justices of the peace shall receive monthly toward expenses of operating offices; providing that Monroe County shall furnish necessary legal forms to said justices of the peace; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

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

May 19, 1970

Sir:

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

By Representative James and others—

HB 4378—A bill to be entitled An act to create, establish and incorporate the Seminole Water Control District in Palm Beach County, defining its boundaries; removing said land from Indian Trail Water Control District; prescribing its powers, privileges, duties, liabilities and officials; making applicable to said District the provisions of Chapter 298, Florida Statutes, being an act relating to the creation, organization and maintenance of drainage districts and statutes amendatory thereto; providing for the appointment of the first Board of Supervisors and the election of future Supervisors, defining their term of office and prescribing their duties and powers, qualifications and fixing their compensation; providing for the levies of assessments and taxes upon the lands in said District and for the collection and enforcement thereof; providing that taxes shall be a lien on lands in the District and providing for the collection and enforcement of District taxes at the same time and in like manner as County taxes; providing that said taxes shall be extended by the County Tax Assessor on the County tax roll and shall be collected by the Tax Collector in the same manner and time as County taxes; providing for the same discounts and penalties as County taxes and providing for the compensation of the County taxing officials; providing for the levy of a uniform acreage tax on lands in said District to be used for paying expenses in organizing said District; authorizing said District to borrow money and issue negotiable or non-negotiable notes, bonds and other evidences of indebtedness in order to better carry out the provisions of this act; declaring that waters in said District are a common enemy; providing that bonds shall be issued by said District without the approval of the Board of Drainage Commissioners; providing that owners of land may not pay taxes in advance; authorizing the drainage, reclamation and irrigation of the lands in said District by units; 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.

Proof of Publication attached.

By Representatives Gallen and Pratt—

HB 5153—A bill to be entitled An act relating to Manatee County, Florida, providing for the salary of the County Judge of Manatee County, Florida, amending Section 44.12 Florida Statutes.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to House Bills 4164, 5051, 5155, 5161, 5162, 5163, 5170, 5171, 3761, 5087, 5197, 5184, 5185, 5175, 5179, 5180, 5200,

5209, 5167, 5189, 5207, 5208, 5198,
5181, 5182, 5183, 5191, 5196, 5188,
5202, 5203, 5172, 5173, 5174, 5204,
5205, 5199, 4378 and 5153.

House Bills 4164, 4141, 5051, 5155, 5161, 5162, 5163, 5170,
5171, 3761, 4195, 5072, 5073, 5087, 5197, 5184, 5185, 5175,
5179, 5180, 5200, 5209, 5167, 5189, 5207, 5208, 5198, 5181,
5182, 5183, 5191, 5196, 5188, 5202, 5203, 5172, 5173, 5174,
5204, 5205, 4694, 5199, 4378 and 5153, contained in the
above messages, were read the first time by title and referred to
the Committee on Rules and Calendar.

The Honorable John E. Mathews, Jr. May 19, 1970
President of the Senate

Sir:

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

By Representative Holloway—

HB 2016—A bill to be entitled An act relating to billiards;
amending section 849.06, F. S., regulating age of persons
visiting places where billiards are played; defining billiard parlor;
providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 2016, contained in the above message, was read the first
time by title and referred to the Committee on Commerce and
Licensed Businesses.

The Honorable John E. Mathews, Jr. May 19, 1970
President of the Senate

Sir:

I am directed to inform the Senate that the House of
Representatives has passed as amended by the required constitu-
tional three-fifths vote of the membership of the House—

By Representatives Middlemas and Robinson—

HJR 792—A Joint Resolution proposing an amendment to
Section 11 of Article X of the Florida Constitution; providing
authority for private use of sovereignty submerged lands only if
in the public interest.

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

That the following proposed amendment of Section 11 of
Article X of the Constitution of Florida is agreed to and shall
be submitted to the electors of the state for ratification or
rejection at the general election to be held in November, 1970:

Section 11. Sovereignty lands.—The title to lands under
navigable waters, within the boundaries of the state, which have
not been alienated, including beaches below mean high water
lines, is held by the state, by virtue of its sovereignty, in trust
for all the people. Sale or private use of portions of such lands
may be authorized by law, but only when *clearly in* [not
contrary to] the public interest as the same may be defined by
general law.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HJR 792, contained in the above message, was read the first
time by title and referred to the Committee on Constitutional
Amendments and Revision.

RESOLUTIONS

Consideration of SCR 1379 was deferred, the resolution
retaining its place on the Calendar.

SCR 1529—A concurrent resolution expressing the legislative
support for the autonomy and continued existence of Florida
A & M University adequately funded.

WHEREAS, the recent proposal to merge Florida Agricultural
and Mechanical University with Florida State University, for
reasons of presumed economy, has had continued reverberation
of varying magnitude throughout the state, particularly the
Black Community, and

WHEREAS, the sense of identification with an institution
which primarily represented them was electric, and

WHEREAS, there have been instances in the state as well as
the nation which illustrate that merger has resulted in reduced
numbers of Black persons in predominately White institutions,
literally reducing the total number of persons being educated
by the affected state, and

WHEREAS, the development of housing for students by
private developers has been naturally discouraged by doubt
concerning the future of the University, and Hundreds of
would-be students have been turned back each year because of
the lack of housing, because Private developers require assur-
ance of a return on their investment, and

WHEREAS, the hiring and retaining of high caliber faculty
has been dependent upon the long term stability of FAMU, and

WHEREAS, the ability of FAMU to attract white students
has been dependent on faith in its continued existence, and

WHEREAS, the officials responsible for the operation of the
University system have been plagued by having to second guess
the Legislature concerning FAMU's autonomy, and

WHEREAS, a task force report for the Institute for Higher
Educational Opportunity, Southern Region Education Board, of
which the Hon. Rep. Robert B. Graham was Task Force
Chairman, stated that "the plain fact is—traditionally Negro
universities and colleges have been and still are—underfinanced,"
and

WHEREAS, the Board of Regents passed a resolution in-
suring, as far as they were concerned, the autonomy of FAMU,
and

WHEREAS, it is self evident that the legislative branch of
government must concur to give 100% credibility to the Board
of Regents position as well as to relieve the doubts concerning
FAMU's future and the consequences of that doubt mentioned
above,

NOW THEREFORE,

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

That the Florida State Legislature strongly supports the
autonomy and continued existence of FAMU, adequately
funded.

Was taken up and read the second time in full. On motion by
Senator Horne, SCR 1529 was adopted and certified to the
House. The vote was: Yeas—37 Nays—None

Mr. President	Gong	McClain	Stone
Askew	Gunter	Myers	Thomas
Beaufort	Haverfield	Ott	Trask
Bell	Henderson	Pope	Weissenborn
Bishop	Hollahan	Poston	Williams
Broxson	Horne	Reuter	Wilson
Chiles	Johnson	Saunders	Young
Deeb	Karl	Sayler	
de la Parte	Knopke	Slade	
Ducker	Lane	Stolzenburg	

RECONSIDERATION

The motion by Senator Gunter on May 19 that the Senate
reconsider the vote by which—

HB 3920—A bill to be entitled An act relating to elections;
amending section 99.161(2)(a), Florida Statutes, establishing
maximum amounts of contributions to candidates for political
office; excepting a candidate's personal contributions from the
limits established; providing an effective date.

