

JOURNAL OF THE FLORIDA SENATE

Wednesday, March 1, 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 Senators Broxson, Childers and Barrow—

SB 1163—A bill to be entitled An act relating to the university of west Florida; providing for a pilot project to determine whether true accountability and maximization of the public tax dollar can be better achieved by delegation of certain responsibilities; providing an effective date.

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

Senate Bills 1164, 1165 and 1166 introduced out of order on February 28, 1972.

By Senator Horne—

SB 1167—A bill to be entitled An act creating and establishing the Tallahassee-Leon County Civic Center Authority for the purpose of planning, developing, operating and maintaining a comprehensive complex of civic governmental, educational, recreational, convention and entertainment facilities; providing for the method and manner of the election, selection and terms of membership; providing for its powers, functions, privileges, duties and responsibilities; providing for the issuance of bonds; to carry out the purposes of this act; providing for the rights and remedies of bond holders; providing for the sources of revenues to the Authority; providing for the severability of any provision declared invalid; and providing for an effective date.

Evidence of notice and publication was established by the Senate as to SB 1167.

—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 9:00 a.m. A quorum present—47:

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

Prayer by Mr. President:

Father of all who watches from Heaven, sacred is thy name. It is your will throughout the universe that will be done. Thank you for this day and our daily blessings. Forgive our unfriendly acts and teach us to forgive the unkind acts of others. Let us not weaken to temptation and all such evils for it is you who are truly the kingdom and strength and the beauty for ever and ever and even everlasting. Amen.

The Journal of February 29 was corrected and approved as follows:

Page 301, column 1, line 21, strike "as amended"

Page 301, column 1, line 22, strike "ordered engrossed" and insert: certified to the House

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

Page 282, column 1, line 21, strike "—all of" and insert: from

REPORTS OF COMMITTEES

The Committee on Rules, Calendar, Privileged Business and Ethics respectfully submits the following Special Order Calendar for Wednesday, March 1, 1972:

CS for SB 284 (Abortion) will be heard on Tuesday, March 7, 1972 at 9:00 A.M.

SB 131	SB 718	CS for HB 1528
SB 595	SB 499	HB 2406
SB 60	SB 505	HB 2386
SB 610	SB 362	HB 2691
SB 611	SB 565	HB 2162
SB 279	SB 615	HB 2339
HB 92	SB 547	HB 3277
CS for HB 2008	HB 1823	HB 3206
SB 970	HB 3183	HB 2997
SB 473	HB 3071	HB 355

George L. Hollahan, Jr., Chairman

The Committee on Commerce recommends the following pass:

SB 989	CS/HB 690
CS/CS/HB 390 with 1 amendment	HB 1735
HB 603	

The Committee on Governmental Efficiency recommends the following pass:

SB 860 SB 858 SB 925 SB 877 with 1 amendment

The Committee on Judiciary—Civil A recommends the following pass:

SB 779 with 6 amendments	SB 869 with 2 amendments
SB 838	HB 879

The Committee on Judiciary—Civil B recommends the following pass:

HB 2899 with 2 amendments	SB 703
SB 699 with 1 amendment	SB 720

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

SB 670 with 1 amendment	HM 2790
SB 994	HB 3220

The Committee on Personnel, Retirement and Claims recommends the following pass:

HB 1229 with 1 amendment HB 1495 HB 1651

The Committee on Ways and Means recommends the following pass:

SB 81 SB 224 SB 225 with 3 amendments

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

The Committee on Judiciary—Civil A recommends a Committee Substitute for SB 710.

The Committee on Judiciary—Civil B recommends a Committee Substitute for SB 389.

The Committee on Natural Resources and Conservation recommends a Committee Substitute for SB 962.

The Committee on Natural Resources and Conservation recommends a Committee Substitute for SB 20 (SB 430)

The Committee on Personnel, Retirement and Claims recommends a Committee Substitute for SB 697.

The Committee on Ways and Means recommends a Committee Substitute as recommended by Transportation Committee for: SB 67 with 1 amendment

The Committee on Ways and Means recommends a Committee Substitute as recommended by Transportation Committee for: SB 68

The Committee on Ways and Means recommends a Committee Substitute as recommended by Transportation Committee for: SB 169

The Committee on Ways and Means recommends a Committee Substitute for SJR 292.

The Committee on Ways and Means recommends a Committee Substitute for SB 607.

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

The Committee on Commerce recommends a Committee Substitute for SJR 773.

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

The Committee on Commerce recommends a Committee Substitute for CS for SB's 771, (772, 774).

The bill with Committee Substitute attached was referred to the Committee on Ways and Means under the original reference for SB 772 and 774.

The Committee on Governmental Efficiency recommends the following pass: SB 761

The Committee on Judiciary—Civil A recommends the following pass:

SB 917 SB 1084 SB 1091

The bills contained in the foregoing reports were referred to the Committee on Rules, Calendar, Privileged Business and Ethics under the original reference.

The Committee on Governmental Efficiency reports:

On motion by Senator Hollahan, SB 1140 and SB 1134 were withdrawn from the Committee on Governmental Efficiency on point of order—Rule 4.4 cited. The chairman ruled in favor of the point.

The bills were referred to the Committee on Rules, Calendar, Privileged Business and Ethics under the original reference.

