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 4.5.

INTRODUCTION

By Senators Ware, Sayler and Deeb—

SB 1220—A bill to be entitled An act authorizing the county of Pinellas, Florida, to construct, acquire, own, maintain and operate a solid waste disposal system in said county for the collection and disposal of garbage and other waste matter; authorizing said county to establish, fix and collect fees, rentals or other charges for the services and facilities of said solid waste disposal system, and to issue bonds of said county to finance the cost of the construction, acquisition or improvement of said solid waste disposal system, and purposes related thereto; providing that said bonds may be revenue bonds payable solely from the fees, rentals or other charges derived from said solid waste disposal system or from other funds of said county other than ad valorem taxes; providing for the exercise of the power of eminent domain by said county for the purposes of said solid waste disposal system; providing for a receiver of said solid waste disposal system on default of the county in the payment of such bonds or of covenants with the holders of such bonds; providing for covenants of the state of Florida with respect to the rights of the holders of said bonds; providing for the issuance of refunding bonds; authorizing said county to covenant with holders of such bonds to include the amounts necessary for debt service and reserves on said bonds in each year in the budget of such county for such year but payable only from funds other than ad valorem taxes; authorizing said county to require the use of the facilities of said solid waste disposal system by all of the inhabitants of said county, including all municipalities; authorizing said county to make other valid and legally binding covenants with the holders of said bonds relative to said solid waste disposal system and the rights, security and remedies of the holders of said bond; providing for an effective date.

Evidence of notice and publication was established by the Senate as to SB 1220.

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

By Senators Scarborough and Brantley—

SB 1221—A bill to be entitled An act for the relief of Floyd L. Collins and William H. (Bill) Cross on account of losses sustained by them as a result of the fault or the negligence of a servant, agent or employee of Duval County, Florida, on or about or prior to March 5, 1964 to authorize and empower the Council of the City of Jacksonville as successor or about or prior to March 5, 1964 to authorize and empower the Board of County Commissioners of Duval County, Florida, to investigate said claim and to settle by payment out of designated funds in such amount as they may determine, not to exceed the principal sum of Six Thousand Nine Hundred Ninety and 67/100 ($6,990.67) Dollars, plus interest from such date as they may determine lawful and proper; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1221.

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

By Senators Beaufort, Arnold, Brantley and Scarborough—

SB 1222—A bill to be entitled An act amending Section 4 of Chapter 18615, Laws of Florida, Special Acts of 1937, as amended, so as to authorize the trustees of the pension fund thereby created to invest up to an additional fifty percent of the principal and in corporation bonds having an “A” rating and obligations guaranteed as to principal and interest by the United States and to provide for equal representation on the pension advisory committee by policemen and firemen; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1222.
The Senate pledged allegiance to the flag of the United States of America.

The Journal of March 10 was corrected as follows and approved:

Page 393, counting from the bottom of column 2, strike line 4 and "and" in line 5.

REPORTS OF COMMITTEES

The Committee on Rules, Calendar, Privileged Business and Ethics respectfully submits the Special Order Calendar for Monday, March 13, 1972:

Report of the Committee on Rules, Calendar, Privileged Business and Ethics:

SB 316 SB 485 CS for HB 690
SB 319 SB 768 SB 547
SB 1069 SB 1079 SB 1092
HB 2056 SB 366 CS for SB 771
CS for HB 2861 HB 1610 HB 481
SB 916 SB 489 SB 1597
SB 625 SB 490

The Committee on Agriculture recommends the following pass:

HB 3746, HB 3747

The Committee on Ways and Means recommends the following pass:

SB 215 SB 912
SB 333 with 5 amendments SB 930
SB 630 with 1 amendment SB 1061
SB 741 SB 1163 with 1 amendment
HB 774 with 2 amendments HB 3197

The Committee on Ways and Means recommends a Committee Substitute for SB 361.

The Committee on Ways and Means recommends a Committee Substitute for SJR 773.

The Committee on Ways and Means recommends a Committee Substitute as recommended by the Committee on Commerce for HB 778.

The Committee on Ways and Means recommends a Committee Substitute for SB 399.

The Committee on Ways and Means recommends a Committee Substitute for SB 336.

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

The Committee on Agriculture recommends the following not pass:

SB 1103

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

SB 336

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

ENGROSSING REPORT

Your Engrossing Clerk to whom was referred SB 239 with 2 amendments reports that the Senate amendments have been incorporated and the bill is returned herewith.

ELMER O. FRIDAY
Secretary of the Senate

The bill was certified to the House.

ENROLLING REPORT

Your Enrolling Clerk to whom was referred SB 466 reports same has been enrolled, signed by the required Constitutional officers and presented to the Governor on March 13, 1972.

ELMER O. FRIDAY
Secretary of the Senate

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Hollahan, the Committee on Rules, Calendar, Privileged Business and Ethics was granted an additional 10 days for the consideration of:

SB 971 SB 1022 SCR 1094 HB 3180

On motion by Senator Gunter, SB 1113 was withdrawn from the Committee on Ways and Means by two-thirds vote and placed on the calendar.

On motion by Senator Hollahan, SB 1087 was withdrawn from the Committees on Personnel, Retirement and Claims and Ways and Means by two-thirds vote and from further consideration of the Senate.

On motion by Senator Bishop, Rule 4.14 requiring 15 minutes' notice was waived and unanimous consent was obtained to take up out of order:

CS for HB 2823—A bill to be entitled An act relating to salt water fish; amending paragraphs (a) and (b) of section 370-14(2), Florida Statutes, to remove the requirement that crawfish tail measurement shall not be permitted while the crawfish is in a whole condition and to reduce the minimum allowable tail measurement of crawfish tails separated from the body under the provisions of a special permit; providing an effective date.

—which was read the second time by title. On motion by Senator Bishop, by two-thirds vote CS for HB 2823 was read the third time by title, passed and certified to the House. The vote was:

Yeas—35

Nays—None

On motion by Senator Brantley, Rule 4.4 was waived and permission was granted to file for introduction and consideration—

By Senators Brantley, Beaufort, Scarborough, Arnold and Pope—

SR 1239—A senate resolution urging the governor of the state of Florida, the cabinet members and the Florida House of Representatives to encourage and lend their support to Westinghouse Electric Co. and Tenneco Corporation for location of their offshore nuclear power manufacturing facility in Florida.

WHEREAS, the state of Florida is being considered by Westinghouse-Tenneco to locate a manufacturing plant in the state, and

WHEREAS, the state of Florida is encouraging only clean industry to come to our great state, and

WHEREAS, the state of Florida is being considered by Westinghouse-Tenneco to locate a manufacturing plant in the state, and

WHEREAS, this plant would provide a $200 million investment and an annual payroll of $100 million, representing 8,000 new jobs, and

WHEREAS, the state of Florida would receive approximately $1 million in corporate income taxes and would also receive the state sales tax on the anticipated $1.2 billion sales by this new industry, and

WHEREAS, the county in which the new plant is located would receive several million dollars in new revenue from property tax and intangible tax revenue, and

WHEREAS, Westinghouse-Tenneco's development will have a tremendous economic impact upon existing, as well as, new businesses affected by their locating in the state of Florida, and

WHEREAS, the state of Florida is encouraging only clean industry to come to our great state, and
WHEREAS, Westinghouse-Tenneco would meet the state's high standards in this area, and

WHEREAS, offshore nuclear power plants, which will be manufactured by Westinghouse-Tenneco, may be the key in solving today's problems of producing electrical energy without causing adverse effects on the ecology, NOW THEREFORE,

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

(1) That the Florida Senate does hereby urge the governor, the cabinet and the Florida house of representatives to lend their support to Westinghouse-Tenneco to locate their new facility in the state of Florida.

(2) That the Florida Senate does commend the Committee of 100 of the Jacksonville Area Chamber of Commerce, the Jacksonville Port Authority and the Florida State Chamber of Commerce for their efforts in encouraging new industry to locate in the state of Florida.

(3) That the Florida Senate wishes to express their appreciation to Westinghouse Electric Co. and Tenneco Corporation's representatives, A. F. Zechella and Joe Stadelman, for their time and efforts spent in considering Florida as a possible site for their company's new manufacturing facility.

BE IT FURTHER RESOLVED that the Secretary of the Senate forward copies of this resolution to the governor, the cabinet members, the speaker of the Florida house of representatives, the Committee of 100 of the Jacksonville Area Chamber of Commerce, the Jacksonville Port Authority and the Florida State Chamber of Commerce and to Mr. A. F. Zechella and Mr. Joe Stadelman, representatives of Westinghouse Electric Co. and Tenneco Corporation.

which was read the first time. On motion by Senator Brantley, the rules were waived and the bill was placed on the calendar.

On motion by Senator Brantley, Rule 4.14 requiring 15 minutes' notice was waived and unanimous consent was obtained to take up out of order SR 1239, which was read the second time in full by two-thirds vote and unanimously adopted.

On motion by Senator Lane, Rule 4.4 was waived and permission was granted to file for introduction and consideration a bill relating to the Barbers' Board.

MESSAGE FROM THE GOVERNOR

The Governor advised that he had filed in the office of the Secretary of State Senate Bills 191, 248, 269, 314, 367 and 372 which he had approved March 10, 1972.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Jerry Thomas
President of the Senate
March 10, 1972

Sir:

I am directed to inform the Senate that the House of Representatives has adopted SM 227.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The bill contained in the above message was ordered enrolled.

LOCAL CALENDAR

On motions by Senator Karl, SB 674 and HB 3387 were removed from the local calendar, and by two-thirds vote recommitted to the Committee on Rules, Calendar, Privileged Business and Ethics.

On motion by Senator Hollahan, by two-thirds vote, all bills listed on the local bill calendar were withdrawn from the Committee on Rules, Calendar, Privileged Business and Ethics and placed on the calendar of local bills.

SB 344—A bill to be entitled An Act relating to Broward County, Florida; providing an additional beverage license for the Oakland Park Lions Club; providing an effective date.

—was read the second time by title. On motion by Senator Lane, by two-thirds vote SB 344 was read the third time by title, passed and certified to the House. The vote was:

Yeas—39
Arnold Ducker Lane Saunders
Barron Graham Lewis (33rd) Sayler
Barrow Haverfield Lewis (43rd) Scarborough
Beaufort Henderson McClain Stoltenburg
Bell Hollahan Myers Trask
Bishop Horne Ott Ware
Boyd Jackson (29th) Plante Weber
Brantley Johnson (34th) Pope Weissborn
Daniel Karl Karol Poston Williams
de la Parte Knopke Reeves

Nays—3
Broxson Childers Gunter

SB 345—A bill to be entitled An Act relating to Broward County, Florida; amending section 2 of chapter 71-575, Laws of Florida, by adding a new subsection (a) providing that the South Florida building code as applicable to Broward County may be enforced by injunctive proceedings; providing an effective date.

—was read the second time by title. On motion by Senator Lane, by two-thirds vote SB 345 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42
Arnold de la Parte Knopke Saunders
Barron Ducker Lane Sayler
Barrow Graham Lewis (33rd) Scarborough
Beaufort Gunter Lewis (43rd) Stoltenburg
Bell Haverfield McClain Trask
Bishop Henderson Myers Ware
Boyd Hollahan Ott Weber
Brantley Horne Plante Weissborn
Broxson Johnson (29th) Pope Williams
Childers Johnson (34th) Poston Weissborn
Daniel Karl Reuter

Nays—None

SB 355—A bill to be entitled An Act relating to Broward County, Florida; amending section 5 of chapter 63-1190, Laws of Florida, as amended; providing that reasonable expenses of the Broward County Industrial Development Board shall be paid by the board of county commissioners of Broward County; providing that the development board may accept gifts, grants, contributions or other assistance from any private or public person, firm, organization or association; repealing conflicting laws; providing an effective date.

—was read the second time by title. On motion by Senator Lane, by two-thirds vote SB 355 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42
Arnold de la Parte Knopke Saunders
Barron Ducker Lane Sayler
Barrow Graham Lewis (33rd) Scarborough
Beaufort Gunter Lewis (43rd) Stoltenburg
Bell Haverfield McClain Trask
Bishop Henderson Myers Ware
Boyd Hollahan Ott Weber
Brantley Horne Plante Weissborn
Broxson Johnson (29th) Pope Williams
Childers Johnson (34th) Poston Weissborn
Daniel Karl Reuter

Nays—None.
SB 356—A bill to be entitled An Act relating to Broward County, Florida; repealing chapters 25716, Laws of Florida, 1949, and 27432, Laws of Florida, 1951; relating to providing for the office of purchasing agent for Broward County, prescribing his powers and duties and fixing his salary; providing an effective date.