—passed on May 19, was taken up and adopted.

The vote was:

Yeas—27

Beaufort	Gunter	Myers	Stolzenburg
Bell	Haverfield	Pope	Thomas
Bishop	Henderson	Poston	Trask
Boyd	Hollahan	Reuter	Weber
Chiles	Karl	Sayler	Wilson
Deeb	Knopke	Shevin	Young
Ducker	McClain	Slade	

Nays—5

Mr. President	Johnson	Lane	Saunders
Horne			

Senator Horne presiding.

The President presiding.

The Senate reconsidered the vote and HB 3920 failed to pass.
The vote was:

Yeas—19

Mr. President	de la Parte	Karl	Saunders
Bafalis	Friday	Knopke	Scarborough
Beaufort	Henderson	Myers	Slade
Bell	Horne	Ott	Trask
Daniel	Johnson	Pope	

Nays—23

Askew	Gong	Poston	Thomas
Boyd	Gunter	Reuter	Weber
Broxson	Haverfield	Sayler	Williams
Chiles	Lane	Shevin	Wilson
Deeb	McClain	Stolzenburg	Young
Ducker	Plante	Stone	

SPECIAL ORDER

SB 466 was taken up and by unanimous consent, CS for HB 3117 was substituted in lieu thereof.

CS for HB 3117—A bill to be entitled An Act relating to motor vehicle odometer readings; making certain acts unlawful; providing exceptions: requiring persons transferring motor vehicles to make certain statements relative to odometer readings of such vehicles; requiring statement to be filed with application for certificate of title, prohibiting a disclaimer; providing a penalty; providing an effective date.

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 Karl:

In Section 3, page 2, strike all of sections 3, 4, and 5 and renumber sections 6 and 7 to sections 3 and 4

On motion by Senator Karl, the rules were waived and CS for HB 3117 as amended was read the third time by title, passed and certified to the House. The vote was: Yeas—41 Nays—None

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

SB 466 was laid on the table.

On motion by Senator Scarborough, HB 4291 was removed from the Calendar and placed on the Local Calendar.

On motion by Senator Friday, by two-thirds vote, SB 802 was placed at the foot of the special order calendar.

SB 843—A bill to be entitled An act relating to nonpublic schools; providing purposes and definitions; providing for registration and restrictions on advertising; providing regulations; providing penalties; providing an effective date.

Was taken up and read the second time by title.

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

In Section 5, line 14, page 4, insert the following: *The state board of education may recognize accrediting agencies for the purpose of this act.*

On motion by Senator Karl, the rules were waived and SB 843 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—44 Nays—None

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

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

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable John E. Mathews, Jr. May 19, 1970
President of the Senate

Sir:

I am directed to inform the Senate that the House of Representatives has adopted the Conference Committee Report 3 on—

By Senator Mathews and Others—

SJR 171—A joint resolution proposing an amendment to section 2, article VI, of the Constitution of the state of Florida, relating to electors.

—and pursuant thereto has passed Conference Committee Joint Resolution 2 by the required Constitutional three-fifths vote of the membership of the House—

By the Conference Committee on SJR 171—

Conference Committee Joint Resolution 2—A joint resolution proposing an amendment to the Constitution of the state of Florida, adding new Section 14 to Article X, relating to legal majority.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

CONFERENCE COMMITTEE REPORT ON SJR 171

The Honorable John E. Mathews, Jr. May 19, 1970
President of the Florida Senate

The Honorable Frederick H. Schultz
Speaker of the Florida House of Representatives

Sirs:

Your Conference Committee on the disagreeing votes of the two houses on Senate Joint Resolution 171, having met, and after full and free conference, have agreed to recommend and do recommend to their respective houses, as follows:

1. That the Senate and the House of Representatives adopt and pass the Conference Committee Joint Resolution as

proposed by the Conference Committee and attached hereto, without amendment, to read as follows:

A Joint Resolution proposing an amendment to the Constitution of the state of Florida, adding new Section 14 to Article X, relating to legal majority.

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

That the following amendment adding new section 14 to Article X, of the Constitution of the state of Florida is hereby agreed to and shall be submitted to the electors of this state for ratification or rejection at the general election to be held in 1970:

Section 14. Legal Majority.—Every person shall reach legal majority upon attaining the age of eighteen (18) years, and thereafter shall have all the rights and responsibilities of an adult.

This Conference Committee Joint Resolution shall originate in the House of Representatives.

2. That, upon passage of the above joint resolution by both houses, the House of Representatives recede from the House amendment by Representatives Pratt and Dubbin and pass Senate Joint Resolution 171 as passed by the Senate.

JERRY THOMAS
LAWTON M. CHILES
REUBIN O'D. ASKEW
HAROLD S. WILSON
BOB SAUNDERS

GERALD LEWIS
JEROME PRATT
WILLIAM G. JAMES
MURRAY H. DUBBIN
WILLIAM H. FLEECE

Managers on the part of the Senate

Managers on the part of the House of Representatives

—was read the first time.

Senator Horne presiding.

On motion by Senator Thomas, the rules were waived and the Conference Committee Report was read the second time and considered.

The President presiding.

On motion by Senator Thomas, the Conference Committee Report was adopted. The vote was:

Yeas—37

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

Nays—11

Barron	Henderson	Sayler	Weber
Barrow	Lane	Slade	Young
Deeb	Ott	Stolzenburg	

Conference Committee Joint Resolution 2 was read the first time in full as follows:

A Joint Resolution proposing an amendment to the Constitution of the state of Florida, adding new Section 14 to Article X, relating to legal majority.

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

That the following amendment adding new section 14 to Article X, of the Constitution of the state of Florida is hereby agreed to and shall be submitted to the electors of this state for ratification or rejection at the general election to be held in 1970:

Section 14. Legal Majority—Every person shall reach legal majority upon attaining the age of eighteen (18) years, and thereafter shall have all the rights and responsibilities of an adult.

On motions by Senator Thomas, the rules were waived and Conference Committee Joint Resolution 2 was read the second and third times by title, passed by the required Constitutional three-fifths vote of all members elected to the Senate and the action of the Senate was certified to the House. The vote was:

Yeas—37

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

Nays—11

Barron	Henderson	Sayler	Weber
Barrow	Horne	Slade	Young
Deeb	Ott	Stolzenburg	

The following statement was filed with the Secretary of the Senate:

The undersigned senators do not support an amendment to the Florida Constitution providing that every person at reaching legal majority upon obtaining the age of 18 years and thereafter shall have all the rights and responsibilities of an adult.

We have voted to submit this proposition to the electorate at the next general election solely on the basis of affording the electorate the right to vote on an amendment to the Constitution reducing the legal voting age from 21 years to 18 years of age.

The foregoing dual proposition was the only compromise that could be wrought from the House of Representatives who steadfastly refused to allow the electorate to vote solely on the question of a reduction of the legal voting age.

Mallory E. Horne	Bill Gunter
Jerry Thomas	George L. Hollahan, Jr.
Lawton Chiles	J. H. Williams
Welborn Daniel	Robert M. Haverfield
Beth Johnson	John R. Broxson
Alan Trask	W. E. Bishop
Reubin O'D. Askew	Elmer O. Friday
C. W. Beaufort	John E. Mathews
Wilbur Boyd	David C. Lane
Richard B. Stone	Verle A. Pope
Ralph R. Poston	Dan Scarborough

The Senate resumed—

SPECIAL ORDER

SB 911 was taken up and by unanimous consent, HB 4279 was substituted in lieu thereof.