The Committee on Governmental Efficiency recommends the following pass:

SB 758 SB 828 SB 783 SB 1108 SB 856

The Committee on Judiciary—Civil A recommends the following pass: SB 867

The Committee on Judiciary—Civil B recommends the following pass: SB 708

The Committee on Natural Resources and Conservation recommends the following pass: SB 976

The Committee on Personnel, Retirement and Claims recommends the following pass:

SB 99 SB 132 SB 1106 with 2 amendments

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

The Committee on Natural Resources and Conservation recommends a Committee Substitute for SB 623.

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

The Committee on Judiciary—Civil A recommends the following not pass: SB 691

The Committee on Natural Resources and Conservation recommends the following not pass: HB 1270

The Committee on Personnel, Retirement and Claims recommends the following not pass: SB 797

The Committee on Ways and Means recommends the following not pass: SB 83.

The Committee on Commerce recommends the following not pass: SB 103, SB 851.

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

ENGROSSING REPORTS

Your Engrossing Clerk to whom was referred—

SB 144 with 1 amendment
SB 280 with 3 amendments
SB 347 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.

Your Engrossing Clerk to whom was referred—

CSSB 41 with 6 amendments
SB 620 with 2 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.

ENROLLING REPORTS

Your Enrolling Clerk to whom was referred SB 360 reports same has been enrolled, signed by the required Constitutional officers and presented to the Governor on March 1, 1972.

ELMER O. FRIDAY
Secretary of the Senate

Your Enrolling Clerk to whom was referred—

SB 113 SB 482

—reports same have been enrolled, signed by the required Constitutional officers and presented to the Governor on March 1, 1972.

ELMER O. FRIDAY
Secretary of the Senate

Your Enrolling Clerk to whom was referred—

CS for SB 41 SB 620

—reports same have been enrolled, signed by the required Constitutional officers and presented to the Governor on March 1, 1972.

ELMER O. FRIDAY
Secretary of the Senate

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Haverfield, the rules were waived and the Committee on Ways and Means was authorized to consider SB 513 March 2.

On motions by Senator Haverfield, Rule 4.4 was waived and permission was granted to file for introduction and consideration two bills, one relating to a charity racing day and one relating to state university faculty salaries.

Senator Myers raised a point of order that HB 655 affects appropriations and should be referred to the Committee on Ways and Means pursuant to Rule 4.6. The President ruled the point well taken.

On motion by Senator Myers, the rules were waived and the Committee on Health, Welfare and Institutions was authorized to consider HB 2944 March 2.

On motion by Senator Lane, SB 888 was withdrawn from the Committees on Rules, Calendar, Privileged Business and Ethics and Ways and Means by two-thirds vote and from further consideration of the Senate.

On motion by Senator Lane, SB 1142 was withdrawn from the Committee on Ways and Means by two-thirds vote.

On motion by Senator Lane, SB 1156 was withdrawn from the Committee on Governmental Efficiency by two-thirds vote.

On motion by Senator Karl, CS for HB 673 was removed from the table and by two-thirds vote was recommitted to the Committee on Commerce.

On motion by Senator Broxson, the rules were waived and the Committee on Public Schools was granted permission to consider Senate Bills 854, 912 and 914 this day.

Senator Knopke announced that all bills on the February 29th agenda of the Committee on Natural Resources and Conservation which were not considered at that meeting will be considered by the committee on March 2.

On motion by Senator Horne, the Committee on Judiciary—Civil B was granted an additional 15 days for the consideration of—

HB 1665	HB 2597	SB 533	SB 973
HB 3314	HB 3184	SB 577	SB 995
HB 1127	HB 866	SB 592	SB 998
HB 1303	SB 102	SB 593	SB 1000
HB 3280	SB 195	SB 745	SB 1034
CS for HB 284	SB 229	SB 782	SB 1057
HB 2335	SB 282	SB 788	SB 1092
HB 1656	SB 283	SB 793	SB 1099
HB 789	SB 323	SB 938	SB 1149
HB 927	SB 485	SB 963	

On motion by Senator Broxson, the Committee on Public Schools was granted an additional 15 days for the consideration of—

SB 111	SB 183	SB 228	HB 2138
SCR 112	SJR 184	SM 234	SB 496
SCR 130	SB 185	SB 472	
SB 160	SM 194	CS for HB 93	

On motion by Senator Boyd, the Committee on Reapportionment and Redistricting was granted an additional 15 days for the consideration of—SB 13, SJR 214, SB 255, SB 331

By unanimous consent Senator Ware changed his vote from yea to nay on CS for SB 501 which passed February 29.

By unanimous consent Senator Childers changed his vote from nay to yea on SB 423 which passed February 17.

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

SB 4	SB 151	SB 259	SB 744
SB 22	SB 152	SB 262	SB 747
SB 27	SB 156	SB 264	SB 759
SB 30	SB 157	SB 298	SB 763
SB 36-SF	SB 158	SB 339	SB 769
SB 47-SF	SB 168	SB 422	SB 775
SB 75	SB 209	SB 428	SB 778
SB 91	SJR 233	SB 706	SB 813
SB 105	SB 245	SB 731	SB 817
SB 107	SB 246	SB 732	HB 863

On motion by Senator Ott, the Committee on Vocational-Technical Education was granted an additional 7 days for the consideration of SB 478.

On motion by Senator Broxson, on behalf of Senator Thomas, SB 1021 was withdrawn from the Committee on Public Schools by two-thirds vote and from further consideration of the Senate.

On motion by Senator Horne, the rules were waived, and the Committee on Judiciary—Civil B was granted permission to consider HB 2835 and SB 1034 March 2.

On motion by Senator Gunter, the rules were waived and the Committee on Ways and Means was granted permission to consider Senate Bills 681 and 828 March 2.