—was read the second time by title. On motion by Senator Lane, by two-thirds vote SB 356 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42

Arnold de la Parte
Baron Ducker
Barrow Graham
Beaufort Gunter
Bell Haverfield
Bishop Henderson
Boy Holllahan
Brantley Horne
Broxton Johnson
Childers Johnson
Daniel Karl

Nays—None

SB 550—A bill to be entitled An Act relating to Broward County, Florida; amending section 9(a) of chapter 71-576, Laws of Florida; relating to the South Florida building code as applicable to Broward County; providing for the membership of the board of rules and appeals by adding two (2) firemen to said board; providing an effective date.

—was read the second time by title. On motion by Senator Lane, by two-thirds vote SB 550 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42

Arnold de la Parte
Baron Ducker
Barrow Graham
Beaufort Gunter
Bell Haverfield
Bishop Henderson
Boy Holllahan
Brantley Horne
Broxton Johnson
Childers Johnson
Daniel Karl

Nays—None

SB 570—A bill to be entitled An act relating to Central Broward Drainage District, Broward County, Florida, amending chapter 71-588, Laws of Florida, 1971, by amending the title and section 1 thereof by correcting the references therein to other acts.

—was read the second time by title. On motion by Senator Lane, by two-thirds vote SB 570 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42

Arnold de la Parte
Baron Ducker
Barrow Graham
Beaufort Gunter
Bell Haverfield
Bishop Henderson
Boy Holllahan
Brantley Horne
Broxton Johnson
Childers Johnson
Daniel Karl

Nays—None

SB 575—A BILL TO BE ENTITLED AN ACT RELATING TO PORT EVERGLADES AUTHORITY; AMENDING PART VI, ARTICLE 2, SECTION 2, CHAPTER 59-1157, LAWS OF FLORIDA, AS AMENDED BY CHAPTER 65-1318, LAWS OF FLORIDA, AS AMENDED BY CHAPTER 71-756, LAWS OF FLORIDA; RELATING TO DEFINITION AND DESCRIPTION OF LANDS DEFINED AS "PORT OPERATIONAL LANDS"; PROVIDING AN EFFECTIVE DATE.

—was read the second time by title. On motion by Senator Lane, by two-thirds vote SB 575 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42

Arnold de la Parte
Baron Ducker
Barrow Graham
Beaufort Gunter
Bell Haverfield
Bishop Henderson
Boy Holllahan
Brantley Horne
Broxton Johnson
Childers Johnson
Daniel Karl

Nays—None

SB 641—A bill to be entitled An act to extend and contract the corporate limits of the City of Oakland Park in Broward County, amending Chapter 71-786 (House Bill No. 2537), Laws of Florida, Acts of 1971, providing for jurisdiction over annexed lands; providing an effective date.

—was read the second time by title. On motion by Senator Lane, by two-thirds vote SB 641 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42

Arnold de la Parte
Baron Ducker
Barrow Graham
Beaufort Gunter
Bell Haverfield
Bishop Henderson
Boy Holllahan
Brantley Horne
Broxton Johnson
Childers Johnson
Daniel Karl

Nays—None

SB 642—A bill to be entitled An act relating to Broward County; amending section 15 of chapter 59-877, Laws of Florida, as amended by chapter 67-891, 69-654, and house bill 837, Laws of Florida, 1971, prescribing the appointment, compensation and facilities of the official court reporter of the court of record of Broward County; providing an effective date.

—was read the second time by title. On motion by Senator Lane, by two-thirds vote SB 642 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42

Arnold de la Parte
Baron Ducker
Barrow Graham
Beaufort Gunter
Bell Haverfield
Bishop Henderson
Boy Holllahan
Brantley Horne
Broxton Johnson
Childers Johnson
Daniel Karl

Nays—None

SB 755—A bill to be entitled An act relating to the Broward County commission on alcoholism; amending section 2 of chapter 67-1165, Laws of Florida, 1967, to provide that members may succeed themselves; providing an effective date.

—was read the second time by title. On motion by Senator Lane, by two-thirds vote SB 755 was read the third time by title, passed and certified to the House. The vote was:
SB 754—A bill to be entitled An act relating to Broward County, Florida; providing an additional beverage license for County; amending Section 1 of Chapter 69-858, Laws of Florida, to amend the definition of child care centers; granting the board of county commissioners of Broward County, Florida, the power to adopt rules and regulations relating to the licensing and operation of child care centers; providing that violation of such rules and regulations shall be a misdemeanor; providing an effective date.

—was read the second time by title. On motion by Senator Lane, by two-thirds vote SB 754 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42

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

Nays—None

SB 755—A bill to be entitled An act relating to Broward County, Florida; repealing chapters 12028, Laws of Florida, 1927; providing for the abolishment of the Fort Lauderdale-Middle River Reclamation District; providing for the distribution of the assests of said district to Broward County and certain municipalities located within the boundaries of said district; providing for non-impairment of contracts; providing an effective date.

—was read the second time by title. On motion by Senator Lane, by two-thirds vote SB 755 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42

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

Nays—None

SB 781—A bill to be entitled An act relating to Broward County, Florida; amending Section 2(a) of chapter 59-877, Laws of Florida, by providing that the minimum jurisdictional requirements for the Court of Record of all cases at law shall be where the demand or value of the property in controversy, exclusive of interests and costs exceeds seven hundred and fifty ($750.00) dollars; repealing conflicting laws; providing an effective date.

—was read the second time by title. On motion by Senator Lane, by two-thirds vote SB 781 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42

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

Nays—None

SB 798—A bill to be entitled An act relating to Brevard County, Florida; amending Section 1 of Chapter 69-858, Laws of Florida, to amend the definition of child care centers; granting the board of county commissioners of Brevard County, Florida, the power to adopt rules and regulations relating to the licensing and operation of child care centers; providing that violation of such rules and regulations shall be a misdemeanor; providing an effective date.

—was read the second time by title.

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

Amendment 1—On page 3, line 17, strike all of Section 5 and renumber remaining section

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

Amendment 2—On page 1, lines 14 and 15 after the word “centers;” strike “providing that violation of such rules and regulations shall be a misdemeanor;”

On motion by Senator Reuter, by two-thirds vote SB 798 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—42

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

Nays—None

SB 857—A bill to be entitled An act relating to Broward County, Florida; amending section 1 of chapter 1191, Laws of Florida, 1957, as amended by chapter 61-1944, Laws of Florida; providing that the board of county commissioners is authorized to include in its annual budget and to appropriate whatever sums are necessary for the Broward County Traffic Association, Inc., a non-profit corporation of Florida; providing an effective date.

—was read the second time by title. On motion by Senator Lane, by two-thirds vote SB 857 was read the third time by title, passed and certified to the House. The vote was:

Year—42

Arnold Boyd Ducker Horne
Barron Brantley Graham Johnson (29th)
Barrow Broxson Gunter Johnson (34th)
Beaufort Childers Haverfield Karl
Bell Daniel Henderson Johnson (34th)
Bishop de la Parte Hollahan Lane

Nays—None
March 13, 1972

JOURNAL OF THE SENATE

SB 917—A bill to be entitled An act relating to Hillsborough County; providing for filing fees in the circuit court and appropriation of certain funds; appropriating and authorizing the appropriation of certain amounts therefrom for maintenance of a law library; regulating same; providing for payment for maintenance; providing an effective date.

—was read the second time by title. On motion by Senator Ott, by two-thirds vote SB 917 was read the third time by title, passed and certified to the House. The vote was:

Years—42

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

Nays—None

SB 1016—A bill to be entitled An act relating to Broward County, Florida; amending Chapter 69-919, Laws of Florida, relating to air and water pollution control; providing for enforcement procedures, providing for violations, providing for the adoption by the Broward County Air and Water Pollution Control Board rules and regulations of the State of Florida Department of Pollution Control; providing for an effective date.

—was read the second time by title. On motion by Senator Lane, by two-thirds vote SB 1016 was read the third time by title, passed and certified to the House. The vote was:

Years—42

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

Nays—None

On motion by Senator Horne, consideration of SB 1001 was deferred.

SB 1099—A bill to be entitled An act relating to Pinellas County Housing Authority; amending § 421.53, Florida Statutes, to allow electors instead of freeholders to vote in the referendum election; providing an effective date.

—was read the second time by title. On motion by Senator Ware, by two-thirds vote SB 1099 was read the third time by title, passed and certified to the House. The vote was:

Years—42

Arnold Boyd Ducker Horne
Barron Brantley Graham Johnson (29th)
Barrow Broxson Gunter Johnson (34th)
Beaufort Childers Haverfield Karl
Bell Daniel Henderson Knopke
Bishop de la Parte Hollahan Lane

Nays—None

SB 1123—A bill to be entitled An act relating to the juvenile court of Broward County; providing for one (1) additional judge of said court to be elected at the general election in 1972; providing that said additional judge shall have the same qualifications, the same compensation and be subject to the same powers and duties as all other judges of the juvenile court as provided by chapter 12678, Laws of Florida, 1929, chapter 21868,
SB 1134—A bill to be entitled An act relating to Broward County, Florida; amending sections 3, 7, 8, 9, and 11 of chapter 65-1345, Laws of Florida, relating to Topeekkeegee Yugnee Park district; providing for the execution of purchase mortgage in connection with the purchase of lands and/or improvements; providing that checks may be signed by the vice-chairman of the commission and shall be co-signed by certain officers; providing that the interest rate on debt shall not exceed currently established rates permitted by the State of Florida; deleting the requirement that the board of county commissioners contribute tax monies to the district; providing for the borrowing of money against anticipated revenues; providing an effective date.

-Years-42-

Nays—None

Yeas—42-

Arnold de la Parte Knopke Saunders
Barrow Ducker Lane
Barrow Graham Lewis (33rd)
Beaufort Gunter Lewis (48rd)
Bell Haverfield McClain
Bishop Henderson Myers
Boyd Hollahan Ott
Brantley Horne Plante
Broxson Johnson (29th) Pope
Childers Johnson (34th) Poston
Daniel Karl Reuter

SB 1140—A bill to be entitled An act relating to Broward County, Florida; amending section 46 of chapter 29466, Laws of Florida, 1953, relating to the City of Plantation; relating to the duties of the City Clerk; providing an effective date.

-Years-42-

Nays—None

Yeas—42-

Arnold de la Parte Knopke Saunders
Barrow Ducker Lane
Barrow Graham Lewis (33rd)
Beaufort Gunter Lewis (48rd)
Bell Haverfield McClain
Bishop Henderson Myers
Boyd Hollahan Ott
Brantley Horne Plante
Broxson Johnson (29th) Pope
Childers Johnson (34th) Poston
Daniel Karl Reuter

SB 1141—A bill to be entitled An act relating to Broward County, Florida; repealing section 33 of chapter 24415, Laws of Florida, 1947; relating to the South Broward Hospital District; relating to the board of commissioners constructing, establishing, operating and maintaining a hospital for the use of negro people; providing an effective date.

-Years-42-

Nays—None

Yeas—42-

Arnold de la Parte Knopke Saunders
Barrow Ducker Lane
Barrow Graham Lewis (33rd)
Beaufort Gunter Lewis (48rd)
Bell Haverfield McClain
Bishop Henderson Myers
Boyd Hollahan Ott
Brantley Horne Plante
Broxson Johnson (29th) Pope
Childers Johnson (34th) Poston
Daniel Karl Reuter

SB 1143—A bill to be entitled An act relating to the Broward County Transportation Authority; amending section 2, subparagraphs 17 and 22 of section 5, subparagraph 1 of section 4, subparagraphs 2, 3, 7, 8 and 9 of section 5, subparagraphs 1 and 2 of section 6 and section 7 of chapter 71-561, Laws of Florida; creating sections 8a, 8b, and 27a of said act; providing for declaration of necessity and intent, definitions regarding mass transit system and trafficways plan, duties of the area planning board, the governing body of the authority and duties of the executive director, powers of the authority and certification of trafficways plan; granting unto the authority the power to levy upon real property in Broward County a tax and providing for procedures therefore; providing for the abolishment of the South Broward Transit Authority; providing a severability clause; providing an effective date.