HB 4279—A bill to be entitled An act relating to milk and milk products and certain non-dairy industry trade products; amending section 502.161, Florida Statutes; defining industry trade products as non-dairy products; regulating the labeling, display and inspection thereof; making it unlawful to advertise, package, label, sell or offer for sale said industry trade products in any manner which is untrue, deceptive or misleading; providing effective date.

Was taken up and read the second time by title. On motion by Senator Stone, the rules were waived and HB 4279 was read the third time by title, passed and certified to the House. The vote was:

Yeas—39

Mr. President	Chiles	Hollahan	Plante
Askew	Daniel	Horne	Pope
Barron	de la Parte	Johnson	Poston
Barrow	Ducker	Karl	Sayler
Beaufort	Friday	Knopke	Shevin
Bell	Gong	Lane	Slade
Bishop	Haverfield	McClain	Stolzenburg
Broxson	Henderson	Myers	Stone

Thomas Trask	Weber Weissenborn	Williams Wilson	Young
Nays—2			
Deeb	Ott		

SB 842—A bill to be entitled An act relating to uniform deceptive trade practices; amending part III of chapter 817, Florida Statutes, by adding section 817.715; providing that any person who advertises goods or services shall state in such advertisement the total amount of such goods and services to be sold; providing additional requirements in other advertisements; providing that persons who sell certain advertised goods or services must have sufficient quantities of such advertised goods and services; requires a person who sells all of such advertised goods to give "rain checks" or "call-back slips" to prospective customers; providing exceptions; providing an effective date.

Was taken up and read the second time by title.

Senator Myers offered the following amendment which was adopted:

Line 25, page 2, add a new Section 2 and renumber succeeding section: Whenever the attorney general has reason to believe that the provisions of this act, or other provisions of this chapter are being violated, and that proceedings would be in the public interest, he may bring an action in the name of the state to restrain by temporary or permanent injunction the use of the methods or practices declared to be unlawful, upon the giving of appropriate notice. The action may be brought in the circuit court in which the defendant resides or has his principal place of business, or, with the consent of the parties, may be brought in the circuit court of Leon county. The said courts are authorized to issue temporary or permanent injunctions to restrain and prevent violations of this act and other provisions of this chapter.

Senator Hollahan presiding.

On motion by Senator Karl, the rules were waived and SB 842 as amended was read the third time by title.

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

In Section 1, line 1, page 2, and in Section 2, line 13, page 2 after "sale" insert: at a special or reduced price

Further consideration of SB 842 as amended was deferred.

SB 1110—A bill to be entitled An act relating to home solicitation sales; providing a buyer's right to cancel a contract; providing a presumptions of agreement; providing exclusions; providing for a restoration of down payment; providing for duties of a buyer; providing a penalty; providing an effective date.

Was taken up and read the second time by title.

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

In Section 2, line 3, page 2, strike "of the third business day" and insert the following: of the seventh day

On motion by Senator Karl, the rules were waived and SB 1110 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—33 Nays—None

Mr. President	de la Parte	Lane	Thomas
Askew	Friday	McClain	Trask
Bafalis	Gong	Ott	Weber
Beaufort	Gunter	Pope	Weissenborn
Bell	Henderson	Poston	Williams
Broxson	Horne	Reuter	Wilson
Chiles	Johnson	Shevin	
Daniel	Karl	Stolzenburg	
Deeb	Knopke	Stone	

SB 1467—A bill to be entitled An act relating to weights and measures; providing definitions; providing the general powers and duties of the commissioner of agriculture; providing a

system of weights and measures and standards for same, and procedure for testing such standards; providing for construction of contracts according to the standard of weights and measures adopted; providing methods of measurement for sale of commodities; providing for sale of goods marked "coin," "coin silver," and "sterling"; providing for the inspection, trying and approval of weights and measures by the commissioner of agriculture and for the destruction of incorrect weights not susceptible to repair; providing for investigations by the commissioner concerning violations of this act; providing duties of owners of incorrect apparatus; authorizing the commissioner to enter stop-use, stop-removal, and removal orders; providing for city and county sealers of weights and measures and powers and duties of same; providing for joint weights and measures jurisdiction between a county and one or more cities located therein; providing for labeling of packages and expressly requiring packages to bear declarations of quantity and origin; providing for inspection of packages by the commissioner and prohibition on sale of goods which fail to meet requirements; prohibiting misleading packages and advertising and misrepresentation of price; providing that violation shall constitute a misdemeanor; providing that impersonation of a sealer or deputy sealer shall constitute a misdemeanor; providing penalties; providing for injunctions against violation of this act; providing for salaries and expenses incurred in the administration and enforcement of this act; repealing sections 531.01, 531.02, 531.03, 531.07, 531.08, 531.09, 531.10, 531.12, 531.13, 531.14, 531.15, 531.16, 531.17, 531.18, 531.19, 531.20, 531.21, 531.22, 531.23, 531.24, 531.25, 531.26, 531.27, 531.28, 531.29, 531.30, 531.31, 531.32, 531.33, and 531.34, Florida Statutes, relating to weights, measures, and standards; providing an effective date.

Was taken up and read the second time by title.

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

In Section 3, line 9, page 5, strike and set the salaries of

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

In Section 10, line 12, page 10, strike "fertilizer" and insert the following: after "vegetable" insert *manure*

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

In Section 11, lines 1, 14, 24, page 11, insert the following:

- (1) after "weight," on line 1— *or the metric equivalents,*
- (2) after "weight," on line 14— *or the metric equivalents.*
- (3) after "gallon" on line 24— *or the metric equivalents;*

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

In Section 11, lines 1, 13, page 12, insert the following:

- (1) after "quart" on line 1— *or the metric equivalents;*
- (2) after "weight" on line 13— *or the metric equivalents;*

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

In Section 18, line 25, page 16, strike "shall" and insert may

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

In Section 22, lines 26, 27, page 19, strike "*unless the same can easily be identified through the wrapper or container;*"

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

In Section 22, line 1-3, page 20, strike "*In the case of any package kept, offered, or exposed for sale, or sold in any place other than on the premises where packed.*"

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

In Section 23, line 12, page 21, strike the period and after "panels" insert: *except as may be promulgated by a federal agency.*

Senator Karl offered the following amendment which was adopted:

In Section 23, on page 24, line 7, insert the following: If the commissioner finds that, because of the nature, form or quantity of a particular commodity in packaged form, or for other good and sufficient reasons, full compliance with all of the requirements of this section is impracticable or not necessary for the adequate protection of consumers, the commissioner shall promulgate regulations exempting such commodity from those requirements to the extent and under such conditions as the commissioner determines to be consistent with a policy of promulgating regulations to assist persons affected by this act to enable consumers to obtain accurate information as to the quantity of contents so as to facilitate value comparisons.