On motion by Senator Haverfield, the rules were waived, and the Committee on Universities and Community Colleges was granted permission to consider SB 910 this day.

On motion by Senator Arnold, the rules were waived and the Committee on Ways and Means was granted permission to consider SB 319 on March 2.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Jerry Thomas
President of the Senate

February 29, 1972

Sir:

I am directed to inform the Senate that the House of Representatives has adopted SCR 657.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The bill contained in the above message was ordered enrolled.

The Honorable Jerry Thomas
President of the Senate

March 1, 1972

Sir:

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment and passed as amended CS for HB 1204.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable Jerry Thomas
President of the Senate

February 29, 1972

Sir:

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

By the Committee on Health & Rehabilitative Services—

HB 3109—A bill to be entitled An act relating to the division of family services; amending §409.076, Florida Statutes, as created by chapter 70-255, Laws of Florida, and appearing as §409.075, Florida Statutes, 1970 Supplement, to provide for a new method of processing state warrants; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 3109, contained in the above message, was read the first time by title and referred to the Committees on Governmental Efficiency and Ways and Means.

The Honorable Jerry Thomas February 29, 1972
President of the Senate

Sir:

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

By Representative Andrews and others—

HM 2595—A memorial to the Congress of the United States requesting that the Suwannee River be designated as a component of the National Wild and Scenic Rivers System.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 2595, contained in the above message, was read the first time by title and referred to the Committee on Natural Resources and Conservation.

The Honorable Jerry Thomas February 29, 1972
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 Commerce—

CS for SB 244—A bill to be entitled An act relating to interest on rent security deposits; amending subsection (2) of §83.261, Florida Statutes, as amended by chapter 70-360, Laws of Florida, and subsection (4) of said section, to provide for the payment of five percent (5%) interest on all such deposits over one hundred dollars (\$100); providing an effective date.

Amendment 1

On page 1, lines 21 and 22, strike "in excess of one hundred dollars"

Amendment 2

On page 1, line 25, following the word "contract," strike "such money" and insert the following: all monies deposited

Amendment 3

On page 2, lines 11 and 12, strike "in excess of one hundred dollars (\$100)"

Amendment 4

In the title on page 1, line 10, strike "over one hundred dollars (\$100)"

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

On motions by Senator Weissenborn, the Senate concurred in House amendments 1, 3 and 4 to CS for SB 244; refused to concur in House amendment 2 and requested the House to recede. The action of the Senate was ordered immediately certified to the House.

The Honorable Jerry Thomas
President of the Senate

February 29, 1972

Sir:

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

By Senators Poston and Beaufort—

SB 367—A bill to be entitled An act relating to transportation, highway classification; repealing §335.04(3)(d), Florida Statutes, as re-enacted by chapter 71-355, Laws of Florida, to remove the existing requirement that any roads heretofore maintained at any time as a primary road shall be maintained, constructed and reconstructed as a part of the primary road system; repealing laws in conflict; providing an effective date.

Amendment 1

On page 1, strike all of lines 16 through 30 and insert the following:

WHEREAS, pursuant to the provisions of section 17, Federal-Aid Highway Act of 1968 (Public Law 90-495), the Florida department of transportation is presently carrying out a functional highway classification study which will lead to the reclassification of the state's highway systems, and

WHEREAS, it is imperative that present statutory restrictions against any type of reclassification be removed prior to such time as it becomes necessary to reclassify the state's highway systems, NOW, THEREFORE,

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

Section 1. Paragraph (d) of subsection (3) of section 335.04, Florida Statutes, is hereby repealed.

Section 2. This act shall take effect immediately upon becoming law.

Amendment 2

In the title, on page 1, strike the title in its entirety and insert the following: An act relating to transportation, highway classification; repealing §335.04(3)(d), Florida Statutes, to remove the existing requirement that any roads heretofore maintained at any time as a primary road shall be maintained, constructed and reconstructed as a part of the primary road system; providing an effective date.

Amendment 3

On page 1, line 27, insert the following: Section 2. Under no circumstances shall any roads designated as primary roads as of March 1, 1972, be reclassified without a full public hearing held by the department in the county to be affected by said redesignation.

Renumber subsequent section accordingly.

Amendment 4

In the title, following the word "system;" insert the following: providing for public hearing before reclassification of primary roads;

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

On motions by Senator Poston, the Senate concurred in House amendments 1, 2, 3 and 4 to SB 367.

SB 367 passed as further amended, was ordered engrossed and the action of the Senate was certified to the House. The vote was:

Yeas—27

Mr. President	de la Parte	Karl	Poston
Arnold	Graham	Knopke	Sayler
Barron	Haverfield	Lane	Stolzenburg
Barrow	Henderson	Lewis (33rd)	Weissenborn
Beaufort	Hollahan	Lewis (43rd)	Williams
Bell	Johnson (29th)	McClain	Wilson
Childers	Johnson (34th)	Ott	

Nays—2

Bishop	Daniel
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Unanimous consent was granted Senator Childers to be recorded as voting yea on HB 1452 which passed the Senate February 29.

UNFINISHED BUSINESS

CS for HB 3020—A bill to be entitled An act relating to pollution control; amending §403.061(26), Florida Statutes, as created by chapter 71-35, Laws of Florida, to provide that regulations governing detergents apply statewide and that the state shall preempt jurisdiction; providing an effective date.

—was taken up, together with the following pending amendment which was adopted on motion by Senator Poston:

Amendment 1—On page 2, line 8, after “detergents.” strike the period and insert: which are less stringent than the state’s. Regulations, ordinances, or special acts adopted by a county or municipality governing detergents shall be subject to approval by the Board of the Department of Pollution Control.