-Years-42-

Nays—None

Yeas—42-

Arnold de la Parte Knopke Saunders
Barrow Ducker Lane
Barrow Graham Lewis (33rd)
Beaufort Gunter Lewis (48rd)
Bell Haverfield McClain
Bishop Henderson Myers
Boyd Hollahan Ott
Brantley Horne Plante
Broxson Johnson (29th) Pope
Childers Johnson (34th) Poston
Daniel Karl Reuter

SB 1149—A bill to be entitled An act relating to candidates for municipal office in Pinellas County; amending Chapter 61-2679, Laws of Florida, 1961, to provide a penalty for violating the provisions of said chapter; providing an effective date.

-Years-42-

Nays—None

Yeas—42-

Arnold de la Parte Knopke Saunders
Barrow Ducker Lane
Barrow Graham Lewis (33rd)
Beaufort Gunter Lewis (48rd)
Bell Haverfield McClain
Bishop Henderson Myers
Boyd Hollahan Ott
Brantley Horne Plante
Broxson Johnson (29th) Pope
Childers Johnson (34th) Poston
Daniel Karl Reuter

RN
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.

--- was read the second time by title. On motion by Senator Lane, by two-thirds vote SB 1156 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42

Nays—None

SB 1157—A bill to be entitled An act relating to the city of Daytona Beach; amending section 19 (f) of chapter 67-1274 of the 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.

--- was read the second time by title. On motion by Senator Karl, by two-thirds vote SB 1157 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42

Nays—None

SB 1158—A bill to be entitled An act relating to the city of Daytona Beach; amending section 19 (g) of chapter 67-1274 of the 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.

--- was read the second time by title. On motion by Senator Daniel, by two-thirds vote SB 1158 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42

Nays—None

SB 1159—A bill to be entitled An act relating to the city of Daytona Beach; amending section 59 (d) of chapter 67-1274 of the 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.

--- was read the second time by title. On motion by Senator Karl, by two-thirds vote SB 1159 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42

Nays—None

SB 1161—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.

--- was read the second time by title. On motion by Senator Horne, by two-thirds vote SB 1161 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42

Nays—None

SB 1166—A bill to be entitled An act relating to the city of Daytona Beach; repealing chapter 71-616, Laws of Florida; providing an effective date.

--- was read the second time by title. On motion by Senator Sanders, by two-thirds vote SB 1166 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42

Nays—None
**SB 1169**—A bill to be entitled An act relating to the City of South Daytona, Volusia County, Florida; amending section 7 of chapter 27898, Laws of Florida, 1951, as amended; redefining the corporate limits of the City of South Daytona to realign portions of the common boundaries between the Cities of South Daytona and Daytona Beach and the Cities of South Daytona and Port Orange, and to include all properties which have been annexed into the City of South Daytona by other procedures; repealing laws and parts of laws in conflict with the provisions of this act; and providing an effective date.

—was read the second time by title. On motion by Senator Daniel, by two-thirds vote SB 1169 was read the third time by title, passed and certified to the House. The vote was:

<table>
<thead>
<tr>
<th>Years</th>
<th>SB 1169</th>
<th>Yeas</th>
<th>Nays</th>
</tr>
</thead>
<tbody>
<tr>
<td>1972</td>
<td>SB 1169</td>
<td>43</td>
<td>0</td>
</tr>
</tbody>
</table>


Nay:—None.

**SB 1170**—A bill to be entitled An act amending Chapter 70-648, Special Acts of the State of Florida 1970, being the charter of the city of DeLand, Florida, which became effective October 1, 1970 and was re-enacted and amended in 1971 by Chapters 71-601 and 71-602 and 71-603, by amending Article VIII, finance, general, section 60, when contracts and expenditures prohibited, and section 63, competitive bidding; that section 60 be amended by adding the provision that division totals may not be over-expended; and section 63 be amended by providing specifically for authority to enter into cooperative bidding arrangements and to receive the benefits of other governmental districts and political subdivision agencies by authorizing the purchase with or from such agencies without competitive bidding; and providing for an effective date.

—was read the second time by title. On motion by Senator Karl, by two-thirds vote SB 1170 was read the third time by title, passed and certified to the House. The vote was:

<table>
<thead>
<tr>
<th>Years</th>
<th>SB 1170</th>
<th>Yeas</th>
<th>Nays</th>
</tr>
</thead>
<tbody>
<tr>
<td>1972</td>
<td>SB 1170</td>
<td>42</td>
<td>0</td>
</tr>
</tbody>
</table>


Nay:—None.

**SB 1171**—A bill to be entitled An act relating to alcoholic beverage licenses in Volusia County; authorizing the issuance of an alcoholic beverage vendor's license for consumption on the premises at any airport terminal owned by the county of Volusia upon proper application made therefor by any lessee or concessionnaire authorized by the governing body of Volusia county to operate the lounge facilities at any such airport terminal; providing for the qualifications and procedures for obtaining such license; providing for the license fee and the term of such license; providing for renewal, revocation and suspension of such license; providing that the location of such license shall not be transferable; providing an effective date.

—was read the second time by title. On motion by Senator Daniel, by two-thirds vote SB 1171 was read the third time by title, passed and certified to the House. The vote was:

<table>
<thead>
<tr>
<th>Years</th>
<th>SB 1171</th>
<th>Yeas</th>
<th>Nays</th>
</tr>
</thead>
<tbody>
<tr>
<td>1972</td>
<td>SB 1171</td>
<td>42</td>
<td>0</td>
</tr>
</tbody>
</table>


Nay:—None.
SB 1175—A bill to be entitled An act amending Chapter 70-648, Special Acts of the State of Florida 1970, being the charter of the city of DeLand, Florida, which became effective October 1, 1970 and was re-enacted and amended in 1971 by Chapters 71-601, 71-602 and 71-603, by repealing sections 39 and 40 of Article IV, administrative officers, of the charter of the city of DeLand, and re-enacting said sections 39 and 40 providing for the position of city finance director, his appointment, compensation and duties; and providing for a city clerk-auditor, his appointment, compensation and duties; and providing for an effective date.

SB 1177—A bill to be entitled An Act repealing in its entirety Chapter 63-1447, Laws of Florida, relating to the budget of the Consolidated City of Jacksonville, Florida; providing for the waiver of the term of existence of the license; providing an effective date.

SB 1178—A bill to be entitled An act relating to alcoholic beverage licenses in Duval County; providing for an additional beverage license for the Club Cubano Americano of Jacksonville, Inc., of Jacksonville, Florida; providing for the waiver of the term of existence of the license; providing an effective date.
two-thirds vote HB 3340 was read the third time by title, passed and certified to the House. The vote was:

**Yeas—42**
- Arnold de la Parte
- Barron Ducks
- Barrow Graham
- Beaufort Gunter
- Bell Haverfield
- Bishop Henderson
- Boyd Hollahan
- Brantley Haver
- Broxson Johnson (29th)
- Childers Johnson (34th)
- Daniel Karl
- Sanbers
- Sayler
- Scarborough
- Stolzenburg
- Trask
- Ware
- Williams

**Nays—None**
- Bishop Henderson
- Myers
- Ware
- Williams

SB 1180 was laid on the table.

**SB 1181—A bill to be entitled An act providing for the merger of the assets and liabilities of the 1916 fire department pension fund created by chapter 7175, Laws of Florida, Special Acts of 1915, as amended, and the 1917 police pension and relief fund created by chapter 7857, Laws of Florida, Special Acts of 1917, as amended, into the 1937 pension fund for police and firemen of the city of Jacksonville created by chapter 12616, Laws of Florida, Special Acts of 1937, as amended, effective October 1, 1972; protecting the rights of pensioners and members of each fund and requiring an appropriation; providing an effective date.**

—was read the second time by title. On motion by Senator Arnold, by two-thirds vote SB 1181 was read the third time by title, passed and certified to the House. The vote was:

**Yeas—42**
- Arnold de la Parte
- Barron Ducks
- Barrow Graham
- Beaufort Gunter
- Bell Haverfield
- Bishop Henderson
- Boyd Hollahan
- Brantley Haver
- Broxson Johnson (29th)
- Childers Johnson (34th)
- Daniel Karl
- Sanbers
- Sayler
- Scarborough
- Stolzenburg
- Trask
- Ware
- Williams

**Nays—None**
- Bishop Henderson
- Myers
- Ware
- Williams

SB 1186—A bill to be entitled An act relating to alcoholic beverage licenses in Duval County; providing for additional beverage license for the Arlington Columbia Association, Inc., Knights of Columbus Council Number 4727, Jacksonville, Florida; providing for the term of existence of the license; providing an effective date.

—was read the second time by title. On motion by Senator Arnold, by two-thirds vote SB 1186 was read the third time by title, passed and certified to the House. The vote was:

**Yeas—38**
- Arnold Graham
- Barron Haverfield
- Barrow Henderson
- Beaufort Gunter
- Bell Hollahan
- Bishop Johnson (29th)
- Brantley Karl
- Daniel Karl
- de la Parte Lane
- Broxson Childers
- Sanbers
- Sayler
- Scarborough
- Stolzenburg
- Trask
- Ware
- Williams

**Nays—3**
- Childers Gunter

SB 1187—A bill to be entitled An act amending Chapter 65-1489, Laws of Florida, 1965, which provides for the preparation of a report of the statement of revenue and expenditures of the superintendent of public instruction and the board of public instruction of Duval County, Florida, and for the publica-

—was read the second time by title. On motion by Senator Arnold, by two-thirds vote SB 1187 was read the third time by title, passed and certified to the House. The vote was:

**Yeas—42**
- Arnold de la Parte
- Barron Ducks
- Barrow Graham
- Beaufort Gunter
- Bell Haverfield
- Bishop Henderson
- Boyd Hollahan
- Brantley Haver
- Broxson Johnson (29th)
- Childers Johnson (34th)
- Daniel Karl
- Sanbers
- Sayler
- Scarborough
- Stolzenburg
- Trask
- Ware
- Williams

**Nays—None**
- Bishop Henderson
- Myers
- Ware
- Williams

SB 1188—A bill to be entitled An act affecting the government of the City of Jacksonville and its independent agencies as created pursuant to Chapter 67-1320, Laws of Florida, as amended, being the Charter of the City of Jacksonville, amending the following articles of said Charter: Article 3—amended to provide for elections of members from School Board Districts Two (2), Four (4) and Six (6) in May of the years in which the terms of such offices commence, Article 6 is amended to provide for disposition of interest income thereon, Article 14 is amended to authorize certain court clerks to place on time deposit registry of court moneys and provide for the waiver of the term of existence of the Dade; providing for the waiver of the term of existence of the

—was read the second time by title. On motion by Senator Arnold, by two-thirds vote SB 1188 was read the third time by title, passed and certified to the House. The vote was:

**Yeas—42**
- Arnold de la Parte
- Barron Ducks
- Barrow Graham
- Beaufort Gunter
- Bell Haverfield
- Bishop Henderson
- Boyd Hollahan
- Brantley Haver
- Broxson Johnson (29th)
- Childers Johnson (34th)
- Daniel Karl
- Sanbers
- Sayler
- Scarborough
- Stolzenburg
- Trask
- Ware
- Williams

**Nays—None**
- Bishop Henderson
- Myers
- Ware
- Williams

Senators Scarborough and Poe offered the following amendment which was adopted on motion by Senator Scarborough:
March 13, 1972

JOURNAL OF THE SENATE

Amendment 1—On page 9, lines 26 and 27 strike "a majority of the remaining members of the board," and insert: a majority of all of the remaining members of the board appointment by the Governor, subject to confirmation by the Senate.