Senator Karl also offered the following amendment which was adopted:

In Section 23, on page 20, line 28, strike the period and insert the following: regulations.—In addition to the requirements set forth in section 22, every commodity in packaged form introduced or delivered for introduction into or received into commerce, kept for purpose of sale, or offered or exposed for sale in commerce, shall be labeled in accordance with regulations which shall be established by the commissioner which shall provide that:

Senator Karl also offered the following amendment which was adopted:

In Section 26, on page 28, line 25, at the end of the section, insert the following: The penal provisions of this section shall not apply to persons engaged in business as wholesale or retail distributors of commodities in package form except to the extent that such persons (1) are engaged in the packaging or labeling of such commodities, or (2) prescribe or specify by any means the manner in which such commodities are packaged or labeled.

Senator Stolzenburg offered the following amendment which was adopted:

In Section 2, line 18, page 5, strike "without warrant"

On motion by Senator Karl, the rules were waived and SB 1467 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—38 Nays—None

Mr. President	Deeb	Lane	Stone
Askew	Ducker	McClain	Thomas
Bafalis	Fincher	Myers	Trask
Barron	Friday	Ott	Weber
Beaufort	Gong	Plante	Weissenborn
Bell	Gunter	Poston	Williams
Bishop	Henderson	Reuter	Wilson
Boyd	Johnson	Shevin	Young
Chiles	Karl	Slade	
Daniel	Knopke	Stolzenburg	

SB 975—A bill to be entitled An act relating to motor vehicle dealers; motor vehicle manufacturers, distributors, factory branches, factory representatives, and importers; and the division of motor vehicles, of the department of highway safety and motor vehicles; amending Section 320.27 (1)(3)(9), Florida Statutes, by providing additional definitions; increasing the fees paid by dealers for license applications and investigations therefor; and providing additional grounds for the denial, suspension, or revocation of dealer licenses; creating sections 320.273 and 320.274, Florida Statutes, authorizing reinstatement of licenses under certain conditions; and providing for the conduct of hearings and procedures; amending Section 320.60 (1) (7), Florida Statutes, and adding subsections (2), (5), (8) through (11), (12) (a) and (b), and (13), providing for additional definitions; amending Section 320.61, Florida Statutes, requiring licenses for manufacturers, factory branches, factory representatives, distributors, and importers of motor vehicles to engage in business in this state; providing for license renewal, granting or refusing a license and effect of obtaining

license; creating Section 320.615, Florida Statutes, designating agent for service of process; amending Sections 320.62 and 320.63, Florida Statutes, increasing fees for licenses, and prescribing additional information required on applications for licenses; amending Section 320.64, (6), (7), and adding subsections (8) (a) (b) (c), and (9) through (15) providing additional locations and grounds for the denial, suspension, or revocation of licenses; providing for notice of discontinuation, cancellation, or failure to renew franchise agreement; procedure after notice; providing for attorneys' fees and costs; creating Sections 320.664 and 320.665, Florida Statutes, authorizing reinstatement of licenses under certain conditions; and providing for the conduct of hearings and procedures; amending Sections 320.67 and 320.68, Florida Statutes, granting subpoena powers to the director, division of motor vehicles, and making licensees responsible for acts of employees; creating Section 320.694, Florida Statutes, providing for advisory council, consisting of dealers, manufacturer, distributor or importer, and consumer representatives appointed by the director; providing per diem, but no other compensation to members; creating Sections 320.695, 320.696, 320.697, 320.698, Florida Statutes, providing for powers of injunction, describing warranty responsibility and compensation, providing civil damages procedure, recovery of attorneys' fees and costs, and burden of proof; providing for civil fines; providing a severability clause; and providing an effective date of January 1, 1971.

Was taken up and read the second time by title.

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

In Section 1, line 1, page 4, after "Subsections (1)" insert the following: (a)(d)

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

In Section 1, after line 6, page 9, insert the following: (j) Provided, however, that at least ten (10) days notice of the intention to revoke such license shall be served by the sheriff or constable as provided by law or by registered mail with return receipt upon the licensee, fixing time and place of a hearing upon the cause of such suspension or revocation and giving to such licensee an opportunity to appear and be heard in defense of such charge, to produce witnesses as he may deem necessary and the right to be represented by counsel in such hearing.

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

In Section 9, line 30, page 18, insert the following:

- (1) Proof of unfitness of applicant.
- (2) Material misstatement of applicant in his application for a license.
- (3) Willful failure of the applicant or licensee to comply with any provision of this law.
- (4) Because the applicant or licensee has indulged in any illegal act relating to his business.
- (5) Because the applicant or licensee has coerced or attempted to coerce any motor vehicle dealer to accept delivery of any motor vehicle or vehicles, parts or accessories therefor, or any other commodities which shall not have been ordered by said dealer.

On motion by Senator Karl, the rules were waived and SB 975 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—40 Nays—None

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

SB 393 was taken up, together with:

By the Committee on Governmental Organization—

CS for SB 393—A bill to be entitled An act relating to electronic repair dealer registration for protection of the consuming public; defining certain terms; creating a bureau of electronic repair dealer registration; providing registration procedures for repair dealers; providing for grounds for revocation of registration; providing an appeal procedure; providing a penalty; providing for informal adjustment of complaints; creating an operating fund; setting fees; providing an effective date.

—which was read the first time by title and SB 393 was laid on the table.

On motion by Senator Stone, the rules were waived and CS for SB 393 was read the second time by title.

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

In Section 3, line 26, page 2, strike “at a salary to be set by the board” and insert the following: a period (.) after the word chief

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

In Section 5, lines 8-9, page 4, strike “*subject to confirmation by the Senate.*” and insert the following: a period (.) after the word “governor.”

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

In Section 10, line 17, page 9, strike all of section 10 and insert the following: Section 10. Disposition of monies received; payment of expenses.—All monies received by the bureau of electronic repair dealer registration shall be deposited to the credit of the general revenue fund unallocated. All expenses incurred by the bureau of electronic repair dealer registration in administering statutes relating to electronic repair dealer registration shall be paid from funds appropriated for these purposes to the department of business regulation. The amount of thirty-five thousand dollars (\$35,000) is hereby appropriated from the general revenue fund to the bureau of electronic repair dealer registration for the fiscal year 1970-71.

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

In Section 11, line 8, page 10, insert the following: (after the word “state”) *for the purposes of repairing, servicing or maintaining electronic equipment. Receipt of electronic equipment at a location for forwarding elsewhere to be repaired, serviced or maintained shall not render such location subject to said fee.*

The President presiding.

On motion by Senator Stone, the rules were waived and CS for SB 393 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—40 Nays—None

Mr. President	Deeb	Knopke	Shevin
Askew	Ducker	Lane	Slade
Bafalis	Friday	McClain	Stone
Barron	Gong	Myers	Thomas
Beaufort	Gunter	Ott	Trask
Bell	Haverfield	Plante	Weber
Boyd	Henderson	Poston	Weissenborn
Broxson	Hollahan	Reuter	Williams
Chiles	Johnson	Sayler	Wilson
Daniel	Karl	Scarborough	Young

On motion by Senator Friday, it was agreed by two-thirds vote that the Senate would recess at 12:00 noon to reconvene at 12:30 p.m. and adjourn at 1:30 p.m.

