

JOURNAL OF THE FLORIDA SENATE

Monday, February 28, 1972

The Senate was called to order by the President at 8:30 a.m. for the purpose of conducting the order of business of introduction and reference of resolutions, memorials, bills and joint resolutions pursuant to Rule 4.3.

INTRODUCTION

By Senator Lane—

SB 1156—A bill to be entitled An act relating to the Broward County area planning board; amending sections 1, 2, 3, 6, 8, 10, 11, 12, 14, 15, 18 and 21 of chapter 59-1154, Laws of Florida, as amended; providing definitions and purposes; providing for the composition and appointment of the board; providing for quorum requirements, functions and duties, comprehensive planning, adoption and revision of plan, promulgation, local adoption of comprehensive plan elements, allocation of funds, consideration of comprehensive plan elements and effect on local governmental units; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1156.

—was read the first time by title and referred to the Committees on Governmental Efficiency and Rules, Calendar, Privileged Business and Ethics.

By Senator Karl—

SB 1157—A bill to be entitled An act relating to the city of Daytona Beach; amending section 19 (f) of chapter 67-1274, Laws of Florida; providing that the city commission by unanimous vote may dispense with the reading of resolutions at all meetings of the city commission; repealing all laws or parts of laws in conflict herewith; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1157.

—was read the first time by title and referred to the Committees on Governmental Efficiency and Rules, Calendar, Privileged Business and Ethics.

By Senator Karl—

SB 1158—A bill to be entitled An act relating to the city of Daytona Beach; amending section 19 (g) of chapter 67-1274, Laws of Florida; providing that the city commission by a two-thirds vote of members present at commission meetings may waive two (2) readings of all ordinances; repealing all laws or parts of laws in conflict herewith; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1158.

—was read the first time by title and referred to the Committees on Governmental Efficiency and Rules, Calendar, Privileged Business and Ethics.

By Senator Karl—

SB 1159—A bill to be entitled An act relating to the city of Daytona Beach; amending section 50 (d) of chapter 67-1274, Laws of Florida; providing that a deputy city clerk shall have the authority to attend all meetings of the city commission and to keep a certified journal of all meetings as representative of the city clerk; repealing all laws and parts of laws in conflict herewith; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1159.

—was read the first time by title and referred to the Committees on Governmental Efficiency and Rules, Calendar, Privileged Business and Ethics.

By Senator Karl—

SB 1160—A bill to be entitled An act relating to the city of Daytona Beach; amending section 2 of article I of chapter 67-1274, Laws of Florida, as amended, to redefine a portion of

the southern boundary of the city of Daytona Beach; providing for the extension of the boundaries of the city of Daytona Beach so as to include approximately 495 acres of property lying along U.S. highway 92, west of the present corporate limits to the east line of state road no. 9 (I-95), and specifically bordered on the north by the present corporate limits and the city well field, on the west by state road no. 9 (I-95), on the east by the present corporate limits, and on the south by Old DeLand-Daytona Beach road (Bellevue avenue); also providing for the extension of the boundaries of the city of Daytona Beach so as to include approximately 615.08 acres located on both sides of Beville road, extending from the corporate limits westerly to interstate 95; repealing all laws in conflict herewith; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1160.

—was read the first time by title and referred to the Committees on Governmental Efficiency and Rules, Calendar, Privileged Business and Ethics.

The Senate recessed at 8:35 a.m.

The Senate was called to order by the President at 10:00 a.m. A quorum present—41:

Mr. President	Ducker	Lane	Saylor
Arnold	Gong	Lewis (33rd)	Scarborough
Barron	Graham	Lewis (43rd)	Stolzenburg
Beaufort	Gunter	McClain	Trask
Bell	Henderson	Myers	Ware
Bishop	Hollahan	Ott	Weber
Boyd	Horne	Plante	Weissenborn
Brantley	Johnson (29th)	Pope	Williams
Broxson	Johnson (34th)	Poston	Wilson
Childers	Karl	Reuter	
de la Parte	Knopke	Saunders	

Excused: Senators Haverfield, Deeb and Fincher; Senator Barrow until 2:00 p.m.

Prayer by Senator McClain:

Lord, bless our prisoners of war, and bring about their speedy return to their families and friends; Bless our leaders, both national and state, and give them strength and guidance to create a better place to live; We pray for President Nixon's safe return home, and an everlasting peace in this world as a result of his visit to China; Grant us the strength to accept the things we cannot change, the courage to change the things we can, and the wisdom to know the difference. Amen.

The Senate pledged allegiance to the flag of the United States of America.

The Journal of February 25 was corrected and approved.

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

Page 256, column 2, strike lines 27 and 28 and insert: tinue in effect thereafter; providing for assessment of costs and attorneys' fees;

Page 257, column 1, line 3, strike " Florida Statutes," and insert: (2)(e), Florida Statutes, and adding a new paragraph (f) to said subsection,

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

Page 214, column 1, between lines 28 and 29 insert:

Evidence of notice and publication was established by the Senate as to SB 954.

REPORTS OF COMMITTEES

The Committee on Rules, Calendar, Privileged Business and Ethics respectfully submits the following Special Order Calendar for Monday, February 28, 1972:

SB 1154 SB 1151 SB 1150 SB 1152 SB 1153

The Committee on Governmental Efficiency recommends the following pass:

SB 668	HB 1906	HB 92
SB 751	HB 2997	HB 355

The Committee on Ways and Means recommends the following pass: SB 172, SB 279 with 5 amendments

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

The Committee on Governmental Efficiency recommends the following pass: SB 170 with 3 amendments, SB 394

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

The Committee on Governmental Efficiency recommends a Committee Substitute for SB 965.

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

The Committee on Governmental Efficiency recommends the following not pass: SB 537, SB 76, SB 106

The bills were laid on the table.

ENGROSSING REPORTS

Your Engrossing Clerk to whom was referred—

SB 108 with 3 amendments SB 318 with 5 amendments

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

ELMER O. FRIDAY
Secretary of the Senate

The bills were ordered enrolled.

Your Engrossing Clerk to whom was referred—

CSSB 244 with 1 amendment SB 549 with 1 amendment

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

ELMER O. FRIDAY
Secretary of the Senate

The bills were certified to the House.

ENROLLING REPORT

Your Enrolling Clerk to whom was referred SCR 190 reports same have been enrolled, signed by the required Constitutional officers and filed with Secretary of State on February 28, 1972.