On motion by Senator Scarborough, by two-thirds vote SB 1189 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—42
Arnold de la Parte Knopke Saunders
Barron Duckett Lane Sayler
Barrow Graham Lewis (33rd) Scarborough
Beaufort Gunter Lewis (43rd) Stolzenburg
Bell Haverfield McClain Trask
Bishop Henderson Myers Ware
Boyd Hollahan Ott Weber
Brantley Horne Plante Weissborn
Broxon Johnson (29th) Pope Williams
Childers Johnson (34th) Poston
Daniel Karl Reuter

Nays—None

SB 1194—A bill to be entitled An act relating to the Halifax Hospital District, amending chapter 11272, Laws of Florida, 1925, as amended, providing that all purchases of supplies, equipment, materials and the leasing of equipment for use in the operation and maintenance of the hospital, and all contracts for the construction or installation of capital improvements, repairs or replacements of and to hospital property, the cost of which is in excess of five thousand dollars ($5,000), shall be let by the board of commissioners of the Halifax Hospital District, a special taxing district in Volusia County, Florida, by contract to the lowest bidder according to written specifications previously prescribed therefor and after publication in a newspaper of general circulation in said district one (1) day each week for two (2) consecutive weeks, of a notice calling for such bids; providing for an alternate procedure in unusual or emergency situations; providing that any contract made in violation hereof shall be invalid and unenforceable; authorizing said board to reject any and all bids; and providing for an effective date.

—was read the second time by title. On motion by Senator Arnold, by two-thirds vote SB 1194 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42
Arnold de la Parte Knopke Saunders
Barron Duckett Lane Sayler
Barrow Graham Lewis (33rd) Scarborough
Beaufort Gunter Lewis (43rd) Stolzenburg
Bell Haverfield McClain Trask
Bishop Henderson Myers Ware
Boyd Hollahan Ott Weber
Brantley Horne Plante Weissborn
Broxon Johnson (29th) Pope Williams
Childers Johnson (34th) Poston
Daniel Karl Reuter

Nays—None

SB 1205—A bill to be entitled An act relating to the Volusia County School Board, providing for the establishment of a bi-weekly or monthly pay period for instructional personnel; relating all conflicting laws; providing for severability; providing an effective date.

—was read the second time by title. On motion by Senator Daniel, by two-thirds vote SB 1205 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42
Arnold de la Parte Knopke Saunders
Barron Duckett Lane Sayler
Barrow Graham Lewis (33rd) Scarborough
Beaufort Gunter Lewis (43rd) Stolzenburg
Bell Haverfield McClain Trask
Bishop Henderson Myers Ware
Boyd Hollahan Ott Weber
Brantley Horne Plante Weissborn
Broxon Johnson (29th) Pope Williams
Childers Johnson (34th) Poston
Daniel Karl Reuter

Nays—None

SB 1206—A bill to be entitled An act relating to the Ponte Vedra Special Beach Zoning District in St. Johns County; amending section 7 of chapter 65-2171, Laws of Florida, providing for appellate review of the actions of the Ponte Vedra board of adjustment; providing that the district court of appeal, first district shall have jurisdiction of review of the board's action by certiorari; providing an effective date.

—was read the second time by title. On motion by Senator Arnold, by two-thirds vote SB 1206 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42
Arnold de la Parte Knopke Saunders
Barron Duckett Lane Sayler
Barrow Graham Lewis (33rd) Scarborough
Beaufort Gunter Lewis (43rd) Stolzenburg
Bell Haverfield McClain Trask
Bishop Henderson Myers Ware
Boyd Hollahan Ott Weber
Brantley Horne Plante Weissborn
Broxon Johnson (29th) Pope Williams
Childers Johnson (34th) Poston
Daniel Karl Reuter

Nays—None

SB 1212—A bill to be entitled An act relating to Pinellas County, club alcoholic beverage licenses; excepting Ordinance of Sons of Italy, St. Petersburg Lodge 2017, St. Petersburg, Florida, from the provisions of section 561.29(6), Florida Statutes, as the same relates to the number of such licenses that may be issued in Pinellas County; excepting said club from the provisions of any other laws of general, special, or local nature relating to the number of licenses to be issued in Pinellas County; providing an effective date.

—was read the second time by title. On motion by Senator Ware, by two-thirds vote SB 1212 was read the third time by title, passed and certified to the House. The vote was:

Yeas—38
Arnold de la Parte Knopke Saunders
Barron Duckett Lane Sayler
Barrow Graham Lewis (33rd) Scarborough
Beaufort Gunter Lewis (43rd) Stolzenburg
Bell Haverfield McClain Trask
Bishop Henderson Myers Ware
Boyd Hollahan Ott Weber
Brantley Horne Plante Weissborn
Broxon Johnson (29th) Pope Williams
Childers Johnson (34th) Poston
Daniel de la Parte Knopke Reuter

Nays—4
Broxon Childers Gunter Sayler

SB 1213—A bill to be entitled An act amending Section 19.05 of Chapter 67-1920, Laws of Florida, as amended, being the
HB 3336—A bill to be entitled An act amending Section 4 of chapter 18610, laws of Florida, special acts of 1937, entitled "An act providing for pensions for employees of the city of Jacksonville," as amended, so as to authorize the trustees of the pension fund thereby created to invest up to an additional fifty (50%) percent of the pension fund in corporation bonds having an A rating and obligations guaranteed as to principal and interest by the United States; providing an effective date.

HB 3337—A bill to be entitled An act conferring the right to continue membership in the Florida Retirement System upon employees of the city of Jacksonville created by charter 18610, laws of Florida, special acts of 1937, as amended, effective October 1, 1972; protecting the rights of pensioners and members of each fund and requiring an appropriation; providing an effective date.

HB 3338—A bill to be entitled An act providing for pensions for employees of the city of Jacksonville created by chapter 8277, Laws of Florida, Special Acts of 1919, as amended, into the 1937 pension fund for employees of the City of Jacksonville created by chapter 18610, Laws of Florida, Special Acts of 1937, as amended, effective October 1, 1972; protecting the rights of pensioners and members of each fund and requiring an appropriation; providing an effective date.
of impounding officers, the treatment, control and inoculation of animals exposed to rabies, the disposition of unclaimed or stray animals, the vaccination and licensing of dogs, the prohibiting of the presence of animals on certain public property; the prescribing of fees for the collection thereof; authorizing and empowering the Board of County Commissioners of Sarasota County to adopt ordinances relating to animal control; providing that such ordinances shall be uniformly applicable throughout Sarasota County, including those areas of the County lying within municipal boundaries; authorizing the implementation and enforcement of an animal control program; providing that the provision of any municipal charter or ordinance in conflict herewith is superseded, rescinded and repealed; providing that a violation of this act or of a county ordinance adopted pursuant to this act is a misdemeanor punishable as provided by general law; providing for construction of this act; providing an effective date and providing that municipal charter provisions and ordinances affected by this act shall remain in effect until this act is implemented by adoption of a county ordinance.

was read the second time by title. On motion by Senator Henderson, by two-thirds vote HB 3677 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42
Arnold de la Parte  Knopke Saunders
Barron  Ducker  Lane  Sayler
Barrow  Graham  Haverfield  Myers
Beaufort  Gunter  Lewis  (33rd)  Stolzenburg
Bell Haverfield McClain Trask
Bishop  Henderson  Myers  Ware
Boyd Holahan  Ott  Weber
Broxson Horne  Plante  Weissenborn
Brockson Johnson  (29th)  Pope  Williams
Childers  Johnson  (34th)  Poston
Daniel  Karl  Reuter

Nays—None

HB 3473—A bill to be entitled An act relating to the public hospital of Lee County; adding Sections 9, 15 and 17 and adding Sections 25 and 26 to Chapter 63-552, Laws of Florida.

was read the second time by title. On motion by Senator Johnson (34th), by two-thirds vote HB 3473 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42
Arnold de la Parte  Knopke Saunders
Barron  Ducker  Lane  Sayler
Barrow  Graham  Lewis  (33rd)  Stolzenburg
Beaufort  Gunter  Lewis  (45rd)  Stolzenburg
Bell Haverfield McClain Trask
Bishop  Henderson  Myers  Ware
Boyd Holahan  Ott  Weber
Broxson Horne  Plante  Weissenborn
Brockson Johnson  (29th)  Pope  Williams
Childers  Johnson  (34th)  Poston
Daniel  Karl  Reuter

Nays—None

HB 3573—A bill to be entitled An act relating to Volusia County, city, felony court of record; adding the appointment, election, qualification, term, duties, and compensation of a second judge of the felony court of record; providing that the incumbent judge shall continue to hold office for the remainder of his term; providing for places where terms of said court may be held; amending sections 3, 6(1), 6(2), 12 and 16 of chapter 65-1213, chapter 67-618, and chapter 69-532, Laws of Florida; providing for the repeal of all laws in conflict herewith; and providing for an effective date.

was read the second time by title. On motion by Senator Daniel, by two-thirds vote HB 3573 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42
Arnold de la Parte  Knopke Saunders
Barron  Ducker  Lane  Sayler
Barrow  Graham  Lewis  (33rd)  Stolzenburg
Beaufort  Gunter  Lewis  (45rd)  Stolzenburg
Bell Haverfield McClain Trask
Bishop  Henderson  Myers  Ware
Boyd Holahan  Ott  Weber
Broxson Horne  Plante  Weissenborn
Brockson Johnson  (29th)  Pope  Williams
Childers  Johnson  (34th)  Poston
Daniel  Karl  Reuter

Nays—None

SB 590—An act relating to Broward County, City of Fort Lauderdale; amending chapter 57-1322, Laws of Florida, as amended, being the charter of the City of Fort Lauderdale, by adding section 15, pertaining to qualification of City Commissioners and forfeiture of office; adding section 53 of said chapter, pertaining to oath of office; amending section 152 of said chapter, pertaining to clerk of municipal court; amending section 152 of said chapter, pertaining to appeals by city; providing an effective date.

was read the second time by title.
The Committee on Rules, Calendar, Privileged Business and Ethics offered the following amendment which was adopted on motion by Senator Hollahan:

Amendment 1—On page 1, line 16, strike “two (2)” and insert: four (4)

The Committee on Rules, Calendar, Privileged Business and Ethics offered the following amendment which was adopted on motion by Senator Hollahan:

Amendment 2—On page 1, line 23, insert the following:

(3) Overseas Elks Lodge of 1087 I.B.P.O.E. of W. Homestead, Florida, Inc.

(4) The Florida Afro American Historical Society, Inc., of Dade County, Florida

On motion by Senator Hollahan, by two-thirds vote SB 929 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—39
Arnold Ducker Lane Saunders
Barron Graham Lewis (33rd) Sayler
Barrow Haverfield Lewis (43rd) Scarborough
Beaufort Haverfield McClain Stolzenburg
Bell Hollahan Myers Trask
Boyd Horne Ott Weissenborn
Brantley Johnson (29th) Pope Williams
Broxson Johnson (34th) Poston
Childers Johnson (34th) Poston
Daniel Karl Reuter

Nays—None

SB 757—A bill to be entitled An act for the relief of the science center, a tax-exempt educational institution located in Pinellas county, Florida; providing for the payment of moneys to reimburse the center for payment of certain paid ad valorem taxes; providing an effective date.

—was read the second time by title. On motion by Senator Sayler, by two-thirds vote SB 757 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42
Arnold de la Parte Knopke Saunders
Barron Ducker Lane Sayler
Barrow Graham Lewis (33rd) Scarborough
Beaufort Gunter Lewis (43rd) Stolzenburg
Bell Haverfield McClain Trask
Bishop Henderson Myers Ware
Boyd Hollahan Ott Weber
Brantley Horne Plante Weissenborn
Broxson Johnson (29th) Pope Williams
Childers Johnson (34th) Poston
Daniel Karl Reuter

Nays—None

SB 859—A bill to be entitled An act relating to alcoholic beverage license in Dade and Broward Counties; providing for administration and payment of fees in support cases; providing an effective date.

—was read the second time by title. On motion by Senator Ott, by two-thirds vote SB 859 was read the third time by title, passed and certified to the House. The vote was:

Yeas—38
Arnold de la Parte Knopke Saunders
Barron Ducker Lane Sayler
Barrow Graham Lewis (33rd) Scarborough
Beaufort Gunter Lewis (43rd) Stolzenburg
Bell Haverfield McClain Trask
Bishop Henderson Myers Ware
Boyd Hollahan Ott Weber
Brantley Horne Plante Weissenborn
Broxson Johnson (29th) Pope Williams
Childers Johnson (34th) Poston
Daniel Karl Reuter

Nays—3
Broxson Childers Gunter

SB 929—A bill to be entitled An act relating to alcoholic beverage licenses in Dade and Broward Counties; providing for additional beverage licenses; providing an effective date.