SB 607 was taken up, together with:

By the Committee on Commerce and Licensed Businesses—

CS for SB 607—A bill to be entitled An act relating to retail installment sales; amending sections 520.61(3), 520.66(1), 520.72, 520.73(2), 520.78(2) and (4), 520.85, 520.96(1) and 520.97, Florida Statutes (as created by chapter 69-44, Laws of Florida), limiting jurisdiction of home improvement act to home improvement contracts where there is a security interest retained in the property; changing investigation time from thirty (30) days to sixty (60) days; changing cancellation time of contract from forty-eight (48) hours to seventy-two (72) hours; allowing contractors to use their own forms after approval; striking reference to subsection (3) since same is eliminated; changing default grace period from twenty (20) to ten (10) days; providing for the administrator to examine other persons to determine compliance of this act; clarifying the length of time records of transactions must be kept; repealing sections 520.68(6) and (8), 520.77, 520.78(3), and 520.90(12), Florida Statutes, eliminating duplicate language also found in section 520.68(1), Florida Statutes; eliminating the exemption from licensing requirements for persons certified or registered under part II, chapter 468, Florida Statutes; eliminating the restriction on the amount of hazard insurance to be carried on home improvement contracts; eliminating finance charge formula on balloon notes; eliminating superfluous enforcement provision and excess language; eliminating superfluous restriction of advertising; providing an effective date.

Was read the first time by title and SB 607 was laid on the table.

On motions by Senator Pope, the rules were waived and CS for SB 607 was read the second time by title, the third time by title, passed and certified to the House. The vote was: Yeas—38 Nays—None

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

SB 1084—A bill to be entitled An act relating to the sale of liquid fuels, lubricating oils and greases; amending section 526.01, Florida Statutes, to regulate the sale of liquid fuels, lubricating oils and greases; to provide authority to issue stop sale order and disposition of products improperly labeled; providing penalty for interference with product or stop sale order; and providing effective date.

Was taken up and read the second time by title.

The Committee on Agriculture offered the following amendment which was moved by Senator Williams and failed:

In Section 2, line 19, page 3, strike “become effective immediately upon becoming a law.” and insert the following: take effect October 1, 1970.

Senator Williams offered the following amendment which was adopted:

In Section 2, line 19, page 3, strike “October 1, 1970.” and insert the following: July 1, 1970.

Pending further consideration of SB 1084 as amended, on motion by Senator Williams—

HB 3553—A bill to be entitled An act relating to the sale of liquid fuels, lubricating oils and greases; amending section 526.01, Florida Statutes, to regulate the sale of liquid fuels, lubricating oils and greases; to provide authority to issue stop sale order and disposition of products improperly labeled; providing penalty for interference with product or stop sale order; and providing effective date.

—a companion measure to SB 1084 was substituted therefor and read the second time by title. On motion by Senator Williams the rules were waived and HB 3553 was read the third time by title, passed and certified to the House. The vote was: Yeas—34 Nays—None

Mr. President	Ducker	McClain	Thomas
Askew	Friday	Plante	Trask
Barron	Gong	Poston	Weber
Beaufort	Haverfield	Reuter	Weissenborn
Bell	Henderson	Saunders	Williams
Bishop	Johnson	Scarborough	Wilson
Broxson	Karl	Shevin	Young
Daniel	Knopke	Slade	
Deeb	Lane	Stolzenburg	

SB 1084 was laid on the table.

SB 1074—A bill to be entitled An act relating to sale of liquid fuels; amending chapter 526, Florida Statutes, to provide injunction against violations of law and rules; providing effective date.

Was taken up and read the second time by title. On motion by Senator Williams, the rules were waived and SB 1074 was read the third time by title, passed and certified to the House. The vote was: Yeas—40 Nays—None

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

SB 852 was taken up, together with:

By the Committee on Commerce and Licensed Businesses—

CS for SB 852—A bill to be entitled An act relating to consumer credit reporting agencies; providing definitions; providing for permissible purposes of reports; providing for removal of obsolete information; providing for disclosure of reports to consumers; providing compliance procedures; providing for disclosure to governmental agencies; providing a procedure in case of disputed accuracy; providing for charges; providing for credit reports for employment purposes; providing certain restrictions; setting requirements on users of consumer reports; providing for civil liabilities; providing a penalty; providing an effective date.

—which was read the first time by title and SB 852 was laid on the table.

On motions by Senator Karl, the rules were waived and CS for SB 852 was read the second time by title, the third time by title, passed and certified to the House. The vote was: Yeas—38 Nays—None

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

SB 1372—A bill to be entitled An act relating to free gift advertising; regulating the use in advertising of the term "FREE" and words of similar meaning and intent.

Was taken up and read the second time by title.

Senator Friday offered the following amendment which was adopted:

Line 20, page 2, following "offer may" insert the following: within the time set forth in the advertisement or, if no time be so specified, within a reasonable time following receipt,

On motion by Senator Friday, the rules were waived and SB 1372 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—37 Nays—None

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

SB 376 was taken up, together with:

By the Committee on Commerce and Licensed Businesses—

CS for SB 376—A bill to be entitled An act relating to game promotions used in connection with the promotion or sale of consumer products or services; providing for regulation thereof; providing definitions; prohibiting certain deceptive or misleading practices in the conduct of said games; requiring filing with the attorney general of rules promulgated by the operator of said game; requiring certain financial disclosure; requiring a trust account or bond in lieu thereof to insure payment to winners; requiring disclosure by operators of said games of winners, amounts won, and the date of the prize; prohibiting coercion to force certain lessees and holders of franchises to participate; providing procedures for enforcement by attorney general; providing penalties; providing an effective date.

—which was read the first time by title and SB 376 was laid on the table.

On motions by Senator Poston, the rules were waived and CS for SB 376 was read the second time by title, the third time by title, passed and certified to the House. The vote was: Yeas—38 Nays—None

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

SB 861—A bill to be entitled An act relating to terms and conditions of guarantees; providing definitions; requiring disclosure of terms and conditions; providing for abbreviated descriptions; requiring disclosure in advertising; providing for performance requirements; 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 SB 861 was read the third time by title, passed and certified to the House. The vote was: Yeas—39 Nays—None

Mr. President	Friday	Myers	Stolzenburg
Askew	Gong	Plante	Stone
Bafalis	Gunter	Pope	Thomas
Beaufort	Haverfield	Poston	Trask
Bell	Henderson	Reuter	Weber
Bishop	Hollahan	Saunders	Weissenborn
Boyd	Johnson	Saylor	Williams
Chiles	Karl	Scarborough	Wilson
Daniel	Knopke	Shevin	Young
Ducker	McClain	Slade	

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. May 20, 1970
President of the Senate

Sir:

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

By Representative Turlington and others—

HCR 5048—A concurrent resolution commending the University of Florida College of Journalism and Communications, senior student Raul Ramirez, and the student team representing the university, on having finished in first place in the national William Randolph Hearst Foundation Journalism Awards Scholarship Program.