Senator Daniel moved the adoption of the following amendment:

Amendment 2—On page 2, after the word “Control.” strike the period and insert: provided regulations, ordinances or special acts adopted by any county or municipality with a local pollution control program approved pursuant to section 403.182, Florida Statutes, shall be approved as an element of the local pollution control program.

Senators Boyd and Horne offered the following amendment to the amendment, which was moved by Senator Horne and failed:

Amendment 2a—Strike the period and insert: (a semicolon) ; provided that no local enactment heretofore or hereafter enacted shall be enforced until approved by the state board unless said local enactment was a part of the local control program at the time of its approval by the state board. No local enactment shall be enforced until the Department determines, after investigation and public hearing, that such will not permit the sale of detergents which are not safe to use from a public health standpoint.

Amendment 2 was adopted.

On motion by Senator Daniel, the following amendment was adopted.

Amendment 3—In title, on line 10, following the word “jurisdiction;” insert: providing exceptions;

CS for HB 3020 as amended was read the third time by title, passed and certified to the House. The vote was:

Yeas—44

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

Nays—2

Saunders	Sayler
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By unanimous consent Senator Saunders changed his vote from nay to yea.

On motion by Senator Daniel the rules were waived and CS for HB 3020 was immediately certified to the House.

Senator Daniel moved that the Senate reconsider the vote by which SB 1150 passed February 29.

HB 778—A bill to be entitled An act relating to construction contracts; providing that certain contracts which include provisions for indemnification from liability for damages arising out of the contracts shall be void unless they contain a monetary limitation on the extent of indemnification and unless specific consideration is given to the indemnitor by the person indemnified; providing an effective date.

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

On motion by Senator Daniel, HB 778 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42

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

Nays—None

By unanimous consent Senators Karl and Trask were recorded as voting yea.

SB 417 was laid on the table.

SPECIAL ORDER

SB 131—A bill to be entitled An act relating to the Florida Intracoastal Waterway; adding subsections (16) and (17) to §371.021, Florida Statutes, providing definitions; creating §371.523, Florida Statutes, establishing a uniform system of navigational signs and boat regulations within the rights-of-way of such waterway; providing that the department of natural resources shall be the regulatory agency for the purposes of this act; providing penalties; amending §371.59, Florida Statutes, to prohibit regulation of boats along such waterway by local ordinances; providing an effective date.

—was read the second time by title.

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

Amendment 1—On page 3, line 20, section 1, strike “1973” and insert: 1972

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

Amendment 2—On page 4, line 19, section 2, strike “1973” and insert: 1972

On motion by Senator Wilson the following amendment was adopted:

Amendment 3—On page 5, line 13 strike “Upon becoming a law” and insert: July 1, 1972

On motion by Senator Sayler, by two-thirds vote SB 131 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—40

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

Nays—None

By unanimous consent Senator Weissenborn was recorded as voting yea.

SB 595—A bill to be entitled An act relating to fees charged by sheriffs; amending Chapter 30, Florida Statutes, by directing sheriffs to charged fixed, nonrefundable fees for certain service of process, witness subpoenas, and writs of execution; repealing certain sections of Chapter 30, Florida Statutes, and all general and special laws in conflict herewith; providing an effective date.

—was read the second time by title.

On motion by Senator Hollahan the following amendment was adopted:

Amendment 1—On page 2, lines 18 and 19 strike “five per cent (5%) on money collected under process with or without sale;”

On motion by Senator Hollahan the following amendment was adopted:

Amendment 2—On page 2, line 22 strike all of line 22 and insert: expenses for the levying, safekeeping and sale

On motion by Senator Hollahan, by two-thirds vote SB 595 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—32

Mr. President	Childers	Hollahan	Plante
Arnold	de la Parte	Horne	Pope
Barron	Ducker	Johnson (29th)	Poston
Beaufort	Fincher	Johnson (34th)	Saunders
Bell	Gong	Karl	Scarborough
Bishop	Graham	Lane	Stolzenburg
Brantley	Haverfield	Lewis (43rd)	Ware
Broxson	Henderson	Myers	Weber

Nays—None

By unanimous consent Senators Weissenborn, Reuter, Lewis (33rd), Williams, Trask, Daniel and Wilson were recorded as voting yea.

Co-introducer

By permission Senator Broxson was recorded as a co-introducer of SB 595.

SB 60 was taken up, together with:

By the Committee on Commerce—

CS for SB 60—A bill to be entitled An act relating to masseurs and masseuses; adding paragraph (c) to subsection (2) of §480.01, amending §480.02(4) and adding subsection (6) to said section, amending §§480.04, 480.05(2) and 480.06(1), amending §480.07(3) and adding subsection (5) to said section, amending §480.08, adding paragraph (1) to subsection (1) of §480.11, and amending §480.15(1), all Florida Statutes; establishing certain requirements for massage establishments and requiring approval by the Florida board of massage prior to issuance of an occupational license; increasing length of time for which apprentices' certificates may be issued; providing for reci-

procity; increasing membership of the board of massage and providing for terms; providing for appointment and duties of administrative officer; requiring applicants for registration to furnish copy of fingerprints; increasing certificate renewal fee and requiring additional fee for renewal of expired certificate; providing for duplicate certificate fee; requiring copies of fingerprints of registrants prior to issuance of renewal certificate; providing that any certificate not renewed within three (3) months of expiration shall lapse; prohibiting display of certificate in massage establishment unless registrant is actively practicing massage therein; providing for revocation of certificate displayed by registrant in a place of business he does not own or in which he is not employed; providing for salary of administrative officer and eliminating salary of secretary-treasurer; increasing compensation of board members; providing an effective date.