—was read the second time by title.
On motion by Senator Deeb, the following amendment was adopted:

Amendment 1—On page 1, lines 5—15 strike "amending sub-section (4), section (3), Chapter 71-14, Laws of Florida; excepting Pinellas County from the repeal of County powers contained in the repeal of section 163.440, Florida Statutes, 1971, to require Pinellas County to have voter approval by referendum prior to putting any community development project into effect," and insert:

"Section 2. Community redevelopment projects may be realized by two-thirds vote; SB 1192 was read the third time by title, passed and certified to the House. The vote was:"

On motion by Senator Deeb, the following title amendment was adopted:

Amendment 2—On page 1, lines 8—15 strike "amending sub-section (4), section (3), Chapter 71-14, Laws of Florida; excepting Pinellas County from the repeal of County powers contained in the repeal of section 163.440, Florida Statutes, 1971, to require Pinellas County to have voter approval by referendum prior to putting any community development project into effect," and insert:

"a referendum may still be held as set forth in sub-sections (a) or (b) of this section."

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

Amendment 3—On page 1, lines 8—15 strike "amending sub-section (4), section (3), Chapter 71-14, Laws of Florida; excepting Pinellas County from the repeal of County powers contained in the repeal of section 163.440, Florida Statutes, 1971, to require Pinellas County to have voter approval by referendum prior to putting any community development project into effect," and insert:

"Section 2. Community redevelopment projects may be realized by two-thirds vote; SB 1192 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42
Arnold de la Parte Saunders
Barrow Ducker Lane
Barrow Graham Lewis (33rd) Scarborough
Beaufort Gunter Lewis (43rd) Stolzenburg
Bell Haverfield McClain Trask
Bishop Henderson Myers Ware
Boyd Hollahan Ott Weber
Bradley Horne Plante Weissenborn
Broxson Johnson (29th) Pope Williams
Childers Johnson (34th) Poston
Daniel Karl Reuter

Nays—None

SB 1192—A bill to be entitled An act relating to Lake County; providing for transfer of power to issue hunting and fishing license from the County Judge to the Tax Collector of said county; providing an effective date.

—was read the second time by title. On motion by Senator Lane, by two-thirds vote SB 1192 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42
Arnold de la Parte Saunders
Barrow Ducker Lane
Barrow Graham Lewis (33rd) Scarborough
Beaufort Gunter Lewis (43rd) Stolzenburg
Bell Haverfield McClain Trask
Bishop Henderson Myers Ware
Boyd Hollahan Ott Weber
Bradley Horne Plante Weissenborn
Broxson Johnson (29th) Pope Williams
Childers Johnson (34th) Poston
Daniel Karl Reuter

Nays—None

SB 1214—A bill to be entitled An act creating a Clerk for the County Court of Lake County; contingent upon the adoption of a new Article V to the Florida Constitution; providing for the appointment of the Clerk and staff; providing for the powers and duties of the Clerk, and deputy clerks; providing an effective date.

—was read the second time by title. On motion by Senator Daniel, by two-thirds vote SB 1214 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42
Arnold de la Parte Saunders
Barrow Ducker Lane
Barrow Graham Lewis (33rd) Scarborough
Beaufort Gunter Lewis (43rd) Stolzenburg
Bell Haverfield McClain Trask
Bishop Henderson Myers Ware
Boyd Hollahan Ott Weber
Bradley Horne Plante Weissenborn
Broxson Johnson (29th) Pope Williams
Childers Johnson (34th) Poston
Daniel Karl Reuter

Nays—None

SB 1142—A bill to be entitled An act relating to Broward County; reenacting chapter 65-1320, Florida, relating to county libraries and the authorization to the board of county commissioners to budget and expend the monies for public library services; providing an effective date.

—was read the second time by title. On motion by Senator Lane, by two-thirds vote SB 1142 was read the third time by title, passed and certified to the House. The vote was:

Yeas—42
Arnold de la Parte Saunders
Barron Ducker Lane
Barrow Graham Lewis (33rd) Scarborough
Beaufort Gunter Lewis (43rd) Stolzenburg
Bell Haverfield McClain Trask
Bishop Henderson Myers Ware
Boyd Hollahan Ott Weber
Bradley Horne Plante Weissenborn
Broxson Johnson (29th) Pope Williams
Childers Johnson (34th) Poston
Daniel Karl Reuter

Nays—None
authorized tax to be levied, assessed and collected by the City, on the equivalent thereof, and contributed to the fund, specifying commencement date therefor and period of time for its continuation; setting forth conditions upon which the amount of the City's required contribution to said fund shall vary; providing that if any funds or assets remain in said pension fund after the satisfaction of all required pension payments and expenses that such funds and assets shall be paid over and transferred to and become a part of the pension fund for the general employees of the City of Clearwater; providing for periodic professional actuarial reviews and valuations of said plan to assist in determining the rate of the maximum authorized tax to be levied, assessed and collected by the City, or the equivalent thereof, and contributed to the fund and the amount of the benefits to be provided for said plan; providing that either active or retired members of the fire department under said pension plan may serve on the board of trustees of said plan and be entitled to vote in all elections for said trustees; by setting forth disability and death benefits when disability is unconnected with the performance of duty for members of the fire department under this plan with less than twenty years of service and setting forth benefits provided for the beneficiaries of such members of the fire department who shall die from causes unconnected with the performance of his duties; by setting forth benefits provided for the beneficiaries of any member of the fire department under this plan with twenty years or more of service who shall die from causes unconnected with the performance of his duties; by providing for and limiting the maximum increase in pension payments for all firemen participating under said pension plan relating to the effective date of this Act; providing for the severability of the provisions hereof; providing for the repeal of all laws in conflict herewith; and providing for the effective date hereof.

—was read the second time by title. On motion by Senator Ware, by two-thirds vote SB 1217 was read the third time by title, passed and certified to the House. The vote was:

Years—42

Arnold de la Parte Knopke Saunders
Barron Duckcr Lane Sayler
Barrow Graham Lewis (33rd) Scarborough
Beaufort Gunter Lewis (45th) Stolzenburg
Bell Haverfield McClain Trask
Bishop Henderson Myers Ware
Boyd Hollahan Ott Weber
Brantley Horne Plante Weissenborn
Broxson Johnson (29th) Pope Williams
Childers Johnson (34th) Poston
Daniel Karl Reuter

Nays—None

SB 1216—A bill to be entitled An Act relating to the city of St. Petersburg, Pinellas County; repealing specified special assessments and parts of acts and amending the same into home rule ordinances; providing for the exercise of powers by the city of St. Petersburg; providing for nonimpairment of obligations; authorizing the city to establish maximum rates for travel expenses; providing severability; providing effective date.

—was read the second time by title. On motion by Senator Salyer, by two-thirds vote SB 1216 was read the third time by title, passed and certified to the House. The vote was:

Years—42

Arnold de la Parte Knopke Saunders
Barron Duckcr Lane Sayler
Barrow Graham Lewis (33rd) Scarborough
Beaufort Gunter Lewis (45th) Stolzenburg
Bell Haverfield McClain Trask
Bishop Henderson Myers Ware
Boyd Hollahan Ott Weber
Brantley Horne Plante Weissenborn
Broxson Johnson (29th) Pope Williams
Childers Johnson (34th) Poston
Daniel Karl Reuter

Nays—None

SB 1217—A bill to be entitled An Act relating to Pinellas County; amending Section 4 of Chapter 1925, Laws of Florida, Special Acts of 1967, as amended by Chapter 76-902, Laws of Florida, Special Acts of 1970; providing that one (1) dog vaccination license and tag shall control county-wide and no other license and tag shall be issued or required by any municipality in Pinellas County; amending Section 2 for employees of Chapter 1925, Laws of Florida, Special Acts of 1967, to prohibit dogs running at large in Pinellas County and providing certain exceptions thereto; providing an effective date.

—was read the second time by title. On motion by Senator Boyd, by two-thirds vote SB 1217 was read the third time by title, passed and certified to the House. The vote was:

Years—42

Arnold de la Parte Knopke Saunders
Barron Duckcr Lane Sayler
Barrow Graham Lewis (33rd) Scarborough
Beaufort Gunter Lewis (45th) Stolzenburg
Bell Haverfield McClain Trask
Bishop Henderson Myers Ware
Boyd Hollahan Ott Weber
Brantley Horne Plante Weissenborn
Broxson Johnson (39th) Pope Williams
Childers Johnson (34th) Poston
Daniel Karl Reuter

Nays—None

SB 1218—A bill to be entitled An Act to amend Chapter 23214, Acts of 1945, relating to pensions for employees of the City of Clearwater, Pinellas County, Florida, to provide that all permanent active employees of the City hired prior to the effective date of this Act and participating in said pension plan shall receive credit for the full time of their service as such employees, including the first six months probationary period provided each employee pay the assessment then current at the date of his employment to cover such probationary period, together with interest compounded annually at the average annual rates of yield for U.S. Treasury Bills from the date of employment to the effective date of this Act; to provide that the option to count said six months probationary period must be exercised in writing to the Trustees of the Plan within thirty days after the effective date of this Act and is irrevocable once made; to provide that all such employees hired subsequent to the effective date of this Act and participating in said pension plan shall receive credit for the full time of their service as such employees provided they have paid the assessments provided by the Act; to provide that no person shall receive any pension under this Act while he is receiving any Workmen's Compensation benefits other than medical payments under the Workmen's Compensation Act; providing for the severability of the provisions hereof; providing for the repeal of all laws in conflict herewith; and providing for the effective date hereof.

—was read the second time by title. On motion by Senator Ware, by two-thirds vote SB 1218 was read the third time by title, passed and certified to the House. The vote was:

Years—42

Arnold de la Parte Knopke Saunders
Barron Duckcr Lane Sayler
Barrow Graham Lewis (33rd) Scarborough
Beaufort Gunter Lewis (45th) Stolzenburg
Bell Haverfield McClain Trask
Bishop Henderson Myers Ware
Boyd Hollahan Ott Weber
Brantley Horne Plante Weissenborn
Broxson Johnson (39th) Pope Williams
Childers Johnson (34th) Poston
Daniel Karl Reuter

Nays—None
### Yeas—42

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### Nays—None

On motion by Senator Bishop, Rule 4.4 was waived and he was granted permission to file for introduction and consideration a bill relating to Franklin County.

On motion by Senator Bishop, unanimous consent was obtained to introduce out of order—

By Senator Bishop—

SB 1240—A bill to be entitled An act relating to Franklin County; regulating shrimp fishing in the waters of said county; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1240.

—was read the first time by title. On motion by Senator Bishop, the rules were waived and the bill was placed on the calendar.

On motions by Senator Bishop, by two-thirds vote SB 1240 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—42

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<td>Daniel</td>
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### Nays—None

On motion by Senator Karl, by two-thirds vote SB 691 was removed from the table and placed on the calendar, the un-favorable report of the Committee on Judiciary—Civil A to the contrary notwithstanding.

On motion by Senator Hollahan, the Senate proceeded to the consideration of—

### EXECUTIVE BUSINESS

By direction of the President, the Secretary read the following communication and Executive Order:

March 13, 1972

REGISTERED—RETURN RECEIPT REQUESTED

Honorable Rudy H. Rodriguez
Post Office Box 1110
Tampa, Florida

Dear Mr. Rodriguez:

Pursuant to the provisions of Chapter 69-277, Laws of Florida, we are sending you by registered mail, Executive Order of Suspension dated March 13, 1972.

With kind regards, I remain

Cordially,

RICHARD (DICK) STONE
Secretary of State

By (Mrs.) Dorothy W. Glisson
Director
Division of Elections

Executive Order of Suspension

WHEREAS, Rudy Rodriguez is presently serving as a member of the Board of County Commissioners of Hillsborough County, and

WHEREAS, on the seventh day of March, 1972, the Hillsborough County Grand Jury indicted Rudy Rodriguez for the offense of conspiracy to obtain a felony, to-wit: receiving unauthorized compensation, and

WHEREAS, based upon a report of the State Attorney of the Thirteenth Judicial Circuit, the Honorable Joseph G. Spicola, Jr., the findings of the Hillsborough County Grand Jury, and an investigation conducted by this office, it appears that it is in the best interest of the citizens of the State of Florida that Rudy Rodriguez be immediately suspended from the public office which he now holds, upon the constitutional grounds hereinafter set forth;

NOW, THEREFORE, I, REUBIN O'D. ASKEW, Governor of the State of Florida, pursuant to the Constitution and laws of the State of Florida, do hereby find, determine and, for the purposes of Section 112.41, Florida Statutes, allege and specify:

(A) That Rudy Rodriguez is, and at all times material hereto was, a member of the Board of County Commissioners, Hillsborough County, Florida.