WHEREAS, the William Randolph Hearst Foundation Journalism Awards Scholarship program has been described as the "undergraduate Pulitzer prizes" and its winners are recognized throughout the academic and professional journalism world as the outstanding journalism students in the United States, and

WHEREAS, a team of students from the College of Journalism and Communications at the University of Florida—the team composed of Raul Ramirez of West Palm Beach, David Osier of Tampa, Larry Jordan of Jacksonville, Mary Copeland of Ft. Lauderdale, Daniel Vining of Holly Hill, and Carol Sanger of Cincinnati, Ohio,—this year won first place, and

WHEREAS, Mr. Ramirez, a Cuban refugee who moved to Florida at the age of fifteen (15) and has learned to master the English language in Florida public schools and its institutions of higher learning, won the individual championship among student writers from the nation's 53 accredited journalism schools, and

WHEREAS, students from the College of Journalism and Communications at the University of Florida have won the national championship for an unprecedented third year in succession and have won the national championship four years of the ten years of the program, with only one other college having won the honor two years, and

WHEREAS, this year for the first time in the history of the program a team and an individual from the same institution won the national championships, NOW, THEREFORE, BE IT RESOLVED, by the House of Representatives, the Senate concurring, that this body commends the student team of writers from the College of Journalism and Communications at the University of Florida, that it especially commends Mr. Raul Ramirez and that it further commends the faculty and student body of the College of Journalism and Communications for its consistency in bringing national honors to the state of Florida.

Be It Further Resolved, that copies of this concurrent resolution be sent to each member of this University of Florida journalism team, Dean John Paul Jones of the College of Journalism and Communications and faculty adviser Mr. Hugh Cunningham.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HCR 5048, contained in the above message, was read the first time in full and placed on the Calendar.

Unanimous consent was granted Senator Saunders to take up HCR 5048 out of order.

On motion by Senator Saunders, the rules were waived and HCR 5048 was read the second time by title, adopted and certified to the House. The vote was: Yeas—41 Nays—None

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

On motion by Senator Saunders, the President invited Mr. Hugh Cunningham, Raul Ramirez and David Osier to the rostrum and presented them to the Senate.

By unanimous consent, the following bill was introduced out of order on motion by Senator Reuter.

By Senator Reuter—

SB 1534—A bill to be entitled An act relating to the Brevard County expressway authority; repealing sections 348.201, 348.202, 348.203, 348.204, 348.205, 348.206, 348.207, 348.208, 348.209, 348.210, 348.211, 348.212, 348.213, 348.214, and 348.215, Florida Statutes, which created the authority.

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

On motion by Senator Reuter, by two-thirds vote, SB 1534 was withdrawn from the Committee on Rules and Calendar and placed on the Calendar.

Unanimous consent was granted Senator Reuter to take up SB 1534 out of order.

On motions by Senator Reuter, the rules were waived and SB 1534 was read second time by title, the third time by title, passed and certified to the House. The vote was: Yeas—35 Nays—None

Mr. President	Ducker	Myers	Slade
Bafalis	Friday	Ott	Stolzenburg
Barrow	Gong	Plante	Thomas
Beaufort	Henderson	Pope	Trask
Bell	Hollahan	Poston	Weber
Boyd	Horne	Reuter	Weissenborn
Broxson	Johnson	Saunders	Williams
Daniel	Knopke	Sayler	Young
de la Parte	McClain	Scarborough	

The hour for recess having arrived, a point of order was called and the Senate recessed at 12:01 p.m. to reconvene at 1:30 p.m.

The Senate was called to order by the President at 12:30 p.m. A quorum present—48:

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

The Senate resumed—

SPECIAL ORDER

SB 601—A bill to be entitled An act relating to landlord and tenant amending section 83.21, Florida Statutes; providing for removal of mobile homes and tenants after thirty days of notice; providing an effective date.

Was taken up and read the second time by title.

Senator Weber offered the following amendment which was adopted:

In Sections 1 and 2, lines 11-26, page 1, strike: Sections 1 and 2 and insert the following: Section 1. Section 83.241, Florida Statutes, is amended to read:

83.241 After entry of judgment in favor of plaintiff the clerk shall issue a writ to the sheriff describing the premises and commanding him to put plaintiff in possession; *provided however, in the case of the removal of any mobile home tenant or the mobile home of any tenant for the reason of holding over after the expiration of the tenants time, the writ of possession shall not issue earlier than thirty (30) days from the service of the petition for removal upon the defendant.*

Section 2. Section 83.26, Florida Statutes, is added to read:

83.26 *Proration of fees. Any mobile home tenant who has paid any membership, entrance, initiation, or other such fee to be eligible for tenancy and whose tenancy has terminated for reasons other than nonpayment of rent, shall be entitled to a*

refund of such portion of the fee as may remain after such fee has been prorated equally for twenty-four (24) months from the date the tenancy was created.

Section 3. This act shall take effect July 1, 1970.

Senator Weber also offered the following amendment which was adopted:

Strike all of title and insert the following: A bill to be entitled An act relating to landlord and tenant; amending section 83.241, Florida Statutes, and adding section 83.26; providing an effective date.

On motion by Senator Weber, the rules were waived and SB 601 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—38 Nays—None

Mr. President	Deeb	Johnson	Shevin
Askew	de la Parte	Karl	Slade
Bafalis	Ducker	Knopke	Stolzenburg
Beaufort	Fincher	McClain	Stone
Bell	Gong	Myers	Trask
Bishop	Gunter	Ott	Weber
Boyd	Haverfield	Plante	Wilson
Broxson	Henderson	Poston	Young
Chiles	Hollahan	Reuter	
Daniel	Horne	Saylor	

On motion by Senator Myers the Senate took up for consideration—

CONFERENCE COMMITTEE REPORT ON SB 267

The Honorable John E. Mathews, Jr. May 18, 1970
President of the Florida Senate

The Honorable Frederick H. Schultz
Speaker of the Florida House of Representatives

Sirs:

Your Conference Committee on the disagreeing votes of the two houses on Senate Bill 267, having met, and after full and free conference, have agreed to recommend and do recommend to their respective houses, as follows:

That the Senate and the House of Representatives adopt and pass Senate Bill 267, as amended by the House, with the exception of subparagraph (6) in Section 1, which appears on page 2 of the amendment. It is proposed that this subparagraph be deleted, so that the bill, as amended, and as modified by this Conference Committee report will read:

A bill to be entitled
An act relating to corporations; amending section 608.09, Florida Statutes, by renumbering present subsection (3) as subsection (4) and adding new subsections (3) and (5); providing that directors of corporations may serve on the executive committees in the place of absent or disqualified members of such boards; providing that executive committee meetings may be held by use of various communications systems; providing an effective date.

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

Section 1. Subsection (3) of section 608.09, Florida Statutes, is renumbered as subsection (4), and new subsections (3) and (5) are added to said section to read:

608.09 Directors; powers, qualifications; executive committee.—

(3) Unless otherwise provided in the certificate of incorporation or bylaws, the board of directors may designate one (1) or more directors as alternate members of any executive committee, who may replace at any meeting of such committee any absent member or member disqualified from voting. The bylaws may provide that in the absence or disqualification from voting of a member of the committee, the member or members thereof present at any meeting and not disqualified from voting, whether or not he or they constitute a quorum, may unanimously appoint another member of the board of directors to act at the meeting in the place of such absent or disqualified member.

(4) Unless otherwise provided in the certificate of incorporation or bylaws, any action of the board of directors or of any committee thereof, which is required or permitted to be taken at a meeting, may be taken without a meeting if written consent to the action signed by all of the members of the board or of the committee, as the case may be, is filed in the minutes of the proceedings of the board or committee prior to the taking of such action.