ELMER O. FRIDAY
Secretary of the Senate

BILLS REFERRED TO SUBCOMMITTEE:

PRIVILEGED BUSINESS SUBCOMMITTEE: Senate Bills 591, 814, 843, 887, 888, 890, 939, 971, 574, 801, 871, 929, 972, 1025, 49, 859 and 753; House Bills 1137, 1277, 3180 (Report to Committee on Rules, Calendar, Privileged Business and Ethics by noon, February 29).

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Boyd, SB 584 was withdrawn from the Committee on Universities and Community Colleges by two-thirds vote.

On motion by Senator Hollahan, the rules were waived and the Subcommittee on Privileged Business was authorized to consider Senate Bills 591, 814, 843, 887, 888, 890, 939, 971, 574, 801, 871, 929, 972, 1025, 49, 859 and 753 and House Bills 1137, 1277 and 3180 on February 29.

On motion by Senator Williams, SB 1032 was withdrawn from the Committee on Public Schools by two-thirds vote and from further consideration of the Senate.

On motion by Senator de la Parte, the rules were waived and the Committee on Ways and Means was authorized to consider SB 169 on February 29.

On motion by Senator Daniel, the Committee on Governmental Efficiency was granted an additional 15 days for the consideration of—

SB 673	HB 220	HB 2264
SB 676	HB 1544	HB 2653

On motion by Senator Broxson, Rule 4.4 was waived and permission was granted to file for introduction and consideration a bill relating to the University of West Florida.

On motion by Senator Lewis (33rd), Rule 4.4 was waived and permission was granted to file for introduction and consideration a resolution commending the Kiwanians of Florida.

On motion by Senator Hollahan, HB 994 was withdrawn from the Committee on Judiciary—Criminal by two-thirds vote and placed on the calendar.

On motion by Senator Lewis (43rd), SB 921 was withdrawn from the Committee on Judiciary—Civil B by two-thirds vote.

On motion by Senator Broxson, Senate Bills 147-SF and 148-SF were withdrawn from the Committee on Public Schools by two-thirds vote and from further consideration of the Senate.

On motion by Senator Broxson, the Committee on Public Schools was granted permission to meet at 6:15 p.m. this day instead of 7:00 p.m.

On motion by Senator Barrow, the Committee on Judiciary—Criminal was granted 15 additional days for the consideration of—

SB 197	SB 724	SB 789	SB 809	HB 785
SB 384	SB 735	SB 792	SB 412	HB 2662

On motion by Senator Lane, SB 1016 was withdrawn from the Committee on Natural Resources and Conservation by two-thirds vote.

On motion by Senator Lane, SB 1141 was withdrawn from the Committee on Health, Welfare and Institutions by two-thirds vote.

On motion by Senator Lane, SB 1143 was withdrawn from the Committee on Transportation by two-thirds vote.

On motion by Senator Broxson, Senate Joint Resolutions 441 and 442 were withdrawn from the Committee on Public Schools by two-thirds vote.

MESSAGE FROM THE GOVERNOR

The Governor advised that on February 27 he had filed with the Office of the Secretary of State Senate Bills 7, 86, 159, 165, 253 and 488 which he had approved.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Jerry Thomas
President of the Senate

February 24, 1972

Sir:

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

By Representative D'Alemberte—

HJR 2835—A joint resolution proposing an amendment to Section 3 of Article XI of the State Constitution; providing that the revision or amendment of any portion of the Constitution on one subject may be proposed by initiative of the people and providing procedure with respect thereto.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HJR 2835, contained in the above message, was read the first time and referred to the Committee on Judiciary—Civil B.

The Honorable Jerry Thomas
President of the Senate

February 24, 1972

Sir:

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

By the Committee on Insurance—

HB 3460—A bill to be entitled An act relating to insurance; adding a new section to part VI of chapter 627, Florida Statutes; requiring that every disability policy delivered subsequent to August 1, 1972, providing hospital, medical or surgical coverage for additional newborn children provide coverage for such newborn children, to the extent provided in the policy, for congenital anomalies from the moment of birth; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 3460, contained in the above message, was read the first time by title and referred to the Committee on Commerce.

The Honorable Jerry Thomas
President of the Senate

February 24, 1972

Sir:

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

By Representative Hazelton and others—

HB 2681—A bill to be entitled An act relating to drugs and prescriptions therefor; amending §500.15(13)(b), Florida Statutes, to require that the label of a prescribed drug bear the proprietary name of the substance prescribed and its quantitative composition as well as its national drug code number; providing a penalty; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 2681, contained in the above message, was read the first time by title and referred to the Committee on Health, Welfare and Institutions.

The Honorable Jerry Thomas
President of the Senate

February 24, 1972

Sir:

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

By the Committee on Finance & Taxation—

HB 3772—A bill to be entitled An act relating to ad valorem taxation; amending section 193.461, Florida Statutes, to provide for classification of lands as agricultural for assessment purposes; amending section 193.501, Florida Statutes, to provide for classification of lands as outdoor recreational or park lands for assessment purposes; providing qualifications, procedures and methods; providing for conveyances and covenants relating to development rights and restrictions on outdoor recreational and park land use; providing for applications; providing assessment factors to be used on qualified lands; providing for procedures to repurchase certain rights and convert the use of certain lands; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 3772, contained in the above message, was read the first time by title and referred to the Committee on Ways and Means.

The Honorable Jerry Thomas
President of the Senate

February 25, 1972

Sir:

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

By Representative Reeves—

HCR 3200—A concurrent resolution requesting candidates for nomination for President of the United States to state their position on American prisoners of war and men missing in action.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HCR 3200, contained in the above message, was read the first time and referred to the Committee on Judiciary—Civil A.

On motion by Senator Hollahan, Rule 4.14 requiring fifteen minutes' notice was waived and unanimous consent was obtained to take up out of order in lieu of SB 594—

HB 994—A bill to be entitled An act relating to criminal procedure; amending chapter 910, Florida Statutes, by adding section 910.035, Florida Statutes; to provide for transfer of plea and sentence in criminal cases; amending section 910.03, Florida Statutes, in compliance with these provisions; providing an effective date.

—which was read the second time by title.

On motion by Senator Hollahan the following amendment was adopted:

Amendment 1—On page 3, lines 19—22 strike the words "in the event conclusive evidence introduced at trial discloses that the crime was committed in a county other than that in which the case is tried and" and after the word "committed" in line 19 insert a period (.)