—which was read the first time by title and SB 60 was laid on the table.

On motions by Senator Horne, by two-thirds vote CS for SB 60 was read the second time by title and by two-thirds vote was read the third time by title, passed and certified to the House. The vote was:

Yeas—36

Mr. President	Childers	Henderson	Myers
Arnold	Daniel	Horne	Poston
Barron	de la Parte	Johnson (29th)	Saunders
Barrow	Ducker	Johnson (34th)	Sayler
Beaufort	Fincher	Karl	Scarborough
Bell	Gong	Knopke	Stolzenburg
Bishop	Graham	Lane	Ware
Boyd	Gunter	Lewis (33rd)	Williams
Brantley	Haverfield	Lewis (43rd)	Wilson

Nays—1

Plante

By unanimous consent Senators Weissenborn, Trask and Reuter were recorded as voting yea.

Co-Introducer

By permission Senator Poston was recorded as a co-introducer of CS for SB 60.

On motion by Senator de la Parte, consideration of SB 610 was deferred.

On motions by Senator Gunter, HB 3227 was withdrawn from the Committees on Natural Resources and Conservation and Ways and Means by two-thirds vote and placed on the calendar.

SB 611 was taken up and on motion by Senator Gunter—

HB 3227—A bill to be entitled An act relating to regulation of shell fish; amending §370.16(31), Florida Statutes, to provide that the total revenue from the sale of dead shell under the provisions of §253.45, Florida Statutes, be deposited in the state general revenue fund; providing an effective date.

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

On motion by Senator Gunter, further consideration of HB 3227 was deferred.

SB 279—A bill to be entitled An act relating to the first accredited medical school; amending section 242.62 (1) and (3), Florida Statutes; increasing the yearly payment by the state for each student admitted and enrolled; increasing number of students in first accredited medical school; providing an effective date.

—was read the second time by title.

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

Amendment 1—On page 1, line 22 strike all after the word “enrolled” and insert: in the four (4) year medical doctorate curriculum in such institution; and, the sum of eight thousand five hundred dollars (\$8,500) per year for each student admitted and enrolled in a medical doctorate curriculum of not more than three (3) years duration in such institution, unless otherwise provided for in the annual appropriations act and subject to the provisions hereinafter set forth. Such payments shall be made in semi-annual installments

Senator Stolzenburg presiding.

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

Amendment 2—On page 2, line 6 strike “thirty (430)” and insert: seventy (470)

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

Amendment 3—On page 2, line 6 strike the period and insert: , unless otherwise provided for in the annual appropriations act.

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

Amendment 4—On page 2, line 9, Section 1 strike “of the” and insert: of a

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

Amendment 5—On page 2, line 14, Section 1 strike “and” and insert: said

The President presiding.

On motion by Senator Haverfield, by two-thirds vote SB 279 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—39

Mr. President	Daniel	Johnson (34th)	Saunders
Arnold	de la Parte	Lane	Sayler
Barron	Ducker	Lewis (33rd)	Scarborough
Barrow	Fincher	Lewis (43rd)	Stolzenburg
Beaufort	Gong	McClain	Trask
Bell	Graham	Myers	Ware
Bishop	Haverfield	Plante	Weber
Brantley	Henderson	Pope	Williams
Broxson	Hollahan	Poston	Wilson
Childers	Johnson (29th)	Reuter	

Nays—None

By unanimous consent Senators Weissenborn and Ott were recorded as voting yea.

Co-introducer

By permission Senator Hollahan was recorded as a co-introducer of SB 279.

Senator Sayler moved that the rules be waived and HB 3227 be recommitted to the Committee on Natural Resources and Conservation.

Senator Hollahan moved as a substitute motion that further consideration of HB 3227 be deferred, the bill retaining its place on the calendar and the motion was adopted.

HB 92—A bill to be entitled An act relating to the state textbook councils; amending sections 233.09(1) and (4) and 233.10, Florida Statutes, providing for public announcements of state textbook council meetings; providing such meetings shall be

public; providing councils shall file written statements of criteria used in evaluating books prior to conducting business; providing that all decisions of the councils shall be public; providing an effective date.

—was read the second time by title. On motion by Senator Lewis (33rd), by two-thirds vote HB 92 was read the third time by title, passed and certified to the House. The vote was:

Yeas—39

Mr. President	Daniel	Johnson (34th)	Pope
Arnold	Deeb	Karl	Poston
Barron	de la Parte	Knopke	Reuter
Barrow	Ducker	Lane	Saunders
Beaufort	Gong	Lewis (33rd)	Sayler
Bell	Graham	Lewis (43rd)	Scarborough
Bishop	Gunter	McClain	Stolzenburg
Brantley	Haverfield	Myers	Ware
Broxson	Henderson	Ott	Wilson
Childers	Johnson (29th)	Plante	

Nays—None

By unanimous consent Senators Weissenborn and Trask were recorded as voting yea.

On motion by Senator Plante, consideration of CS for HB 2008 was deferred.