(5) Where provided in the certificate of incorporation or bylaws, members of the board of directors or an executive committee shall be deemed present at a meeting of such board or committee if a conference telephone or similar communications equipment by means of which all persons participating in the meeting can hear each other, is used.

Section 2. This act shall take effect October 1, 1970.

Your Conference Committee recommends passage of the foregoing bill, as amended by the Conference Committee.

KENNETH M. MYERS	TALBOT D'ALEMBERTE
RALPH POSTON	JOEL K. GUSTAFSON
DEMPSEY J. BARRON	WILLIAM C. ANDREWS

Managers on the part of the Senate	Managers on the part of the House of Representatives
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—was read the first time. On motion by Senator Myers, the rules were waived and the Conference Committee Report was read the second time, and considered.

On motion by Senator Myers, the Conference Committee Report on SB 267 was adopted.

SB 267—A bill to be entitled An act relating to corporations; amending section 608.09, Florida Statutes, by renumbering present subsection (3) as subsection (4) and adding new subsections (3) and (5); providing that directors of corporations may serve on executive committees in the place of absent or disqualified members of such boards; providing that executive committee meetings may be held by use of various communications systems; providing an effective date.

Was read the first time by title. On motions by Senator Myers, the rules were waived and SB 267 as amended by the Conference Committee Report was read the second time by title, the third time by title, passed and certified to the House. The vote was:

Yeas—32

Mr. President	Chiles	Hollahan	Poston
Askew	Daniel	Horne	Reuter
Bafalis	Deeb	Johnson	Saylor
Barron	Ducker	Karl	Stolzenburg
Beaufort	Gong	McClain	Stone
Bell	Gunter	Myers	Trask
Bishop	Haverfield	Ott	Weber
Boyd	Henderson	Plante	Wilson

Nays—1

Young

The Senate resumed—

SPECIAL ORDER

SB 1111—A bill to be entitled An act relating to the public show or sale of horses; prohibiting the soring of horses for public show or sale; prohibiting the administration of certain drugs to horses for the purpose of public show or sale; providing definitions; providing for inspection of horses at public show or sale to determine violations; providing procedures for enforcement of this act; providing penalties; providing an appropriation; providing an effective date.

Was taken up and read the second time by title.

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

In Section 3(1), line 14, page 4, strike: subsection (1) and insert new subsection (1) to read: Any person who violates Section 2.(1) of this act is guilty of a felony and, upon

conviction thereof, shall be punished by a fine of not more than \$1,000, or shall be imprisoned for not more than six (6) months or both.

Senator Barron presiding.

On motion by Senator Karl, the rules were waived and SB 1111 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—36 Nays—None

Askew	Daniel	Horne	Slade
Bafalis	Deeb	Johnson	Stolzenburg
Barron	de la Parte	Karl	Stone
Barrow	Ducker	McClain	Thomas
Beaufort	Fincher	Ott	Trask
Bell	Gunter	Poston	Weber
Bishop	Haverfield	Reuter	Williams
Boyd	Henderson	Sayler	Wilson
Broxson	Hollahan	Shevin	Young

The President presiding.

SB 849—A bill to be entitled An act relating to fire extinguishers; amending sections 633.061, 633.071, and 633.171, Florida Statutes; amending chapter 633, Florida Statutes, by adding section 633.19; requiring licensing to service, inspect, or install fire extinguishing equipment; establishing fees for certain types of businesses and providing license fees; requiring permits for workers and establishing classes of workers; exempting certain inspectors from licensing and permit requirements; prescribing standards for fire extinguishing equipment; prohibiting certain acts pertaining to fire extinguishers and licenses and permits pertaining thereto; making violation a misdemeanor; establishing a procedure for suspension and revocation of permits and licenses; repealing subsection (4) of section 633.061, Florida Statutes, relating to issuance of certain licenses; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Karl, the rules were waived and SB 849 was read the third time by title, passed and certified to the House. The vote was: Yeas—40 Nays—None

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

SB 608—A bill to be entitled An act relating to retail installment sales; amending section 520.67, Florida Statutes (as created by chapter 69-44, Laws of Florida), providing for licenses to expire June 30 of each year rather than July 1 of each year; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Pope, the rules were waived and SB 608 was read the third time by title, passed and certified to the House. The vote was: Yeas—40 Nays—None

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

SB 603—A bill to be entitled An act relating to examinations for cosmetologists; amending Section 477.10, Florida Statutes, to add subsection (3).

Was taken up and read the second time by title.

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

In Section 1, line 11, page 1, beginning with the word "any" strike lines 11 through 20 and insert the following: any blind,

deaf or seriously impaired of hearing person, a student of the Florida School for the Deaf and the Blind, making an application for a certificate of registration pursuant to the provisions of this chapter, shall, upon certification to the Board by the chief executive officer of the school that said person has demonstrated competence and proficiency in cosmetology theory, be entitled to waiver of all written or oral examinations of cosmetology theory provided hereunder, and shall be entitled to receive a certificate of registration upon meeting the remaining qualifications provided in this chapter, including examinations in cosmetology skills.

On motion by Senator Pope, the rules were waived and SB 603 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—38

Mr. President	Deeb	Johnson	Shevin
Askew	de la Parte	Karl	Slade
Bafalis	Ducker	Knopke	Stolzenburg
Barron	Friday	McClain	Stone
Beaufort	Gong	Myers	Thomas
Bell	Gunter	Ott	Weissenborn
Boyd	Haverfield	Pope	Wilson
Broxson	Henderson	Poston	Young
Chiles	Hollahan	Reuter	
Daniel	Horne	Sayler	

Nays—3

Bishop Trask Williams

SB 802—A bill to be entitled An act relating to franchises and distributorships; making certain acts unlawful when selling or establishing a franchise or distributorship, and providing a civil remedy for persons harmed through a violation of this act; authorizing injunctive relief; providing an effective date.

Was taken up and read the second time by title.

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

In Section 2, line 6, page 2, strike: "a" and insert the

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

In Section 3, line 20, page 2, strike the period and insert the following: and execution shall thereupon issue.

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

In Section 2, line 6, page 2, after "market area" and before "to sustain" insert the following: for the particular franchise or distributorship

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

In Section 3, line 17, page 2, strike "shall" and insert may

Senator Horne offered the following amendment which was adopted:

In Section 1, line 16, page 1, after "(1)" insert the following: The term

Senator Horne also offered the following amendment which was adopted:

In Section 1, lines 19-21, page 1, strike: all of lines 19-21 and insert the following: (2) The term "franchise or distributorship" shall mean a contract or agreement, either expressed or implied, whether oral or written, between two (2) or more persons:

(a) Wherein a commercial relationship of definite duration or continuing indefinite duration is involved;

(b) Wherein one (1) party, hereinafter called the "franchisee" is granted the right to offer, sell, and distribute goods or services manufactured, processed, distributed or (in the case of services) organized and directed by another party;

(c) Wherein the franchisee as an independent business constitutes a component of franchisor's distribution system;

(d) Wherein the operation of the franchisee's business franchise is substantially reliant on franchisors for the basic supply of goods.

(3) The term "goods" means any article or thing without limitation, or any part of such article or thing, including any article or thing used or consumed by a franchisee in rendering a service established, organized, directed, or approved by a franchisor.