Capitalize the letter "S" in such in line 22

On motion by Senator Hollahan, by two-thirds vote HB 994 as amended was read the third time by title, passed and certified to the House. The vote was:

Yeas—31

Mr. President	de la Parte	Karl	Saylor
Arnold	Graham	Knopke	Scarborough
Beaufort	Gunter	Lewis (33rd)	Stolzenburg
Bishop	Henderson	McClain	Trask
Boyd	Hollahan	Myers	Weissenborn
Brantley	Horne	Ott	Williams
Broxson	Johnson (29th)	Pope	Wilson
Childers	Johnson (34th)	Reuter	

Nays—None

By unanimous consent Senator Daniel was recorded as voting yea.

Senator Brantley presiding.

UNFINISHED BUSINESS

CS for SB 455—A bill to be entitled An act relating to the department of education; creating section 229.8021, Florida Statutes, to require the division of universities to revise the requirements for the granting of baccalaureate degrees; to provide the methods whereby the division of universities, the division of community colleges and the division of elementary and secondary education may accomplish the revision; providing an effective date.

—was taken up with pending amendment which was withdrawn by Senator Thomas.

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

Amendment 5—On page 1, line 19 strike everything after the enacting clause and insert the following:

Section 1. Section 229.8021, Florida Statutes is created to read:

229.8021 Granting of degrees.—The commissioner of education, the division of universities and the division of community colleges shall jointly participate in devising the necessary methods whereby the educational institutions under the supervision of the division of universities shall examine and revise their requirements for the granting of bachelors degrees to permit qualified students to complete a baccalaureate program in not more than nine quarters. Special attention shall be given to the prospects of students earning the associate of arts degree from the community colleges in four quarters of academic work or the equivalent and the transfer of such credit hours to those educational institutions granting baccalaureate degrees.

The commissioner of education shall file a comprehensive report and recommendations with the state board of education and the presiding officers of the senate and the house of representatives at least thirty days prior to the 1973 regular session of the legislature, which recommendations shall include specific implementing legislation and administrative recommendations to facilitate student articulation at all levels of public education.

Such recommendations and proposed legislation shall be designed to effect this revision by September 1, 1973, by several methods in addition to the reduction of required credit hours as may be employed by the division of universities, the division of community colleges and the division of elementary and secondary education, including but not limited to the following:

1. By giving students academic credit on the basis of tests, such as the college entrance examination board's college level examination program (CLEP), thus letting them bypass formal classroom instruction and receive credit for what they may have learned in non-traditional ways or may have already learned in their secondary school programs.

2. By giving students credit for college level work done in high school.

3. By encouraging students to attend classes in the summer or to take more than a normal course load during the regular academic year.

4. By high school students' dual enrollment in a local community college or university prior to graduation from secondary school.

5. By enrollment in a college or university after completion of the eleventh grade.

6. By admitting students from secondary school to the junior year in an upper level university and awarding the degree after three years of additional study.

Section 2. Where accreditation requirements currently limit the division of universities and the universities from reducing the credit hours or period of residence, the division of universities is directed to work with the accrediting agencies to secure approval for reducing the required number of credit hours. The division of universities is directed to file with the state board of education and the presiding officers of the senate and the house of representatives not later than thirty days prior to the convening of the regular 1973 legislative session a report of its negotiations with the various accrediting agencies.

Section 3. The division of universities is directed to require institutions under its supervision offering doctoral degrees to develop a program and the requirements for a doctor of teaching arts degree beginning not later than September, 1973, with said doctor of teaching arts degree to be awarded upon successful completion of nine quarters of academic work not exceeding a credit hour requirement of ninety-six quarter hours or the equivalent.

Section 4. This act shall take effect upon becoming a law.

Senators Horne and Graham offered the following amendment which was moved by Senator Horne and failed:

Amendment 6—On page 2, Section 3 add a new subsection:

7. By developing a doctor of teaching arts degree.

On motion by Senator Thomas the following amendment was adopted:

Amendment 7—On page 1, line 13 in title, insert the following: following the semi-colon (;) insert the following: providing for the doctor of teaching arts degree;

On motion by Senator Thomas, by two-thirds vote CS for SB 455 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—36

Mr. President	Childers	Knopke	Poston
Arnold	de la Parte	Lane	Reuter
Barron	Graham	Lewis (33rd)	Saunders
Beaufort	Gunter	Lewis (43rd)	Saylor
Bell	Henderson	McClain	Scarborough
Bishop	Hollahan	Myers	Trask
Boyd	Horne	Ott	Ware
Brantley	Johnson (29th)	Plante	Williams
Broxson	Johnson (34th)	Pope	Wilson

Nays—None

By unanimous consent Senators Karl, Weissenborn and Daniel were recorded as voting yea.

On motion by Senator Hollahan, consideration of CS for HB 3020 was deferred, the bill retaining its place on the calendar.

The President presiding.

On motion by Senator de la Parte, the rules were waived and the staff of the Committee on Ways and Means was granted privileges of the floor.

SPECIAL ORDER

SB 1154—A BILL TO BE ENTITLED AN ACT MAKING APPROPRIATIONS; PROVIDING MONEYS FOR THE ANNUAL PERIOD BEGINNING JULY 1, 1972, AND ENDING JUNE 30, 1973, TO PAY SALARIES, OTHER EXPENSES, CAPITAL OUTLAY—BUILDINGS AND IMPROVEMENTS, AND FOR OTHER SPECIFIED PURPOSES OF THE VARIOUS AGENCIES OF STATE GOVERNMENT; PROVIDING AN EFFECTIVE DATE.

—was read the second time by title.

Senator Scarborough presiding.

The President presiding.

On motion by Senator Barron, Rule 4.4 was waived and permission was granted to file for introduction and consideration three bills relating to bookkeeping procedures of the Department of Transportation.

On motions by Senator Barron, unanimous consent was obtained to introduce out of order—

By Senators Barron, Poston, Thomas, de la Parte, Boyd, Hollahan, Graham, Horne and Saunders—

SB 1164—A bill to be entitled An act relating to reports to the Department of Revenue by motor fuel distributors; amending Section 206.43(1), Florida Statutes, relating to the method and deadline for reporting; providing that reports be filed by the twentieth day of the month succeeding the month for which the tax is due; providing that the date stamped on report envelopes by the United States Post Office be considered as date of receipt; amending Section 206.44, Florida Statutes, relating to the penalty for failure to report on time; providing that reports be filed by the twentieth day of the month succeeding the month for which the tax is due; providing an effective date.

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

By Senators Barron, Poston, Thomas, de la Parte, Boyd, Hollahan, Graham, Horne and Saunders—

SB 1165—A bill to be entitled An Act relating to the Department of Transportation; amending §334.21(8) (b) to include within the available cash balance reimbursements due from the Federal Government; providing an effective date.