Unanimous consent was granted Senator Ware to introduce out of order—

By Senators Ware, Sayler, Wilson, Deeb, Thomas, Arnold, Barron, Barrow, Beaufort, Bell, Bishop, Boyd, Brantley, Broxson, Childers, Daniel, de la Parte, Ducker, Fincher, Gong, Graham, Gunter, Haverfield, Henderson, Hollahan, Horne, Johnson (29th), Johnson (34th), Karl, Knopke, Lane, Lewis (33rd), Lewis (43rd), McClain, Myers, Ott, Plante, Pope, Poston, Reuter, Saunders, Scarborough, Stolzenburg, Trask, Weber, Weissenborn and Williams—

SR 1193—A resolution commending the St. Petersburg Boychoir and its founder and musical director, Donald R. Mathis.

WHEREAS, the St. Petersburg Boychoir, founded in 1960 by Donald R. Mathis, is a nonprofit self-supported interdenominational interracial organization which aims to provide a superior musical experience for exceptionally talented boys, to encourage boys to participate in music so that it may forever be an enrichment to their lives, to provide an outstanding musical organization that may bring honor to the City of St. Petersburg and be a symbol of its cultural values and creative young life, and to provide an experience that will help boys to grow in character and leadership through the attainment of self-discipline, and

WHEREAS, the St. Petersburg Boychoir presents concerts in schools throughout the state and gives demonstrations and workshops as in-service training to teachers, and touring after school hours, performs music of all styles from Bach to the Beatles, at many state institutions, and

WHEREAS, the top choir of the St. Petersburg Boychoir, the “Singing Sons”, represents the City of St. Petersburg and the State of Florida on state and national tours, and has performed on radio, television and stage, and for national conventions, the university Fine Arts Series, every Florida governor within the last decade, and on March 1, 1972, performed in the Rotunda of the Capitol of Florida in recognition of “Cultural Arts Day”, and will perform this summer on a European goodwill concert tour of Germany, Austria, Italy, Switzerland and Yugoslavia, and

WHEREAS, the St. Petersburg Boychoir, under the musical direction of Donald R. Mathis, has attained national acclaim and the boys serve as outstanding ambassadors of their generation as well as their city, and did this day appear before the Florida Senate with an inspiring rendition of “Blowing in the Wind” and “Ave Maria”, by which all present were most poignantly reminded of the sterling qualities of American youth, NOW, THEREFORE,

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

That the St. Petersburg Boychoir and Donald R. Mathis, its musical director and founder, are hereby commended for their

outstanding program and activities and for the national recognition they have attained.

BE IT FURTHER RESOLVED that a copy of this resolution, signed by the President of the Senate with the seal of the Senate affixed, be transmitted to the St. Petersburg Boychoir and Donald R. Mathis, as a lasting symbol of the respect and appreciation of the Senate of the State of Florida.

—which was read the first time.

On motion by Senator Ware, unanimous consent was obtained to take up SR 1193 out of order. On motion by Senator Ware, SR 1193 was read the second time in full and adopted. The vote was:

Yeas—39

Mr. President	Deeb	Karl	Saunders
Arnold	Ducker	Lane	Sayler
Barron	Gong	Lewis (33rd)	Scarborough
Barrow	Graham	Lewis (43rd)	Stolzenburg
Beaufort	Gunter	Myers	Trask
Bishop	Haverfield	Ott	Ware
Brantley	Henderson	Plante	Weissenborn
Broxson	Horne	Pope	Williams
Childers	Johnson (29th)	Poston	Wilson
Daniel	Johnson (34th)	Reuter	

Nays—None

SB 970—A bill to be entitled An act relating to alcoholic beverages; amending chapter 561, Florida Statutes, by creating a new section to provide that any bona fide civic organization may obtain a permit to authorize consumption on the premises only, under certain conditions; providing a fee; providing an effective date.

—was read the second time by title. On motion by Senator Hollahan, by two-thirds vote SB 970 was read the third time by title, passed and certified to the House. The vote was:

Yeas—33

Arnold	Fincher	Lewis (43rd)	Stolzenburg
Barron	Graham	McClain	Trask
Beaufort	Haverfield	Myers	Ware
Bell	Henderson	Ott	Weissenborn
Bishop	Hollahan	Pope	Williams
Brantley	Johnson (29th)	Poston	Wilson
Daniel	Johnson (34th)	Reuter	
de la Parte	Lane	Sayler	
Ducker	Lewis (33rd)	Scarborough	

Nays—1

Childers

By unanimous consent Senators Barrow and Gunter were recorded as voting yea.

The Senate resumed consideration of—

HB 3227—A bill to be entitled An act relating to regulation of shell fish; amending §370.16(31), Florida Statutes, to provide that the total revenue from the sale of dead shell under the provisions of §253.45, Florida Statutes, be deposited in the state general revenue fund; providing an effective date.

Senators Gunter, Barrow, Barron, Bishop, Broxson and Knopke offered the following amendment which was adopted on motion by Senator Gunter:

Amendment 1—On page 2, line 10, after the period, insert the following: These monies shall be appropriated for use in financing biological, marketing, transportation, processing, and promotional research for fisheries, oysters, clams and shrimp, within the jurisdiction of this state; provided that the department of Natural Resources is authorized and directed to spend up to twenty per cent of the moneys collected from the sale of dead oyster shell dredged from that county's waters for the sole purpose of oyster and claim rehabilitation.

On motion by Senator Gunter, by two-thirds vote HB 3227 as amended was read the third time by title, passed and certified to the House. The vote was:

Yeas—40

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

Nays—None

Senator Brantley presiding.

SB 611 was laid on the table.

CS for HB 2008—A bill to be entitled An act implementing section 6, article I of the Florida Constitution, relating to the protection of citizens and their freedom of choice to join or refrain from joining unions and other such private organizations; amending chapter 447, Florida Statutes, by adding section 447.17; prohibiting the requiring of union membership or non-membership as a condition of initial or continued employment; providing a penalty; providing an effective date.