Senator Horne also offered the following amendment which was adopted:

In Section 4, line 24, page 2, strike "without bond"

Senator Horne also offered the following amendment which was adopted:

In Section 4, line 27, page 2, after the words "in violation" insert the following: of sections 2(1)(a) and 2(1)(b).

On motion by Senator Friday, the rules were waived and SB 802 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—27

Mr. President	Fincher	Knopke	Stolzenburg
Askew	Friday	Ott	Stone
Barron	Gunter	Plante	Thomas
Beaufort	Haverfield	Pope	Weber
Broxson	Hollahan	Poston	Weissenborn
Daniel	Horne	Reuter	Williams
Deeb	Karl	Shevin	

Nays—11

Bafalis	Henderson	McClain	Wilson
Bell	Johnson	Myers	Young
Ducker	Lane	Saylor	

Senator Karl moved that the rules be waived and SB 842 be re-referred to an appropriate committee which was adopted. The bill was recommitted to the Committee on Commerce and Licensed Businesses.

On motion by Senator Thomas, the rules were waived and time of adjournment was extended until 1:45 p.m.

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

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable John E. Mathews, Jr., May 20, 1970
President of the Senate

Sir:

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

By the Committee on Judiciary—

CS for SB 170—A bill to be entitled An act relating to candidates for public office; amending section 99.012, Florida Statutes, to provide that an individual who holds elective public office may not qualify for another public office unless first tendering his resignation; providing said resignation shall be prospectively effective; providing for the tendering of said resignation; providing that nothing contained in this act shall relate to federal officers; providing an effective date.

Amendment 1—

On page 1, line 19, following the words "elective official" insert or appointive official

Amendment 2—

On page 1, line 27, following the word "elected" insert or appointed

Amendment 3—

Section 1, on page 3, line 2, following the word "expire" strike the period and insert the following: ; or, in regard to elective municipal or home rule charter county offices, said resignation shall create a vacancy which may be filled for the unexpired term of the resigned officer in such manner as provided in the municipal or county charter.

Amendment 4—

Section 1, on page 3, line 16, following the word "elected" insert the following: or the vacancy otherwise filled

Amendment 5—

In title, on page 1, line 8, following the word "elective" insert or appointive

Amendment 6—

In title, on page 1, line 14, following the semicolon insert the following: providing for procedure in regards to municipalities or home rule charter counties;

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

On motions by Senator Stone, the Senate concurred in House amendments 1, 2, 3, 4, 5 and 6 to CS for SB 170.

CS for SB 170 passed as further amended, was ordered engrossed and the action of the Senate was certified to the House. The vote was:

Yeas—30

Mr. President	Daniel	Knopke	Shevin
Askew	de la Parte	McClain	Stone
Bafalis	Ducker	Myers	Thomas
Barron	Friday	Plante	Weissenborn
Barrow	Gong	Pope	Williams
Bell	Haverfield	Poston	Young
Broxson	Hollahan	Reuter	
Chiles	Horne	Saylor	

Nays—10

Boyd	Henderson	Ott	Wilson
Deeb	Johnson	Stolzenburg	
Gunter	Lane	Trask	

SECOND READING

Consideration of SB 493 was deferred, the bill retaining its place on the Calendar.

SB 670—A bill to be entitled An act relating to pharmacists, qualifications; amending section 465.091 (3), Florida Statutes providing for submission of proof of completion of continuing professional pharmaceutical education courses prior to issuance of a renewal certificate; providing an effective date.

Was taken up and read the second time by title.

The Committee on Health, Welfare, and Institutions offered the following amendment which was adopted on motion by Senator Lane:

In Section 1, line 27, page 1, strike "fifteen" and insert ten (10)

On motion by Senator Lane, the rules were waived and SB 670 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—37

Mr. President	Beaufort	Daniel	Haverfield
Askew	Bell	Deeb	Henderson
Bafalis	Boyd	de la Parte	Hollahan
Barron	Broxson	Ducker	Horne
Barrow	Chiles	Gong	Johnson

Knopke	Plante	Stone	Williams
Lane	Poston	Thomas	Wilson
McClain	Reuter	Trask	
Myers	Sayler	Weber	
Ott	Shevin	Weissenborn	

Nays—2

Gunter Pope

The President Pro Tempore presiding.

SB 461—A bill to be entitled An act relating to the Jacksonville Expressway Authority, amending the provision relating to the membership of the five member governing body in order to provide for the fifth member when there is no State Road Department; deleting inappropriate language, and providing for the expiration of terms of office.

Was taken up and read the second time by title.

Senator Mathews offered the following amendment which was adopted:

After Section 1, line 30, page 3, insert the following: Section 2. Subsection (1) of section 349.04, Florida Statutes, is amended by adding paragraph (c) to read:

349.04 Purposes and powers.—

(c) The authority, in addition to the other powers and duties provided, shall have the power and responsibility to formulate and implement a plan for a mass transit system which will serve the consolidated city of Jacksonville.

Senator Mathews also offered the following amendment which was adopted:

In line 5, page 1, after the comma insert the following: amending sections 349.03 and 349.04, Florida Statutes, providing for implementation of a mass transit system,

Senator Mathews also offered the following amendment which was adopted:

After line 30, on page 3, add: Section 2. This act shall take effect immediately upon becoming a law.

Senator Mathews also offered the following amendment which was adopted:

In title, line 12, on page 1, strike the period (.) and insert the following: and providing an effective date.

On motion by Senator Mathews, the rules were waived and SB 461 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—39 Nays—None

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

SB 780—A bill to be entitled An act relating to the department of administration; amending section 31 (4) (a) 4., of chapter 69-106, Laws of Florida, relating to definitions; providing that the state board of administration shall not be considered a state agency; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and SB 780 was

read the third time by title, passed and certified to the House. The vote was: Yeas—41 Nays—None

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

SB 539—A bill to be entitled An act relating to plant industry division of the department of agriculture and consumer services; amending subsections (1) and (3) of section 570.33, Florida Statutes, to provide minor clarification changes; amending subsection (1) of section 570.34, Florida Statutes, to provide a change in membership of the plant industry technical council; amending subsection (4) of section 570.35, Florida Statutes, to provide a minor clarification change; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and SB 539 was read the third time by title, passed and certified to the House. The vote was: Yeas—41 Nays—None

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

By permission, Senators Beaufort and Bishop were recorded as co-introducers of SJR 304.

SJR 304—A joint resolution proposing an amendment to Section 1 of Article VIII of the State Constitution to provide that counties shall not be merged, changed or abolished except upon approval of the electors of such counties.

Was taken up and read the second time by title.

The Committee on Constitutional Amendments and Revision offered the following amendment which was adopted on motion by Senator Saunders:

In Section 1, lines 23 and 26, page 1, strike: “, changed”

The President presiding.

On motion by Senator Saunders, the rules were waived and time of adjournment was extended until final action on SJR 304.

The Committee on Constitutional Amendments and Revision also offered the following amendment which was adopted on motion by Senator Saunders:

In title, line 7, strike: “, changed”

On motion by Senator Saunders, the rules were waived and SJR 304 as amended was read the third time in full.

Senator Plante moved that the Senate do now adjourn. Which was agreed to and the Senate adjourned at 2:00 p.m. to reconvene at 8:30 a.m. Thursday, May 21, 1970.