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

By Senators Barron, Poston, Thomas, de la Parte, Boyd, Hollahan, Graham, Horne and Saunders—

SB 1166—A bill to be entitled An act relating to the department of transportation; creating a working capital trust fund in such amount as necessary for efficient operation of the department and approved by the department of administration; providing that the use of such funds shall not delay any secondary county project; providing an effective date.

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

The hour of adjournment having arrived, a point of order was called and the Senate recessed at 12:00 noon, to reconvene at 2:00 p.m., this day.

AFTERNOON SESSION

The Senate was called to order by the President at 2:00 p.m. A quorum present—43:

Mr. President	Beaufort	Brantley	de la Parte
Arnold	Bell	Broxson	Ducker
Barron	Bishop	Childers	Graham
Barrow	Boyd	Daniel	Gunter

Henderson	Lane	Pope	Trask
Hollahan	Lewis (33rd)	Poston	Ware
Horne	Lewis (43rd)	Reuter	Weber
Johnson (29th)	McClain	Saunders	Weissenborn
Johnson (34th)	Myers	Sayler	Williams
Karl	Ott	Scarborough	Wilson
Knopke	Plante	Stolzenburg	

The Senate resumed—

SPECIAL ORDER

SB 1154—A BILL TO BE ENTITLED AN ACT MAKING APPROPRIATIONS; PROVIDING MONEYS FOR THE ANNUAL PERIOD BEGINNING JULY 1, 1972, AND ENDING JUNE 30, 1973, TO PAY SALARIES, OTHER EXPENSES, CAPITAL OUTLAY—BUILDINGS AND IMPROVEMENTS, AND FOR OTHER SPECIFIED PURPOSES OF THE VARIOUS AGENCIES OF STATE GOVERNMENT; PROVIDING AN EFFECTIVE DATE.

On motion by Senator Williams the following amendment was adopted:

Amendment 1—On page 17, line Item 195, Special Categories strike "Item 195" and renumber as "Item 194"

Senator Karl moved the adoption of the following amendment which failed:

Amendment 2—On page 18, line Item 199, From Trust Funds strike MFP—Interest and Principal State School Fund \$3,000,000

The vote was:

Yeas—12

Bell	Ducker	Karl	McClain
Bishop	Hollahan	Lewis (33rd)	Pope
Daniel	Johnson (34th)	Lewis (43rd)	Wilson

Nays—20

Arnold	Childers	Myers	Trask
Beaufort	de la Parte	Plante	Ware
Boyd	Gunter	Sayler	Weber
Brantley	Johnson (29th)	Scarborough	Weissenborn
Broxson	Lane	Stolzenburg	Williams

Senator Arnold presiding.

On motion by Senator Williams the following amendment was adopted:

Amendment 3—On page 18, line Item 200, Special Categories from General Revenue Fund strike "Educational Research and Development Program \$2,150,000" and insert: Educational Research and Development Program\$2,041,100

On motion by Senator Williams the following amendment was adopted:

Amendment 4—On page 20, line Item 217, Lump Sum, from General Revenue Fund insert: University of West Florida Research project \$108,900

On motion by Senator Williams the following amendment was adopted:

Amendment 5—On page 20, line Item 217, Lump Sum, From General Revenue Fund, insert: Adjustment Law Enforcement Classes—Campus Security \$72,658

Senator McClain moved the adoption of the following amendment:

Amendment 6—On page 21, end of line 3 in the narrative statement strike the period (.) and insert: ; provided further, that the percentage increase in average salaries for those persons currently employed who hold faculty rank and who devote

more than fifty (50) per cent of their officially assigned duties and time to classroom teaching during the academic year shall be not less than one-tenth greater than the percentage increase in average salaries for all other currently employed faculty; and, provided further, that in allocating and distributing faculty salary dollars, each university shall be required to adhere to this statement of legislative intent and shall file with the chancellor within sixty (60) days of the allocation of faculty salary dollars a detailed report showing compliance with this section.

Senator Karl raised a point of order that the amendment was out of order as it contained statutory law which is in violation of Article III, Section 12 of the constitution.

The presiding officer ruled the point well taken.

The President presiding.

On motion by Senator Williams, the following amendment was adopted:

Amendment 7—On page 22, line Item 227, Salaries, Retirement and S.S. Matching—Positions, strike "1,925" and insert: 2,019

Senators Johnson (29th) and Plante offered the following amendment which was moved by Senator Johnson (29th) and failed:

Amendment 8—On page 28, line 290, strike line item #290 \$100,000

The vote was:

Yeas—17

Mr. President	Daniel	Johnson (34th)	Ware
Barron	Ducker	Lane	Weber
Bell	Henderson	McClain	
Bishop	Hollahan	Plante	
Childers	Johnson (29th)	Stolzenburg	

Nays—22

Arnold	Gunter	Myers	Trask
Beaufort	Horne	Pope	Weissenborn
Brantley	Karl	Poston	Williams
Broxson	Knopke	Reuter	Wilson
de la Parte	Lewis (43rd)	Saunders	
Graham	Lewis (33rd)	Scarborough	

By unanimous consent Senator Boyd was recorded as voting nay.

Senator Horne moved the adoption of the following amendment:

Amendment 9—On page 54, strike all of Item 682 and insert:

682. (a) House of Representatives	\$6,516,307.00
(b) Senate	\$4,131,835.00
(c) Joint Management	\$1,983,408.00
(d) Statutory Committees	137,500.00

On motion by Senator Weissenborn the following amendment to amendment 9 was adopted:

Amendment 9a—Strike "(d) Statutory Committees" \$137,500.00" and insert:

(d) Statutory Committees	\$ 108,612
(e) Legislative Commission on Migrant Labor	\$ 28,888

Amendment 9 as amended was adopted.