—was read the second time by title.

The Committee on Judiciary—Criminal offered the following amendment which was moved by Senator Barrow and failed:

Amendment 1—On page 4, line 10 strike "immediately upon becoming a law." and insert: October 1, 1972.

Senator Graham moved the adoption of the following amendment:

Amendment 2—On page 2, strike Page 2: Lines 23—30; Page 3: Lines 1—13 and renumber remaining subsection

The President presiding.

Senator Plante moved the adoption of the following substitute amendment:

Amendment 3—On page 3, lines 23 and 27, after the word "corporation" (on both lines) insert: labor organization

Senator Graham raised a point of order that amendment 3 was not germane to amendment 1 and therefore was out of order. The President ruled the point not well taken.

Amendment 3 was adopted.

On motion by Senator Wilson, the Senate reconsidered the vote by which amendment 1 failed, and the amendment was adopted.

Senator Plante moved that the rules be waived and CS for HB 2008 as amended be read the third time by title. The motion failed to receive the necessary two-thirds vote for adoption. The vote was:

Yeas—23

Mr. President	Ducker	Lane	Sayler
Barrow	Fincher	Lewis (33rd)	Stolzenburg
Bell	Gunter	McClain	Ware
Childers	Henderson	Plante	Weber
Daniel	Johnson (29th)	Pope	Wilson
Deeb	Johnson (34th)	Reuter	

Nays—19

Arnold	Gong	Knopke	Scarborough
Beaufort	Graham	Lewis (43rd)	Trask
Brantley	Hollahan	Myers	Weissenborn
Broxson	Horne	Ott	Williams
de la Parte	Karl	Poston	

Senator Weissenborn moved the adoption of the following amendment:

Amendment 4—On page 2, line 5, insert a new subsection to read:

(3) No employer shall require any person to remain a non-member of any union or organization as a condition of employment or continuation of employment by such employer.

renumber remaining subsections

The hour of adjournment having arrived, a point of order was called and the Senate adjourned at 12:02 p.m. to reconvene at 2:00 p.m.

AFTERNOON SESSION

The Senate was called to order by the President at 2:00 p.m. A quorum present—47:

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

SPECIAL ORDER

The Senate resumed consideration of—

CS for HB 2008—A bill to be entitled An act implementing section 6, article I of the Florida Constitution, relating to the protection of citizens and their freedom of choice to join or refrain from joining unions and other such private organizations; amending chapter 447, Florida Statutes, by adding section 447.17; prohibiting the requiring of union membership or non-membership as a condition of initial or continued employment; providing a penalty; providing an effective date.

—with pending amendment which failed.

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

Amendment 5—Strike lines 7—13 on page 3

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

Amendment 6—On page 2, line 18 strike all of subparagraph (6) and renumber.

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

Amendment 7—On page 3, lines 1 and 2 strike “, or association of any kind,”

Senator Bishop excused.

Senator Pope moved that CS for HB 2008 be referred to an appropriate committee.

Senator Plante moved as a substitute motion that the rules be waived and CS for HB 2008 be read the third time by title. The substitute motion failed.

The motion by Senator Pope failed by the following vote:

Yeas—23

Arnold	de la Parte	Horne	Pope
Barron	Fincher	Karl	Saunders
Beaufort	Gong	Knopke	Trask
Boyd	Graham	Lewis (43rd)	Weissenborn
Brantley	Haverfield	Myers	Williams
Broxson	Hollahan	Ott	

Nays—23

Mr. President	Ducker	Lewis (33rd)	Scarborough
Barrow	Gunter	McClain	Stolzenburg
Bell	Henderson	Plante	Ware
Childers	Johnson (29th)	Poston	Weber
Daniel	Johnson (34th)	Reuter	Wilson
Deeb	Lane	Sayler	

Senator de la Parte moved that the Senate reconsider the vote by which Amendment 5 failed. The motion failed by the following vote:

Yeas—18

Arnold	de la Parte	Knopke	Scarborough
Beaufort	Gong	Lewis (43rd)	Weissenborn
Boyd	Graham	Myers	Williams
Brantley	Haverfield	Pope	
Broxson	Karl	Poston	

Nays—19

Barron	Ducker	Lewis (33rd)	Trask
Barrow	Henderson	McClain	Ware
Bell	Horne	Plante	Weber
Childers	Johnson (34th)	Sayler	Wilson
Deeb	Lane	Stolzenburg	

Senators Karl and Barrow offered the following amendment which was adopted on motion by Senator Karl:

Amendment 8—On page 4, line 4 insert a new section (10) and renumber present (10) to (11) and insert: (10) The mere hiring or firing of a preponderance of persons who are, or who are not, members of any union or organization shall not be prima facie evidence of an intent to violate the provisions hereof.

Senator Poston moved that the Senate reconsider the vote by which the motion by Senator Pope that CS for HB 2008 be referred to an appropriate committee failed. The motion failed by the following vote:

Yeas—22

Arnold	Fincher	Knopke	Saunders
Barron	Gong	Lewis (43rd)	Trask
Beaufort	Graham	Myers	Weissenborn
Brantley	Haverfield	Ott	Williams
Broxson	Hollahan	Pope	
de la Parte	Karl	Poston	

Nays—23

Mr. President	Ducker	Lane	Scarborough
Barrow	Gunter	Lewis (33rd)	Stolzenburg
Bell	Henderson	McClain	Ware
Boyd	Horne	Plante	Weber
Childers	Johnson (29th)	Reuter	Wilson
Deeb	Johnson (34th)	Sayler	

Senator Bishop was recorded present.