(B) That Rudy Rodriguez is, and at all times material hereto was, a "county officer" within the meaning of Section 7, Article IV, Florida Constitution, 1968, to-wit: Member, Board of County Commissioners, Hillsborough County, Florida.

(C) That on divers dates between April 2, 1969, and April 2, 1970, in Hillsborough County, Rudy Rodriguez did agree, conspire and combine or confederate with Joseph DiStefano and John C. Womack to commit a felony, to-wit: request, solicit, exact or accept unauthorized compensation or other remuneration not provided by law.

(D) That the aforesaid facts constitute the offenses of malfeasance, misfeasance, or neglect of duty as such offenses are used in Section 7(a) of Article IV, Florida Constitution.

(E) That the interest of the residents of Hillsborough County, Florida, and the citizens of the State of Florida, can best be served by the immediate suspension of Rudy Rodriguez from the public office which he now holds.
BEING FULLY ADVISED in the premises, and in accordance with the Constitution and laws of the State of Florida, the following executive order is hereby promulgated, effective at 6 o’clock p.m. on March 13, 1972.

1. That Rudy Rodriguez be, and he is hereby suspended as and from the public office which he now holds, to-wit: Member, Board of County Commissioners, Hillsborough County, Florida.

2. That Rudy Rodriguez be, and he is hereby, prohibited from performing any official act, duty or function of any public office, from receiving any pay or allowances, and from being entitled to any of the emoluments or privileges of public office during the period of this suspension, which period shall be from the effective date hereof, until further executive order, or as provided by law.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed at Tallahassee, the Capital, this 13th day of March A.D. 1972.

REUBIN O’D. ASKEW
Governor

ATTEST:
RICHARD (DICK) STONE
Secretary of State

which was referred to the Select Committee on Executive Suspensions.

Senator Beaufort presiding.

The President presiding.

RESOLUTIONS

SR 326 was deferred.

SCR 425—A concurrent resolution encouraging district school boards to provide modern foreign language studies in the elementary schools and assign a high priority to the teaching of Spanish in such programs.

WHEREAS, the legislature finds that the State of Florida has deep historical and cultural ties with the Spanish-speaking peoples of this hemisphere, and

WHEREAS, geographical proximity has made Florida this country’s natural gateway to the Americas, and

WHEREAS, Florida has one of the largest Latin populations of any state in the nation, and

WHEREAS, in order that youngsters may exercise their common propensity to imitate and reproduce language without the proverbial inhibitions of adults, it is essential and pedagogically wise to begin a foreign language study before the war or hostilities in which the United States has engaged, who

BE IT RESOLVED by the Senate of the State of Florida, the House of Representatives Concurring:

That all district school boards, district superintendents and elementary principals of public schools in Florida be encouraged, when practical, to implement modern foreign language study programs and establish as first priority in those programs the teaching of Spanish.

BE IT FURTHER RESOLVED that a copy of this resolution be mailed to each district school board to aid in the encouragement of the establishment of this study program.

was read the second time in full. On motion by Senator Broxson, SCR 425 was unanimously adopted and certified to the House.

SCR 911 was deferred.

SCR 764—A concurrent resolution designating the fourth Saturday of September of each year as “Hunting and Fishing Day,” and urging that the governor issue a proclamation.

WHEREAS, due to the congestion and complexities and the tensions and frustrations of today’s living, the demand for outdoor recreation, the chance to “get away from it all,” has become of crucial importance, and

WHEREAS, there are few pursuits providing more opportunity for healthy exercise, peaceful solitude, and appreciation of the great outdoors than does hunting or fishing, and

WHEREAS, in Florida, this was evidenced for the 1970-71 season by the issuance of 255,802 hunting licenses and 849,145 fishing licenses, and

WHEREAS, the issuance of these licenses produced $3,896,239.25 in revenues for the season, and

WHEREAS, the revenue produced from hunting and fishing licenses provides a rich source of funds for fish and wildlife conservation and management and for the preservation and propagation of vanishing species, and

WHEREAS, hunters and anglers traditionally have led in the effort to preserve our natural resources, and

WHEREAS, outdoor sportsmen have led in the promotion of proper respect for private as well as public property, of courtesy in the field and forest, and of boating and firearm safety programs, and

WHEREAS, Representative Robert L. F. Sikes of Florida has introduced before the United States Congress House Joint Resolution 798 to establish a national “Hunting and Fishing Day,” and “Hunting and Fishing Day” is now recognized in approximately half the states, and

WHEREAS, there should be statewide recognition of the aesthetic, health, and recreational benefits of hunting and fishing and of the many worthwhile contributions of the Florida hunter and angler, NOW, THEREFORE,

BE IT RESOLVED by the Senate of the State of Florida, the House of Representatives Concurring:

That the fourth Saturday of September of each year be designated as “Hunting and Fishing Day” across the State of Florida.

Be It Further Resolved that the governor is hereby urged to issue a proclamation declaring the fourth Saturday of September of each year “Hunting and Fishing Day,”—was read the second time in full. On motion by Senator Knopke SCR 764 was unanimously adopted and certified to the House.

SCR 154—A concurrent resolution establishing an interim committee to study the needs of veterans in Florida; providing for the duties and expenses of the committee.

BE IT RESOLVED by the Senate of the State of Florida, the House of Representatives Concurring:

Section 1. There is hereby created a joint interim committee of the legislature to study the needs of the veterans of any war or hostilities in which the United States has engaged, who are currently residing in Florida. The committee shall be composed of four (4) members of the Senate appointed by the President of the Senate and four (4) members of the House of Representatives appointed by the Speaker of the House.

Section 2. As soon as practicable the committee shall meet and organize. The committee shall seek the advice of veterans’ organizations throughout the state and may hold public hearings throughout the state as it deems necessary.

Section 3. It shall be the duty of the committee to make a comprehensive study of the needs of such veterans and the responsiveness of present laws to such needs. The aim of the study shall be to further and enhance cooperation among federal, state, and local agencies charged with the administration of laws relating to such veterans, and to provide uniformity, efficiency and maximum protection of the interests of such
veterans in the handling of their problems by such agencies. The committee shall report its findings and recommendations to the regular session of the legislature in 1973.

Section 4. The legislative service bureau is directed to furnish clerical assistance as requested. The committee members shall be compensated only for per diem and travel expenses pursuant to chapter 112.001, Florida Statutes, from appropriations for legislative expenses.

was read the second time in full. On motion by Senator Johnson (34th), SCR 154 was unanimously adopted and certified to the House.

House Concurrent Resolutions 3284 and 3511 were deferred.

HCR 3128—A concurrent resolution commending General Leonard Fielding Chapman for his service to the United States of America and for the honor he has brought to his native state of Florida.

WHEREAS, General Leonard Fielding Chapman, 24th Commandant of the United States Marine Corps, and a native of the State of Florida, retired on January 1, 1972, after a distinguished military career, and

WHEREAS, General Chapman, for thirty-six years, brought honor to himself as an individual and a marine officer, by showing superior qualities of leadership, bravery, humanity, honesty, and integrity, and

WHEREAS, the General, in his never-ending desire to promote efficiency in the Marine Corps, pioneered in the adaptation of computer technology in the administration of the corps, and

WHEREAS, General Chapman has been recognized and honored as an exemplar of American friendship to foreign nations in which he has served, and

WHEREAS, the General's untiring devotion and love for duty and country earned him constant recognition and respect from superiors and subordinates alike, and

WHEREAS, General Chapman's performance through the course of his career earned for him two distinguished service medals, two awards of the Legion of Merit, the Bronze Star, the Navy Commendation Ribbon, two Presidential Unit Citations, the American Defense Service Medal, and numerous other commendations, and

WHEREAS, General Chapman, in upholding the proud tradition of the Marine Corps, brought honor to his native state as well as to himself and his family, and

WHEREAS, the General was the first native of the State of Florida ever to hold the highest office of Commandant, NOW, THEREFORE,

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

That General Leonard Fielding Chapman, United States Marine Corps, retired, be commended for his outstanding service to his country and for the honor which he has reflected upon his native State of Florida.

BE IT FURTHER RESOLVED that the State of Florida extends its most sincere invitation to General Chapman and his family to return to his home state to spend his retirement years among those citizens who respect him for his many achievements and who honor him on this day.

BE IT FURTHER RESOLVED that a copy of this resolution, signed by the Speaker of the House of Representatives and the President of the Senate, with the seal of the State of Florida affixed, be presented to General Leonard Fielding Chapman as a lasting symbol of the respect and admiration of the people of the State of Florida.

was read the second time in full. On motion by Senator Bishop, HCR 3128 was unanimously adopted and certified to the House.

On motion by Senator Barron, Rule 4.4 was waived and he was granted permission to file for introduction and consideration a joint resolution proposing an amendment to Article X of the constitution.

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

By Senators Thomas, Arnold, Beaufort, Weber and Childers—

SJR 1243—A joint resolution proposing an amendment to the constitution of the state of Florida, adding new section 14 to article X, establishing legal majority.

was read the first time and referred to the Committee on Judiciary—Civil A.

On motion by Senator Hollahan, Rule 4.4 was waived and he was granted permission to file for introduction and consideration a resolution relating to Police Officer Robert DeKorte.

On motion by Senator Hollahan, unanimous consent was obtained to introduce out of order—

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

SR 1234—A senate resolution commending Police Officer Robert DeKorte for outstanding law enforcement service and expressing deep regret at his death while in the line of duty.

WHEREAS, Officer DeKorte was a veteran of nineteen years in the Coral Gables Police Department serving in a truly outstanding and professional manner, and

WHEREAS, Officer DeKorte received the Coral Gables Police Department's "Outstanding Officer of the Year" award in 1966 and the Coral Gables Police Department's "Officer of the Month" award in 1966, and

WHEREAS, Officer DeKorte received many letters of commendation from citizens expressing appreciation of services rendered, and

WHEREAS, Officer DeKorte did receive awards and citations while serving in the United States Navy during World War II, and

WHEREAS, Officer DeKorte was vitally interested in the betterment of the Coral Gables Police Department, and

WHEREAS, Officer DeKorte was a kind and considerate family man who cared for his wife and three children, and

WHEREAS, Officer DeKorte consistently knew and faithfully performed his duty to the extent that he responded voluntarily to a signal dispatching other police units to the scene of a robbery and while investigating the scene was shot, and

WHEREAS, on January 21, 1972, Robert DeKorte, age 45, died in the performance of his duties, the victim of an assailant's bullet, and

WHEREAS, Officer DeKorte's devotion to duties and personal contributions to his community symbolize everything worthwhile in the service of law enforcement personnel, both living and dead, and

WHEREAS, it is appropriate that this resolution commending Officer DeKorte stand as a memorial to all who have and will serve in this so vital and perilous a public service. NOW, THEREFORE,

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

That the Florida Senate does hereby recognize and salute the many years of outstanding law enforcement service provided by Officer Robert DeKorte.

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 presented to his wife, Ruth DeKorte and their three children, Robert Jr., Patricia and Sandra, expressing the Senate's deep and profound regret at the tragic death of Officer Robert DeKorte.

—was read the first time. On motion by Senator Hollahan, SR 1284 was read the second time in full and unanimously adopted.

UNFINISHED BUSINESS

Senator Ott raised a point of order that HJR 2855 was improperly shown on the calendar under the order of unfinished business as the Journal of March 10, page 397, did not reflect that the bill had been read the second time and, therefore, the 'pending amendment' has no parliamentary significance.

Senator Ott raised a further point of order that HJR 2855 had been improperly calendared on pre-emptive order as Rule 4.151 provides that a Senator may designate any two bills or resolutions introduced by said Senator (or by a committee of which he is a member) to be placed on pre-emptive order.

The President appointed a select committee of Senators Hollahan, Horne and Plante to consider the points of order raised, the records of the Senate and the pertinent rules thereto and then to advise the chair concerning same. The President further advised the select committee that the records of the transaction of business on the floor of the Senate on Monday, March 10, reflected that the amendment related by Senator Gunter was read but that the Resolution was never read a second time.