On motion by Senator Williams, the following amendment was adopted:

Amendment 10—On page 65, line Item 839, From Regulatory Trust Fund strike the amount "\$2,215,505" and insert the amount: \$2,245,702

Senators Henderson, Daniel, Poston, Brantley, Trask, Scarborough, Hollahan, Lane, Karl and Boyd offered the following amendment which was adopted on motion by Senator Henderson:

Amendment 11—On page 69, Item 892, strike "119,485" and insert: 125,000 [Further, on the line immediately beneath the line containing FROM FINE ARTS COUNCIL TRUST FUND add the following:] FROM GENERAL REVENUE FUND 80,000

The vote was:

Yeas—24

Arnold	Daniel	Johnson (34th)	Scarborough
Bell	Ducker	Karl	Stolzenburg
Boyd	Graham	Lane	Trask
Brantley	Henderson	McClain	Ware
Broxson	Hollahan	Ott	Weber
Childers	Johnson (29th)	Poston	Wilson

Nays—17

Mr. President	Gunter	Myers	Sayler
Barron	Horne	Plante	Williams
Barrow	Knopke	Pope	
Beaufort	Lewis (33rd)	Reuter	
de la Parte	Lewis (43rd)	Saunders	

By unanimous consent, Senator Bishop was recorded as voting yea; Senator Beaufort changed his vote from nay to yea.

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

Amendment 12—On page 74, Section 4 end of 1st paragraph, insert: provided, however, no expenditure shall be made under items 14, 20 and 22 prior to the establishment of a capitol center planning district.

Senator McClain presiding.

Senator Lane moved the adoption of the following amendment which failed:

Amendment 14—On page 75, line 2 strike:

"From General Revenue Fund	—	139,499
From General Inspection Trust Fund	—	338,100"

and insert:

<i>Line</i>		
2 From General Revenue Fund	—	171,499
From General Inspection Trust Fund	—	416,100

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

Amendment 14—On page 75, line item 14 strike "addition" and insert: addition or *annex*

Senator Bishop moved the adoption of the following amendment which failed:

Amendment 15—On page 81, Item 83 strike "116,500" and add the following: and construction of amphitheater 362,500

The President presiding.

Senator McClain raised a point of order that language on page 21 under appropriations for universities was out of order as it contained substantive statutory law similar to amendment 6 and therefore was in violation of Article III, Section 12 of the constitution.

The President appointed Senators Hollahan, Horne, and Wilson as a select committee to review the point of order raised on amendment 6 and the ruling by the presiding officer.

On motion by Senator Graham, the following amendment was adopted:

Amendment 16—On page 87, insert: Section 22. In the event that the Student Loan Program authorized by House Joint Resolution 46-D is approved by vote of the electors March 14, 1972, and implemented during the 1972 regular session, the appropriation of general revenue funds in item 200 to the Student Financial Aid Trust Fund shall be null and void.

On motion by Senator Graham, the following amendment was adopted:

Amendment 17—On page 85, insert: Section 12. General Revenue Funds appropriated in item 199 for instructional units computed pursuant to Section 236.04(5), Florida Statutes shall be disbursed pursuant to classifications promulgated by the state board of education pursuant to Section 236.04(5)(d), Florida Statutes.

Senators Johnson (29th) and Barron offered the following amendment which was moved by Senator Johnson (29th):

Amendment 18—On page 14, line 166 strike "\$500,000" and insert: \$100,000

Senators Myers and Horne offered the following substitute amendment which was moved by Senator Myers:

Amendment 19—On page 14, Item 166 strike "\$500,000" and insert: \$250,000

Senator Henderson presiding.

Senators Brantley and Boyd offered the following amendment to amendment 19 which was adopted on motion by Senator Brantley:

Amendment 19a—On page 14, Item 166 strike "500,000" from Item 166

Senator Beaufort presiding.

Amendment 19 as amended was adopted.

On motion by Senator de la Parte the following amendment was adopted:

Amendment 20—On page 82, Item 89 strike "93,735" and insert: 593,735

The President presiding.

On motion by Senator Boyd, the following amendment was adopted:

Amendment 21—On page 28, Item 290 strike "100,000" and insert: \$50,000

The vote was:

Yeas—18

Mr. President	Childers	Karl	Stolzenburg
Barron	Ducker	Lane	Ware
Barrow	Henderson	Lewis (33rd)	Weber
Bell	Johnson (29th)	McClain	
Boyd	Johnson (34th)	Plante	

Nays—16

Arnold	de la Parte	Myers	Scarborough
Beaufort	Graham	Pope	Trask
Brantley	Gunter	Poston	Weissenborn
Broxson	Lewis (43rd)	Reuter	Williams

By unanimous consent Senator Daniel was recorded as voting yea.

Senator Hollahan reported on the Select Committee's conclusion on the point of order raised by Senator Karl on amendment 6 and later raised by Senator McClain to another area of SB 1154.

Senator Hollahan: The Committee finds the question a very difficult one. There is a case brought by the Senator from the 5th and others pending in the Supreme Court on certiorari right now and expected to be soon ruled upon. There is very little distinction in the matter of whether it is an amendment offered by an individual Senator or a committee bill as this one is. When you look at the constitutional provision in Section 12 of Article III, which says there shall be no other language other than specific appropriations for specific purposes. How-

ever, in an abundance of caution, I think the Chair must take into account when a matter is patently outside of the purview of that constitutional prohibition so as not to take up the time of this Senate and to rule. You are faced again, Mr. President, with the unique situation of a law suit on the very specific question, and every attorney on the Rules Committee, I think, has a different point of view on what answer the Supreme Court may give. The Chair has to rule on the point made by the Senator from the 24th unless he is of a mind to withdraw that point.

Mr. President: The Chair is in the posture here of having to rule on it and respectfully points out to the Senator from the 9th, who was presiding at the earlier time, that we had it researched and I think we ought to establish some ruling on it now as to the point raised by the Senator from the 14th as to the amendment as offered by the distinguished Senator from the 24th. If an amendment is offered or a question is raised as to a bill that on the face is patently in violation of the constitution, the Chair would reserve the right to rule on it. As an example, in the apportionment session if someone amends the bill before us to allow for 48 senators . . . obviously the Constitution provides that effective in November, there shall be no more than 40. Or if, for example, they wrote into an amendment that you could run for office for the legislature at the age of 18 that also would be patently unconstitutional because we provide within the constitution that you must be 21 years to run for the legislature, so in those instances there could be no quarrel if the Chair ruled as to those points. As to the question before us, there is not ample case law on that particular section 12 although it seems to read very clearly to everyone who examines it. But until there is case law and until it can be decided with complete definitiveness the Chair will just have to trust the judgment of this deliberative body to determine whether or not those amendments should carry. So as to the point that was originally raised by the Senator from the 24th, the Chair conditionally points out that the amendment would be received because the Senator from the 24th points to other language within the bill to which the very question could be raised. So conditionally, the Chair would say until there is ample case law on it that the Senator from the 14th has made the point and it should be recorded in the journal that he raised that point and that the Chair with caution allowed the amendment to be offered by the Senator from the 24th.