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

Amendment 9—Line 13, strike all of lines 13 through 17

Renumber remaining sections

Senators de la Parte, Barrow and Graham offered the following amendment which was moved by Senator Barrow:

Amendment 10—Lines 7, 8 and 9 strike first sentence of Sub-section c

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

Amendment 11—On page 3, line 7, strike “day of”

Amendment 10 was adopted by the following vote:

Yeas—30

Arnold	Childers	Karl	Saunders
Barron	de la Parte	Knopke	Scarborough
Barrow	Fincher	Lewis (43rd)	Trask
Beaufort	Gong	McClain	Weissenborn
Bishop	Graham	Myers	Williams
Boyd	Haverfield	Ott	Wilson
Brantley	Hollahan	Pope	
Broxson	Horne	Poston	

Nays—14

Bell	Johnson (29th)	Plante	Ware
Deeb	Johnson (34th)	Reuter	Weber
Ducker	Lane	Saylor	
Henderson	Lewis (33rd)	Stolzenburg	

By unanimous consent Senator Gunter was recorded as voting yea.

On motion by Senator Barrow the following amendment was adopted:

Amendment 12—On page 4, between lines 8 and 9 Insert Section 2 and re-number:

Section 2. (1) It is hereby acknowledged to be the public policy of the State of Florida that the right of employees by and through a labor organization, to bargain collectively shall not be denied or abridged. All persons shall be protected in the exercise of this right, freely and without fear of reprisal, to form, join and assist unions and to bargain collectively through them or to refrain therefrom. Public employees shall not strike.

(2) Penalties for violation of this section:

(a) Any person who directly or indirectly requires another person to perform any act prohibited by this section or uses any form of compulsion prohibited by this section shall be guilty of a misdemeanor of the second degree, punishable as provided in section 775.082 and section 775.083 Florida Statutes.

(b) Any employer, employee, labor organization, or association of any kind violating any of the provisions of this section, shall be guilty of a misdemeanor of the second degree, punishable as provided in section 775.082 and section 775.083, Florida Statutes.

(c) Each day of violation of any provision of this section shall be considered a separate and distinct offense. Individual officers of any such employer, labor organization or association of any kind shall also be individually liable and subject to the penalties provided in section 775.082 and section 775.083 Florida Statutes.

(3) Any person who may be denied the rights provided in this section shall be entitled to recover from such employer, other person, firm, corporation or association as punishment and as a deterrent to others.

(4) Any person or employee sustaining injury as a result of any violation or threatened violation of the provisions of this section shall be entitled to injunctive relief against any and all violators or persons threatening violation.

(5) The provisions of this section are declared to be severable, if any provision is found to be unconstitutional or invalid for any reason the same shall not affect the remaining provisions of this section.

& Renumber

On motion by Senator Graham the following amendment was adopted:

Amendment 13—On page 3, line 11 insert after the word "kind:" , who have actual knowledge of the violation and intent to violate the provisions of this act,

Senator Barrow moved the adoption of the following amendment:

Amendment 14—On page 1, line 14 insert: after "employment;"

providing for the right of employees to bargain collectively through a labor organization; providing that public employees shall not strike;

Senator Ware raised a point of order that amendment 12 by Senator Barrow was out of order in that it was not germane to the bill and that he could not by offering a title amendment change the title to make the subject matter acceptable for that amendment.

Senator Weissenborn inquired of the chair if it were appropriate to raise a point of order after the body had acted on the amendment.

The President stated that since the point was raised after the adoption of the amendment and the amendment had become a part of the bill the chair was in doubt, and announced that he had appointed Senators Hollahan, Horne and Wilson as a select committee to research the matter and make recommendations as to the ruling.

On motion by Senator de la Parte, the rules were waived and the Senate immediately reconsidered the vote by which—

SB 279—A bill to be entitled An act relating to the first accredited medical school; amending section 242.62 (1) and (3), Florida Statutes; increasing the yearly payment by the state for each student admitted and enrolled; increasing number of students in first accredited medical school; providing an effective date.

—as amended passed this day.

On motion by Senator de la Parte, the Senate reconsidered the vote by which SB 279 was placed on third reading.

On motion by Senator de la Parte, the Senate reconsidered the vote by which the following amendment was adopted:

Amendment 1—On page 1, line 22 strike all after the word "enrolled" and insert: in the four (4) year medical doctorate curriculum in such institution; and, the sum of eight thousand five hundred dollars (\$8,500) per year for each student admitted and enrolled in a medical doctorate curriculum of not more than three (3) years duration in such institution, unless otherwise provided for in the annual appropriations act and subject to the provisions hereinafter set forth. Such payments shall be made in semi-annual installments

On motion by Senator de la Parte the following amendment to Amendment 1 was adopted:

Amendment 1a—Line 7, add following ". . . semi-annual installments"

The necessary amount to pay the additional sum required to finance these scholarships shall be paid from the appropriation contained in item 700a of §282.01(1), the 1969-1970 general appropriation act (Ch. 69-100), as enacted by the 1969 session of the legislature.

Amendment 1 as amended was adopted.

On motion by Senator de la Parte, SB 279 as further amended was read by title, passed and ordered engrossed. The vote was:

Yeas—42

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

Nays—None

On motion by Senator Hollahan, the Senate adjourned at 4:38 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., March 2, 1972.