SPECIAL ORDER

CS for HB 316—A bill to be entitled An act relating to cemeteries; amending subsection (6) of §559.32, Florida Statutes, and adding subsections (9), (10), (11), (12), (13) and (14) thereto to define cemetery company, cemetery sales organization, cemetery management organization, cemetery broker and providing additional definitions; amending §559.33, Florida Statutes, to provide method and manner for establishing new cemeteries; creating §559.331, Florida Statutes, to provide method and manner for establishing cemetery sales organizations, cemetery management organizations, and cemetery brokers; amending subsection (2) of §559.43, Florida Statutes, and adding subsections (3), (4), (5) and (6) thereto to provide time within which to make deposits to care and maintenance trust fund and within which entire amount must be paid; creating §559-441, Florida Statutes, to regulate property and services with regard to the disposition of human remains and providing for the establishment of the merchandise trust fund; creating §559.442, Florida Statutes, to provide for burial without regard to race or color; providing penalties; repealing section 608.60, Florida Statutes, relating to cemetery companies; providing an effective date.

—was read the second time by title.

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

Amendment 1—On page 16, lines 25 through 26, strike "purpose, one hundred percent (100%) of the contract sale price of the personal property or services as sold for" and insert: purpose, hundred percent (100%) of the cost of the personal property or services as sold for

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

Amendment 2—On page 16, line 27 after the word "delivery" insert: said cost (wholesale purchase price plus 10%) shall be determined at time of deposit to the merchandise trust fund based upon cost determined by the director of cemeteries in accordance with section 4 hereof

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

Amendment 3—On page 20, strike lines 16 through 18

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

Amendment 4—On pages 21—23, strike all of Section 7, and insert: Section 7. Section 559.482, Florida Statutes, is created to read:

559.482 Construction of mausoleums and below ground crypts; trust fund for receipts from sale of pre-construction crypts; compliance requirement.—

(1) A cemetery company shall be required to start construction of that section of a mausoleum or bank of below ground crypts in which sales, contracts for sales, reservations for sales are being made, within forty-eight (48) months after the date of the first such sale. The construction of such mausoleum section or bank of below ground crypts shall be completed within five (5) years after the date of the first sale made; provided, however, extensions for compliance, not to exceed one year, may be granted by the department for good reasons shown if a section of a mausoleum or a bank of below ground crypts shall contain more than five hundred (500) crypts.

(2) A cemetery company which plans to offer for sale space in a section of a mausoleum or bank of under ground crypts prior to its construction shall establish a pre-construction trust fund by written instrument and administered by a corporate trustee and operated in conformity with section 559.41, Florida Statutes. This pre-construction fund shall be exclusive of the merchandise trust fund provided for in section 559.441 of this chapter or such other trust funds that may be required by law.

(3) Before a sale, contract for sale, reservation for sale or agreement for sale in the first mausoleum section or bank of under ground crypts in each cemetery may be made the funds (10% of construction in cost) to be deposited to the pre-construction trust fund shall be computed as to said section or bank of crypts and such fund payments must be made within thirty (30) days of the completion of each by the cemetery company or its agent of each payment. The fund portion of such payment shall be computed by dividing the cost of the project plus ten percent (10%) of said cost, as computed by a licensed contractor, engineer or architect, by the number of crypts in the section or bank of crypts to ascertain the cost per unit. The unit cost shall be divided by the contract sales price of each crypt to obtain a percentage which shall be multiplied by the amount of each payment. The formula shall be computed as follows:

\[
\frac{\text{Cost plus ten percent}}{\text{Number of crypts}} = \frac{\text{Cost per unit}}{\text{Contract sales price}} \cdot \text{Percentage} \cdot \text{Payment received} = \text{Deposit required to pre-construction fund.}
\]

(4) Upon completion of the mausoleum section or bank of under ground crypts the cemetery company shall certify same to the trustee and shall be entitled to withdraw all funds deposited to the account thereof.

(5) If said mausoleum section or bank of under ground crypts is not completed within the time limits set out in this section the trustee shall contract for and cause said project to be completed and pay therefore from the trust funds deposited to the projects account paying any balance, less cost and expenses, to the cemetery company.

(6) In lieu of the payments outlined hereunder to the pre-construction fund the cemetery company may deliver to the department a good and sufficient completion or performance bond in an amount and by surety companies acceptable to the department.

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

Amendment 5—On page 24, lines 22 through 27, strike the following: isolation. Any advertisement or solicitations relating to free burial space for veterans shall be free in every way
The Committee on Rules, Calendar, Privileged Business and Ethics offered the following amendment which was adopted on motion by Senator Scarborough:

Amendment 3—On page 1, line 21, strike “state racing commission” and insert: division

The Committee on Rules, Calendar, Privileged Business and Ethics offered the following amendment which was adopted on motion by Senator Scarborough:

Amendment 4—On page 1, line 30, strike “commission” and insert: board of business regulation

On motion by Senator Scarborough, by two-thirds vote SB 1009 as amended was read the third time by title, passed and certified to the House immediately, by waiver of the rule, after being engrossed. The vote was:

Yea—35
Arnold
Beaufort
Barron
Barrow
Beckford
Bell
Byrnes
Childers
Daniel

Nay—2
Boyd

By unanimous consent Senators Ware and Trask were recorded as voting yea; Senator Boyd changed his vote from nay to yea.

SB 319—A bill to be entitled An Act relating to tax on special fuels; amending §206.87(4), Florida Statutes, as amended by chapter 79-995, Laws of Florida, adding paragraphs (e) and (f); providing that certain transfers or deliveries of special fuel into the fuel supply tanks of certain motor vehicles shall not be taxed as a sale; providing an effective date.

—was read the second time by title. On motion by Senator Arnold, by two-thirds vote SB 319 was read the third time by title, passed and immediately certified to the House by waiver of the rule. The vote was:

Yea—40
Mr. President
Arnold
Barron
Beaufort
Bell
Brantley
Broxson
Childers
Daniel

Nay—None

By unanimous consent Senators Trask, Deeb, Barrow and Boyd were recorded as voting yea.

SB 1009—A bill to be entitled An Act relating to summer thoroughbred horse racing amending section 550.41 (1), Florida Statutes, providing a closing period; providing an effective date.

—was read the second time by title.

The Committee on Rules, Calendar, Privileged Business and Ethics offered the following amendment which was adopted on motion by Senator Scarborough:

Amendment 1—On page 1, line 5, after the word “racing” insert: (7)

The Committee on Rules, Calendar, Privileged Business and Ethics offered the following amendment which was adopted on motion by Senator Scarborough:

Amendment 2—On page 1, line 19, strike “state racing commission” and insert: division of pari-mutuel wagering

By unanimous consent Senators Trask, Deeb, Barrow and Boyd were recorded as voting yea.

HB 2026—A bill to be entitled An Act relating to the Board of Funeral Directors and Embalmers; amending section 470.06, Florida Statutes, by increasing the amount paid to board members while attending official board meetings from ten dollars ($10.00) to twenty-five dollars ($25.00); amending paragraph (e) of subsection (1) of section 470.08, Florida Statutes, by requiring a course in Mortuary Science to be a qualification for a license; amending subsection (1) of section 470.09, Florida Statutes, by increasing the examination fee from twenty-five ($25.00) to fifty dollars ($50.00) and clarifying the procedure for the unsuccessful applicant; amending paragraphs (a) and (c) of subsection (1) of section 470.10, Florida Statutes, by increasing the penalty fee for a license revoked after September 1 of any year from five dollars ($5.00) to twenty-five dollars ($25.00) and increasing the renewal fee for embalmers from fifteen dollars ($15.00) to twenty-five dollars ($25.00) and for funeral directors to twenty dollars ($20.00) to thirty-five ($35.00) and providing an increase in the registration fee for an apprentice attending an apprenticeship training agency from five dollars ($5.00) to ten dollars ($10.00); amending subsection (1) of section 470.10, Florida Statutes, by adding paragraph (d) providing a ten dollar ($10.00) fee for a duplicate certificate and adding paragraph (e) providing a five dollar ($5.00) fee for a duplicate yearly renewal card; amending section 470.10, Florida Statutes, by adding subsection (9); amending section 470.30, Florida Statutes, by adding section (7) requiring notification to the board of any change in the information required in the application for the renewal of a license; amending section 470.31, Florida Statutes, by increasing the registration fee paid the owner or owners or proprietor of each funeral home, mortuary, chapel or funeral establishment from thirty-five dollars ($35.00) to fifty dollars ($50.00) and further providing that an inspection fee of fifty dollars ($50.00) be paid by said owner, owners or proprietor of each funeral home, mortuary, chapel or funeral establishment from thirty-five dollars ($35.00) to fifty dollars ($50.00) and providing for violations of this Chapter up to one thousand dollars ($1,000.00) as an alternative method of enforcement of the provisions of this Chapter; providing an effective date.

—was read the second time by title. On motion by Senator Karl, by two-thirds vote HB 2026 was read the third time by title, passed and certified to the House. The vote was:
Yeas—39
Mr. President
Arnold
Barrow
Beaufort
Bell
Brantley
Broxson
Children
Daniel
Dech
de la Parte
Nays—None

Mr. President
Arnold
Barrow
Beaufort
Bell
Brantley
Broxson
Children
Daniel
de la Parte
Nays—None

Yeas—37

Amendment 1—On page 6, after line 19, insert: (d) To the
ownership or control of shares acquired by a bank or trust
company or holding company prior to January 1, 1972.

The Committee on Commerce offered the following amend-
ment which was moved by Senator Karl:

Amendment 2—On page 6, after line 19, insert the following:
(e) To any bank or trust company or bank holding
company whose application for the acquisition of a trust company
is pending with the state banking commissioner as of March
1, 1972.

On motion by Senator Henderson, further consideration of
SB 916 as amended was deferred.

SB 625—A bill to be entitled An act relating to unemploy-
ment compensation; amending paragraph (a) of subsection (5)
of Section 443.07, Florida Statutes, to provide for payment of
benefits after an initial determination regardless of a pending
appeal and to provide an effective date.

was read the second time by title. On motion by Senator
Daniel, by two-thirds vote SB 625 was read the third time by
title, passed and certified to the House. The vote was:

Yeas—39
Mr. President
Arnold
Barrow
Beaufort
Bell
Brantley
Broxson
Children
Daniel
de la Parte
Nays—None

By unanimous consent Senators Deeb, Barron, Weissenborn
and Boyd were recorded as voting yea.

CS for HB 2861—A bill to be entitled An act relating to the
regulation of consumer collection practices; providing defini-
tions; providing for licensing, fees, and bonding of collection
agencies; providing standards governing the issuance of collec-
tion agency licenses; providing for prohibited practices appli-
cable to persons generally; providing a civil remedy; providing
requirements and prohibitions applicable to collection agencies,
licensees and creditors; providing for the use of injunctions; pro-
viding for suspension and revocation of collection agency li-
censes; providing an effective date.

On motion by Senator Gunter the following amendment was
adopted:

Amendment 1—On page 25, line 9 through 17 strike all of
subsection (6) and insert: (6) When a collection agency has
filed a notice of delinquent account with any credit bureau and
the account is subsequently paid in full, the collection agency
shall, within seventy-two hours of receipt of such full payment
(Saturdays, Sundays and holidays excluded) serve written no-

By unanimous consent Senators Deeb, Daniel, Boyd, Barron
and Weissenborn were recorded as voting yea.

SB 916—A bill to be entitled An act relating to trust com-
panies, banks and companies rendering certain advisory serv-
ces to trust companies and banks; amending chapter 659, Florida
Statutes, by adding thereto a new Section 659.141; prohibiting
the acquisition or holding of all or substantially all the assets
of or control over trust companies and certain forms of business
organizations furnished investment advisory services to banks
or trust companies in Florida by certain forms of business
organizations, furnishing investment advisory services to banks
or trust companies in Florida by certain forms of business
organizations the trust or banking related activities of which
are conducted primarily outside the state; providing defini-
tions, a severability clause and an effective date.

Yeas—39

Amendment 1—On page 6, after line 19, insert: (d) To the
ownership or control of shares acquired by a bank or trust
company or holding company prior to January 1, 1972.

The Committee on Commerce offered the following amend-
ment which was moved by Senator Karl:

Amendment 2—On page 6, after line 19, insert the following:
(e) To any bank or trust company or bank holding
company whose application for the acquisition of a trust company
is pending with the state banking commissioner as of March
1, 1972.

On motion by Senator Henderson, further consideration of
SB 916 as amended was deferred.