Senator McClain moved the following amendment:

Amendment 6—On page 21, end of line 3 in the narrative statement strike the period(.) and insert: ; provided further, that the percentage increase in average salaries for those persons currently employed who hold faculty rank and who devote more than fifty (50) per cent of their officially assigned duties and time to classroom teaching during the academic year shall be not less than one-tenth greater than the percentage increase in average salaries for all other currently employed faculty; and, provided further, that in allocating and distributing faculty salary dollars, each university shall be required to adhere to this statement of legislative intent and shall file with the chancellor within sixty (60) days of the allocation of faculty salary dollars a detailed report showing compliance with this section.

On motion by Senator Karl the following substitute amendment was adopted:

Amendment 22—On page 21, Item 222, strike all narrative in this item which begins with "The division etc." and ends with words "such enrollments."

The vote was:

Yeas—25

Mr. President	Graham	Lewis (33rd)	Trask
Arnold	Henderson	Lewis (43rd)	Weissenborn
Beaufort	Hollahan	Myers	Williams
Brantley	Horne	Pope	Wilson
Childers	Johnson (29th)	Poston	
Daniel	Johnson (34th)	Saunders	
de la Parte	Karl	Scarborough	

Nays—11

Bell	Gunter	Plante	Ware
Broxson	Lane	Reuter	Weber
Ducker	McClain	Sayler	

Explanation of Vote

The Ways and Means Committee had worked diligently for several months to fund the university system and each university on a fair basis. The original wording in the appropriations bill we feel did this, particularly for the newer universities in our system. An amendment was offered by Senator McClain which we felt was detrimental. Consequently a substitute amendment was offered that struck the original language from the bill. We voted for the substitute because it was the least detrimental of the two amendments. We will work to reconstruct the original language into the statutes with a separate bill.

Louis de la Parte, 26th District
Kenneth Myers, 45th District

Senator Wilson moved the adoption of the following amendment which failed:

Amendment 23—On page 83, Section 6 strike Total of Section 6 From General Revenue Fund 2,256,615 and insert:
County Judges
From General Revenue Fund

12. Salaries, Retirement and S.S. Matching	
Positions 210	2,551,500
13. Expenses	157,500
Total of Section 6	
From General Revenue Fund	4,025,615

Senator Brantley moved the adoption of the following amendment which failed:

Amendment 24—On page 85, Section 15 strike
"Supreme Court, Justice
 34,000 || Judges—District Courts of Appeal | 32,000 |
Judges—Circuit Courts	30,000
Commissioners—Public Service Commission	30,000"
and insert:	
Supreme Court Chief Justice	36,000
Supreme Court Justice	34,000
Judges District Court of Appeal	33,000
Judges—Circuit Courts	32,000
Commissioners—Public Service Commission	30,000

The vote was:

Yeas—3

Bell	Brantley	McClain
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Nays—32

Mr. President	de la Parte	Knopke	Saunders
Arnold	Ducker	Lane	Sayler
Barron	Graham	Lewis (33rd)	Scarborough
Barrow	Gunter	Lewis (43rd)	Stolzenburg
Beaufort	Henderson	Plante	Trask
Boyd	Hollahan	Pope	Ware
Broxson	Johnson (29th)	Poston	Williams
Childers	Johnson (34th)	Reuter	Wilson

By unanimous consent Senator Weissenborn was recorded as voting nay.

Senator Brantley moved the adoption of the following amendment which failed:

Amendment 25—On page 17, line item 195 strike "Salaries, Retirement and S.S. Matching—Positions 334 From General Revenue Fund 1,930,806" and insert:
Salaries, Retirement and S.S. Matching—
Positions 331
From General Revenue Fund 1,912,232

On motion by Senator Hollahan, the rules were waived and time of adjournment was extended until final action on SB 1154.

On motion by Senator Saunders the following amendment was adopted:

Amendment 26—On page 18, Item 199, From General Revenue Fund strike "Minimum Foundation Program K-12 638,978,978" and insert:
Minimum Foundation Program
K-12 635,621,078
School Lunch Program 3,357,900

to be allocated by commissioner of education to respective school districts pro rata according to the number of type "A" lunches (a type "A" lunch meaning a lunch that meets the nutrition requirements as specified in the National School Lunch Act) distributed to economically needy children ("economically needy children" meaning children who in accordance with the requirements of the National School Lunch Act are determined to be eligible for a free or a reduced price lunch because they are unable to pay a portion of the price of or the full price of the lunch).

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

Amendment 27—On page 20, under the title "Educational and General Activities" after "University of South Florida," insert: (USF-St. Petersburg campus)

On motion by Senator de la Parte, by two-thirds vote SB 1154 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—38

Mr. President	Daniel	Knopke	Saunders
Arnold	de la Parte	Lane	Sayler
Barrow	Ducker	Lewis (33rd)	Scarborough
Beaufort	Graham	Lewis (43rd)	Trask
Bell	Gunter	McClain	Ware
Bishop	Henderson	Myers	Weissenborn
Boyd	Hollahan	Plante	Williams
Brantley	Johnson (29th)	Pope	Wilson
Broxson	Johnson (34th)	Poston	
Childers	Karl	Reuter	

Nays—None

By unanimous consent Senators Barron and Stolzenburg were recorded as voting yea.

The hour of adjournment having arrived, a point of order was called and the Senate adjourned at 5:40 p. m. to convene at 8:30 a. m. for the purpose of introduction and reference of resolutions, memorials, bills and joint resolutions and thereafter to reconvene at 9:00 a. m., February 29, 1972.