SB 625—A bill to be entitled An act relating to unemploy-
ment compensation; amending paragraph (a) of subsection (5)
of Section 443.07, Florida Statutes, to provide for payment of
benefits after an initial determination regardless of a pending
appeal and to provide an effective date.

was read the second time by title. On motion by Senator
Daniel, by two-thirds vote SB 625 was read the third time by
title, passed and certified to the House. The vote was:

Yeas—39

Report of Committee by Senator Hollahan on points of order
raised by Senator Ott relative to HJR 2835:

Your select committee, Mr. President, recognizes that Senator
Gunter, while acting with the best of motivation, finds himself
captured in a squeeze by the operation of the rules. The com-
mittee, with the concurrence of Senator Gunter, recognizes
however, that such a circumstance does not here justify the
breaking of these rules if the Senate is to operate as an orderly
and deliberative body. Your select committee recommends to
the chair that both points appear to be well taken, that the
item in question appears under the order of unfinished busi-
ness at the request and direction of the chair, in an effort by
the President to comply with what he had understood to be
the action taken on the floor of the Senate last Friday. That
in such circumstance, while it is embarrassing to all concerned,
there is nothing that constitutes a waiver of the required par-
lamentary actions so that there was no parliamentary justi-
fication for the item to appear under unfinished business.

As to the point of order concerning the appearance of the
House Resolution under pre-emptive order, inasmuch as the
Senate rules provide for the pre-emptive order as to matters
introduced by the Senator himself, or by a Senate Committee
of which he is a member, the Senate would have to specifically
waive this particular requirement and, again, through misfor-
tune of communication the motion necessary to accomplish this
has not been achieved. (We would, for whatever consolation it
may be, point out to Senator Gunter that the present concern
surrounding this resolution relates to its status of pre-emptive
order and not of Special Order . . . and that pre-emptive order
is directly associated with regular calendar, and the Senate
will not again take up regular calendar items, under the Rules
Committee until this following Thursday.)

Whereupon, the President ruled both points of order by
Senator Ott well taken.
SB 495—A bill to be entitled An act relating to homestead tax exemption; amending §196.031(3), (4)(a), Florida Statutes, as created by chapter 71-309, Laws of Florida; providing the same homestead tax exemption to the totally and permanently disabled as is prescribed for people sixty-five years of age or older; providing new due dates for tax assessors' reports and report to the legislature; 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 Gunter:

Amendment 1—On page 2, strike all of lines 4 through 18 and insert: (Substantial rewording of present statute)

196.031 Exemption of Homesteads.—

(4) (a) The department shall deliver a summary of the additional exemption provided under subsection (3) in each county to the appropriations committees of the respective houses, together with the operating millage in each school district for the year prior to the year for which the exemption list is applicable.

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

Amendment 2—On page 1, following line 29, insert: in accordance with the requirements set by the department of health and rehabilitative services under provisions of section 409.225.

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

Amendment 3—Page 1, strike all of lines 11 and 12 and insert: of age or older; providing for submission of exemption data and

On motion by Senator Childers, by two-thirds vote SB 495 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Years—39
Mr. President de la Parte Johnson (34th) Pope
Arnold Ducker Karl Poston
Barrow Fincher Knopke Saunders
Beaufort Graham Lane Sayler
Beauvoir Haverfield Myers Stolzenburg
Bell Henderson Ott Ware
Brantley Hollahan Plante Weber
Broxson Horne Poston Williams
Childers Johnson (29th) Pope
de la Parte Knopke Reuter
Ducker Lane Saunders

Nays—None
By unanimous consent Senators Daniel, Boyd and Weissenborn were recorded as voting yea.

SB 495 was taken up, together with:

SB 1079—A bill to be entitled An act relating to children of persons classified as “prisoners of war” or “missing in action”; amending §295.02, Florida Statutes; creating §295.015, Florida Statutes; to provide that certain educational benefits be available to such children; providing an effective date.

—was read the second time by title. On motion by Senator Childers, by two-thirds vote SB 1079 was read the third time by title, passed and certified to the House. The vote was:

Years—37
Mr. President Fincher Lewis (33rd) Sayler
Arnold Graham Lewis (43rd) Scarborough
Barrow Haverfield McClain Stolzenburg
Beaufort Henderson Myers Trask
Bell Hollahan Ott Ware
Bishop Horne Plante Weber
Childers Johnson (34th) Pope
de la Parte Knopke Reuter
Ducker Lane Saunders

Nays—None
By unanimous consent Senators Johnson (29th), Daniel, Weissenborn and Boyd were recorded as voting yea.

SB 366 was taken up, together with:

By the Committee on Judiciary—Civil A—

CS for SB 366—A bill to be entitled An act relating to the department of transportation; amending §338.21, Florida Statutes, relating to the elimination of railway-highway crossing hazards; providing for the department to have regulatory authority over all public railroad crossings; providing for the issuance of permits to open or close such crossings; providing that the department shall have authority to regulate speed limits of railroad traffic; providing for notice and public hearings; providing for enforcement; providing for the repeal of statutes in conflict; providing an effective date.

—which was read the first time by title and SB 366 was laid on the table.

On motion by Senator Poston, by two-thirds vote CS for SB 366 was read the second time by title.

Senator Beaufort presiding.

On motion by Senator Lewis (33rd) the following amendment was adopted:

Amendment 1—On page 2, line 27 insert: provided however that local city and county governments may have stricter speed laws than the DOT requires.

On motion by Senator Barron, the Senate reconsidered the vote by which amendment 1 to CS for SB 366 was adopted this day.

On motion by Senator Gunter, Rule 4.4 was waived and the Committee on Ways and Means was granted permission to
file for introduction and consideration two bills, one relating to the Department of Health and Rehabilitative Services, the other relating to the Internal Improvement Trust Fund.

On motion by Senator Gunter, SB 795 was withdrawn from the Committees on Commerce and Ways and Means by two-thirds vote and from further consideration of the Senate.

HB 1610—A bill to be entitled An act relating to pharmacy and prescriptions; amending subsection (2) of section 465.081, Florida Statutes, to include certain drug orders written by practitioners not licensed to practice in Florida within the definition of a valid Florida prescription; providing an effective date.

—was read the second time by title. On motion by Senator Myers, by two-thirds vote HB 1610 was read the third time by title, passed and certified to the House. The vote was:

Yeas—38

Mr. President Childers Knopke Sayler
Arnold Daniel Lane Scenboroughe
Arnold Daniel Lane Stolzenburg
Barrow Duckcr Lewis (33rd) Trask
Beaufort Gunter Lewis (43rd) Weisenborn
Bell Haverfield Myers Williams
Bishop Hollahan Ott Williams
Boyd Hone Plante Williams
Brantley Johnson (29th) Poston
Brodson Karl Saunders

Nays—None

SB 489—A bill to be entitled An act relating to mental health; amending subsection (7) of Section 394.76, Florida Statutes, to eliminate the prohibition against state expenditures for capital improvements; amending Section 394.76, Florida Statutes, to authorize state expenditures for capital improvements for community mental health facilities, providing that said state expenditures are part of an overall community mental health plan in the board district where such funds will be expended; providing an effective date.

—was read the second time by title.

On motion by Senator Myers the following amendment was adopted:

Amendment 1—On page 3, line 5 strike the period (.) and insert: ; and such expenditures shall not be subject to the formula provisions of subsection (4) above.

The President presiding.

On motion by Senator Myers, by two-thirds vote SB 489 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—43

Mr. President Daniel Johnson (29th) Poston
Arnold Deeb Johnson (84th) Saunders
Arnold Daniel Johnson (84th) Scenbrough
Arnold Daniel Lane Stolzenburg
Barrow Duckcr Lewis (33rd) Trask
Beaufort Gunter Lewis (43rd) Weisenborn
Bell Haverfield Myers Williams
Bishop Hollahan Ott Williams
Boyd Hone Plante Williams
Brantley Johnson (29th) Poston
Brodson Karl Saunders

Nays—None

On motion by Senator Henderson, Rule 4.4 was waived and he was granted permission to file for introduction and consideration a joint resolution relating to the Game and Fresh Water Fish Commission.

On motion by Senator Henderson, unanimous consent was obtained to introduce out of order—

By Senators Henderson and Knopke—

SJR 1246—A joint resolution proposing an amendment to section 9, article IV, of the state constitution, relating to the game and fresh water fish commission, to provide that game and fresh water fish commission funds be expended by the commission as appropriated by the legislature for the sole purpose of management, protection and conservation of wild animal or fresh water aquatic life.

—was read the first time and referred to the Committee on Ways and Means.

Senator Karl presented a parliamentary inquiry as to the intent of Article III, Section 8, of the Constitution in the matter of the timely receipt, consideration and disposition of veto messages by the Senate.

The President appointed as a Select Committee to research the point and report thereon, Senators Karl, Wilson and Homrne.

On motion by Senator Gunter, the rules were waived and the Committee on Ways and Means was granted permission to consider Senate Bills 778 and 1075 this day.

On motions by Senator Scarborough, Senate Bills 91 and 157 were withdrawn from the Committees on Governmental Efficiency and Judiciary—Civil B by two-thirds vote and from further consideration of the Senate.

On motion by Senator Scarborough, the rules were waived and the Committee on Personnel, Retirement and Claims was granted permission to meet at 5:00 p.m., instead of 6:00 p.m., March 14.

On motion by Senator Haverfield, SB 1209 was withdrawn from the Committee on Universities and Community Colleges by two-thirds vote and placed on the calendar.

On motion by Senator Sayler, SB 260 was withdrawn from the Committee on Judiciary—Civil A by two-thirds vote and placed on the calendar.

CO-INTRODUCER

By permission, Senator Bell was recorded as a co-introducer of SB 916.

The hour of adjournment having arrived, a point of order was called and the Senate adjourned at 1:05 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 10:00 a.m., March 14, 1972.
<table>
<thead>
<tr>
<th>Name and Address</th>
<th>Entity Represented and Address</th>
<th>Particular Legislation Involved</th>
</tr>
</thead>
</table>
| Bundschuh, Andrew John Jr.  
222 W. Jefferson  
Tallahassee 32306 | Self  
Same Address | General | None |
| Fowler, David Franklin  
518 W. College  
Tallahassee 32301 | TKE Involvement Foundation  
Same Address | General | None |
| Gaillard, Peggy Jeannette  
Ortega Blvd.  
Jacksonville 32210 | Myself  
2936 Ionic Ave.  
Jacksonville 32210 | Day Care—Abortion Repeal | None |
| Hart, Edith P.  
3017 Riverside Ave.  
Jacksonville 32236 | Personal  
Same Address | Women's Rights & Abortion Repeal | None |
| Johnson, Alfred R. Jr.  
Box 1507  
Pensacola 32502 | Monsanto Co.  
Same Address | General Legislation | None |
| Kelly, Robert J.  
118½ East Jefferson St.  
Tallahassee 32301 | Florida Association of Realtors  
Same Address | Real property, taxation of real property, pollution and state planning | None |
| Kennelly, F. Bradley  
2816 Gulf Life Tower  
Jacksonville | Associates Corp. Sec. Co. Inc.  
South Bend, Ind. | Uniform—Cons. Credit Code | None |
| Lucido, Drew J.  
666-E. Welch Causeway  
Madieere Beach 33708 | A & L Enterprises, Inc.  
Angela Modern Beauty Salons, Inc., Pinellas Beauty College  
Pody Foni Beauty Salons, Inc.  
Same Address | Cosmetology, Educators | Officer of Corp. |
| McCoy, Frank  
220 Miracle Mile  
Suite 205  
Coral Gables 33134 | Engineering Contractors Assoc.  
Same Address | Construction | None |
| Rhinehart, Robert S.  
P. O. Box 1519  
Winter Haven | Fla. Tropical Fish Farmers Association  
Same Address | General | None |
| Schmidt, Howard William  
1101 63rd Ave. So.  
St. Petersburg 33705 | Trust Division—Florida Bankers Association  
P. O. Box 11388  
St. Petersburg 33733 | Trust & Probate Legislation | None |
| Sipes, William Ray Jr.  
F.S.U.  
Box 181  
Tallahassee 32306 | TKE Involvement Foundation  
315 W. College Ave.  
Tallahassee | Majority Rights | None |
| West, Regina Suzanne  
548 Lancaster St.  
#1  
Jacksonville 32204 | Self  
Same Address | Abortion Repeal | None |