**LOBBYIST REGISTRATIONS UNDER SENATE RULE NINE
FEBRUARY 21 THROUGH FEBRUARY 25, 1972**

<i>Name and Address</i>	<i>Entity Represented and Address</i>	<i>Particular Legislation Involved</i>	<i>Direct Business Association or Partnership with Legislator</i>
Alderson, Anthony Paul P. O. Box FF 2600 Hollywood Blvd. Hollywood 33022	Fraternal Order of Police Same Address	All bills pertaining to law enforcement	None
Baer, Timothy Robert P. O. Box 13064 Gainesville 32601	Florida Young Americans For Freedom Same Address	Education	None
Baljet, Peter Paul 864 N.W. 23 St. Miami 33127	Dade County Dade County	Senate Bill 504	None
Bancroft, Steven Lewis U-2692, FSU Tallahassee 32306	Self Same Address	General	None
Bandez, Nancy 1419 Louisa Street Jacksonville 32207	Jacksonville Catholics For Abortion Law Repeal 10370 St. Augustine Rd. Jacksonville 32216	Abortion Law Repeal	None
Basford, William T. Jr. 341 E. Bay St. Jacksonville 32202	Fraternal Order of Police State Employees Same Address	Special Risk Employees—All matters	None
Bayley, Francis 2020 Continental Ave. #134 Tallahassee 32304	Self Same Address	General	None
Beakes, O. C. 1009 Barnett Bldg. Jacksonville 33202	Fuel Oil Dealers Assoc. North Florida College Street Jacksonville 33202	Taxation of fuel oil regulation of warehousing	None
Bellinghiere, Joseph John 334 Ponce St. Tallahassee 32303	Self Same Address	General	None
Bias, B. Steve P. O. Box Drawer "FF" Hollywood 33022	Fraternal Order of Police Same Address	All bills/legislation relating to law enforcement	None
Bishop, David Edward 940 W. Brevard St. Tallahassee 32304	Zero Population Growth Same Address	General	None
Blalock, Samuel Gordon 730 American Heritage Bldg. Jacksonville 32202	Dump Truck Haulers Conference 5141 Summit Drive West Palm Beach, Florida	Legislation affecting dump truck haulers	None
Blalock, Samuel Gordon 730 American Heritage Bldg. Jacksonville 32202	Jacksonville Hospitals Educational Programs Inc. c/o University Hospital Jacksonville	All legislation dealing with medical education	None

**LOBBYIST REGISTRATIONS UNDER SENATE RULE NINE
FEBRUARY 21 THROUGH FEBRUARY 25, 1972 (Continued)**

<i>Name and Address</i>	<i>Entity Represented and Address</i>	<i>Particular Legislation Involved</i>	<i>Direct Business Association or Partnership with Legislator</i>
Blomstrom, Lena C. 161—24th Ave. North St. Petersburg 33704	St. Petersburg & Florida Citizens Council on Crime, Inc. Same Address	Crime fighting	Senator Richard Deeb (Realty Associate)
Bolton, Randy Dept. of Theatre FSU Tallahassee	Self Same Address	General	None
Campbell, William Ross BeeLine Highway Palm Beach County	Pratt & Whitney Aircraft P. O. Box 2961 West Palm Beach 33403	Rotunda Drainage District	None
Conary, Warren P. P. O. Box 1239 Ft. Pierce 33450	Fla. State Council of Carpenter 8305 SW 103rd St. Miami 33156	Labor & general legislation	None
Cross, Armond R. 1117 Thomasville Rd. Tallahassee	Fla. Parole & Probation Commission Same Address	Criminal justice	None
Dimond, Alan T. 1626 Dade County Courthouse Miami	Dade County Dade County Courthouse Miami	Senate Bill 504	None
Dinkins, Paul Curtis 2038 Sunset River Dr. Jacksonville 32211	Jacksonville Fire Fighters Same Address	Fire Fighters	None
Edelson, Joan Masterton 10370 St. Augustine Rd. Jacksonville 32203	Jacksonville Clergy Consultation Service P. O. Box 2091 Jacksonville 32203	Abortion Law Repeal	None
Edwards, Philip Robinson Box 1115 Tavares	Lake County Same Address	SB 504	None
Ervin, Ben H. Department of State Capitol Building Tallahassee 32304	Florida Grape Growers' Association 850 South Waukeenah Monticello	Florida Grape Growers' Association	None
Ewing, James Paul Jr. P. O. Box 846 Hollywood 32020	Community Development Council of the Fla. Home Builders Assn. P. O. Box 846 Hollywood 32020	Condominium Construction Industry	None
Ferrell, John M. 205 Worth Ave. Palm Beach	Pratt & Whitney Aircraft Beeline Highway West Palm Beach	Rotunda Drainage District	None
Ford, Christopher C. 225 W. Main St. Tavares	Lake County Florida Courthouse Main Street Tavares 32771	SB 504 and other local bills & bills affecting local government	None

**LOBBYIST REGISTRATIONS UNDER SENATE RULE NINE
FEBRUARY 21 THROUGH FEBRUARY 25, 1972 (Continued)**

<i>Name and Address</i>	<i>Entity Represented and Address</i>	<i>Particular Legislation Involved</i>	<i>Direct Business Association or Partnership with Legislator</i>
Forman, Miles Austin 3600 N. Federal Hwy. Ft. Lauderdale 33308	Self Same Address	Business regulation, water & conservation taxation, etc.	None
Geschke, Wayne 220 Miracle Mile Suite 205 Coral Gables 33134	Engineering Contractors Assoc. 220 Miracle Mile Suite 205 Coral Gables 33134	Construction	
Gioia, Peter Grant Box 13064 Un. Station Gainesville 32601	Fla. Young Americans for Freedom Same Address	Educational	None
Harrell, Richard Douglas 831 Garden Dr. Holiday 33589	Pasco Home Bldrs. Assoc. Same Address	General	None
Hickman, Ronald Keith 6310 SW 41 Place Davie 33314	Fraternal Order of Police P. O. Box Drawer FF Hollywood 33022	All bills legislation pertaining to law enforcement	None
Howard, Ray E. 1117 Thomasville Rd. Tallahassee	Fla. Parole & Probation Commission Same Address	Probation, Parole, Criminal Justice	None
Hunter, Frederick W. Jr. P. O. Box 1385 Pensacola 32502	Communication Workers of America Local 3109 Same Address	General	None
Jones, Jeffrey Amsden 922 West Jefferson St. Tallahassee 32306	Self Same Address	General	None
Jones, John Clark 319 S. Monroe Tallahassee	Fla. Wildlife Federation Same Address	Conservation	None
Kersch, Robert Stanley 1700 S. Mt. Prospect Rd. Des Plaines, Illinois	Desoto, Inc. Same Address	Detergent legislation	None
Koschak, Joe 1700 S. Mt. Prospect Des Plaines, Illinois	Desoto, Inc. Same Address	Phosphate in detergents SB 504	None
LaFace, Ronald C. 1030 E. Lafayette St. Tallahassee	National Association of Independent Insurers— Mobile Home Comm. 30 W. Monroe Ave. Chicago, Ill. 60603	Mobile Home legislation	None
Lee, James Hiram Jr. 510 E. 14 St. Sanford 32771	N.T.U. Euclid Ave. Cleveland, Ohio 44114	Labor	None

**LOBBYIST REGISTRATIONS UNDER SENATE RULE NINE
FEBRUARY 21 THROUGH FEBRUARY 25, 1972 (Continued)**

<i>Name and Address</i>	<i>Entity Represented and Address</i>	<i>Particular Legislation Involved</i>	<i>Direct Business Association or Partnership with Legislator</i>
Littman, James F. 55 East Ocean Blvd. P. O. Box 1154 Stuart 33494	Martin County Taxpayers Assoc. Martin County Conservation Alliance 1410 Terrace Rd. Stuart 33494	Conservation, Taxation	None
McHenry, Karen Ann 1401 Royal Palm Way Boca Raton 33432	Florida Association Future Teachers of America 208 W. Pensacola St. Tallahassee 32304	Education	None
McKemie, Robert Pierson, Jr. 922 W. Jefferson St. Tallahassee 32306	Self Same Address	General	None
Mahon, Enid Pasek 4129 SW 2nd Ave. Gainesville 32601	League of Women Voters of Florida 1310 West Colonial Drive Orlando 32804	Administration of Justice in Florida Courts, Fla. Constitution, Education, Fla. Tax Structure, Voting Rights, Human Resources, Environmental Quality etc.	None
Martin, Daniel N. P. O. Box 275 Port Richey	Pasco Home Builders Assoc. 831 Garden Drive Holiday	General	None
Mathews, John E., Jr. 1530 American Heritage Bldg. Jacksonville 32202	Magnavox Co. 345 Park Avenue. New York, New York 10022	Fair Trade Practices	None
Mausner, Marvin L. Dr. 2 Wood St. Paterson, N. J. 07524	Witco Chemical Corp. 277 Park Ave. New York, N. Y.	SB 504	None
Maxwell, Robert G. 135 Westward Dr. Miami Springs 33166	Fla. Cemetery Assoc. None	Cemetery legislation & General	None
Moore, Leland C. 675 Ponce DeLeon Ave. NE Atlanta, Ga. 30308	Sears Roebuck & Co. Same Address	Credit	None
Mortimer, George L. 2206 Woodlawn Drive Tallahassee 32303	Div. of Motor Vehicles 107 W. Gaines St. Tallahassee 32304	Matters pertaining to Div. of Motor Vehicles	None
Naser, Diane Eileen 420 Sixth St. Holly Hill 32017	Florida Air Conditioning Contractors Assoc., Inc. P. O. Box 2068 Daytona Beach 32015	Bills pertaining to or affecting air conditioning, heating plumbing and electric. Also right to work law	None
O'Malley, John Francis 511 N. Woodward Tallahassee 32304	Self Same Address	General	None
Osborne, Philip Devon 922 W. Jefferson St. Tallahassee 32306	Self Same Address	General	None

**LOBBYIST REGISTRATIONS UNDER SENATE RULE NINE
FEBRUARY 21 THROUGH FEBRUARY 25, 1972 (Continued)**

<i>Name and Address</i>	<i>Entity Represented and Address</i>	<i>Particular Legislation Involved</i>	<i>Direct Business Association or Partnership with Legislator</i>
Parker, Marion P. O. Box 861 Tallahassee	Fla. Employment Guild P. O. Box 861 Tallahassee	Private Employment Agency bills	None
Phillips, Barbara S. P. O. Box 2073 Tallahassee 32304	Children of Leon County of Florida Same Address	Legislation in interest of children	None
Phillips, Robert F. Box 18020 Jacksonville 32229	American Paper Institute Same Address	Taxes, pollution control	None
Phillips, Suzanne 319 South Monroe Tallahassee 32304	Conservation 70s Same Address	Conservation issues	None
Rachels, Julian A. 2 Wood St. Paterson, N. J. 07524	Witco Chemical Corp. Ultra Div. Same Address	Detergents	None
Schiano, Richard Alfred 3331 W. Park Rd. Hollywood 33021	Fraternal Order of Police P. O. Box Drawer FF Hollywood 33022	All bills pertaining to law enforcement	None
Schroer, Ellen Louise 1992 San Marco Blvd. Jacksonville 32207	National Organization for Women 2123 Park St. Jacksonville 32205	Abortion bill	None
Sheppard, John E. 8990 S.W. 75 St. Miami 33143	Fla. State Council of Carpenters 8305 S.W. 103 St. Miami 33156	Labor & General legislation	None
Shields, Gordon G. 5101 Clark Ave. Lakewood, Calif. or 24600 S. Main St. Wilmington, Calif. 90744	Purex Corp. Ltd. 5101 Clark Ave. Lakewood, Calif.	Phosphates in detergents	None
Simmons, Jack Whiteford Jr. Monroe Tallahassee 32302	City of St. Petersburg Same Address	General	None
Simmons, Paul Luther 420 Sixth St. Holly Hill 32017	Florida Air Conditioning Con- tractors Association, Inc. P. O. Box 2068 Daytona Beach 32015	Bills pertaining to or affecting air conditioning, heating, plumb- ing and electric. Also right to work law	Advisory capacity to Rep- resenta- tive William R. Conway
Taber, David 3115 S. Benson St. Chicago, Ill. 60608	Armour-Dial, Inc. 111 E. Wacker Drive Chicago, Ill.	SB 504	None

LOBBYIST REGISTRATIONS UNDER SENATE RULE NINE
FEBRUARY 21 THROUGH FEBRUARY 25, 1972 (Continued)

<i>Name and Address</i>	<i>Entity Represented and Address</i>	<i>Particular Legislation Involved</i>	<i>Direct Business Association or Partnership with Legislator</i>
Teague, Elizabeth Camp 2809 Commonwealth Ave. Jacksonville 32205	National Organization for Women 2123 Park St. Jacksonville 32205	Abortion law repeal	None
Thomson, Bruce Olesen FSU U-4972 Tallahassee 32306	Self Same Address	That which concerns myself as a student & citizen	None
Trimble, Stanley C. 2 Wood St. Paterson, N. J. 07524	Witco Chemical Corp. Same Address	SB 504	None
Weil, Joseph H. Suite 401 111 NE 1st St. Miami 33131	City of North Bay Village 7903 E. Drive North Bay Village 33141	Municipal legislation	None
Weil, Joseph H. Suite 401 111 NE 1st St. Miami 33131	Dade County Jury Commissioner Dade County Courthouse Miami 33130	Legislation affecting jury selection	None
Wengrow, Vicki Lee 6442 Ferber Rd. Jacksonville 32211	National Organization for Women, Jacksonville Chapter P. O. Box 8590 Jacksonville 32211	Abortion laws—Repeal	None
Windram, Thomas John N. Bay Eustis	Lake County Irma Tavares	SB 504	None