

JOURNAL OF THE FLORIDA SENATE

Tuesday, March 14, 1972

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

INTRODUCTION

By Senator Williams—

SB 1229—A bill to be entitled An act relating to ad valorem taxation; amending subsection (2) of section 195.106, Florida Statutes, to provide that refunds of ad valorem taxes shall be shared pro rata by all taxing authorities; repealing subsection (3) of section 195.106, Florida Statutes, relating to Okaloosa county school board; providing an effective date.

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

By Senator Williams—

SCR 1230—A concurrent resolution approving the types, amounts and use of registration fees, tuition fees, and course fees to be charged and collected from students enrolled in the institutions of higher learning under the board of regents during the 1972-73 school year.

—was read the first time and referred to the Committee on Universities and Community Colleges.

By Senator Deeb—

SB 1231—A bill to be entitled An act relating to Pinellas County; requiring that the use of the telephone number 911 as a number through which emergency organizations can be contacted be placed in effect; requiring the governing body of the county and each municipality to take action by June 1, 1973, to implement the use of the number; requiring the telephone company serving the area to cooperate and to place the number in operation on or before December 31, 1974; providing for a referendum.

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

SB 1232—introduced and placed on the local calendar March 10.

By Senator Hollahan—

SB 1233—A bill to be entitled An act relating to alcoholic beverage licenses in Broward County; providing for the repeal of Senate Bill 929, 1972 session, insofar as it relates to Broward County; providing an effective date.

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

SR 1234—introduced and adopted March 13.

By Senators Karl and Daniel—

SB 1235—A bill to be entitled An act relating to the city of Daytona Beach; amending section 2 of article I of Chapter 67-1274, Laws of Florida, as amended, to redefine a portion of the southern boundary of the city of Daytona Beach; providing for the extension of the boundaries of the city of Daytona Beach so as to include approximately 495 acres of property lying along U.S. highway 92, west of the present corporate limits to the east line of state road no. 9 (I-95), and specifically bordered on the north by the present corporate limits and the city well field, on the west by state road no. 9 (I-95), on the east by the present corporate limits, and on the south by Old DeLand-Daytona Beach road (Bellevue avenue); providing for the extension of the boundaries of the city of Daytona Beach so as to include approximately 140 acres located on the south side of Beville road; also providing when city occupational licenses shall be purchased by businesses located in the annexed area described above; repealing all laws in conflict herewith; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1235.

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

The Senate recessed at 8:33 a.m.

The Senate was called to order by the President at 10:00 a.m. A quorum present—46:

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

Excused: Senator Boyd at 10:15 a.m. to fulfill his duties as chairman of the Committee on Reapportionment and Redistricting.

Prayer by Senator Knopke:

Eternal God, in whose design we are all created and by whose love we are claimed,

Grant us grace to serve thee in spirit, in justice, and in truth, to the comfort of our souls and to the upbuilding of every good purpose and desire.

Enable us to do the work of our state which is well-pleasing, that we may envision the high purpose to which we are called and that we may counsel for the betterment of all under our care.

Give guidance to those who are offering themselves for high public service today, and help all of us make responsible decisions. In His name, we pray. Amen.

The Journal of March 13 was corrected and approved.

REPORTS OF COMMITTEES

The Committee on Rules, Calendar, Privileged Business and Ethics respectfully submits the Special Order Calendar for Tuesday, March 14, 1972:

SB 490	SB 646	SB 615
CS for HB 690	SB 910	SB 204
SB 547	SB 858	SB 837
SB 1092	SB 860	SB 536
CS for SB 771	SB 836	SB 690
HB 481	SB 977	HB 1823
HB 1597	SB 878	SB 748
SB 983	SB 1051	SB 203
SB 634	HB 3733	SB 359
SB 579	SB 783	HB 3772
SB 605	SB 935	SB 709

The Committee on Governmental Efficiency recommends that the Senate persist in its refusal to accept the three substitute amendments offered by the House and that a conference committee be appointed to work out differences on Committee Substitute for HB 2008.

Senator Daniel moved that the Senate again refuse to concur in substitute House amendments for Senate amendments 1, 5 and 7 to CS for HB 2008 and that the President appoint a conference committee and request the House to appoint a like committee to adjust the differences existing on the amendments. The motion was adopted.

The Committee on Commerce recommends the following pass:

ENGROSSING REPORT

SB 411 with 3 amendments	SB 936
SB 746 with 7 amendments	SB 908
CS for HB 2883	SB 810 with 1 amendment
CS for HB 543	SB 787
HB 3080	SB 786
SB 937 with 1 amendment	SB 750
HB 3460 with 2 amendments	SB 749
SB 730 with 1 amendment	

Your Engrossing Clerk to whom was referred—

SB 489 with 1 amendment	SB 1009 with 4 amendments
SB 495 with 3 amendments	SB 1132 with 3 amendments
SB 590 with 1 amendment	SB 1135 with 2 amendments
SB 768 with 1 amendment	SB 1189 with 1 amendment
SB 798 with 2 amendments	SB 1194 with 2 amendments
SB 929 with 2 amendments	

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

ELMER O. FRIDAY
Secretary of the Senate

The bills were certified to the House.

The Committee on Ways and Means recommends the following pass:

SB 82	SB 643 with 1 amendment
SB 238 with 3 amendments	SB 692
SB 406 with 1 amendment	SB 898
SB 572 with 1 amendment	SB 914 with 7 amendments
SB 603	SB 949
SB 617 with 1 amendment	HB 1923

The Committee on Natural Resources and Conservation recommends the following pass: SB 1049 with 2 amendments

The Committee on Transportation recommends the following pass: HB 2882, HCR 3755

The Committee on Rules, Calendar, Privileged Business and Ethics recommends the following pass: SB 1191

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

The Committee on Natural Resources and Conservation recommends the following pass: HM 2595

The bill was referred to the Committee on Judiciary—Civil B.

The Committee on Public Schools recommends the following pass: SB 1090, SB 1207 with 2 amendments

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

The Committee on Commerce recommends a Committee Substitute for SB 582.

The Committee on Ways and Means recommends a Committee Substitute as recommended by the Committee on Natural Resources and Conservation for: SB 623.

The Committee on Ways and Means recommends a Committee Substitute for CS for SB 1071.

The Committee on Vocational-Technical Education recommends a Committee Substitute for SB 1081.

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

The Committee on Public Schools recommends a Committee Substitute for SB 1077.

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

The Committee on Commerce recommends the following not pass: CS for HB 673, SB 762

The Committee on Natural Resources and Conservation recommends the following not pass: SB 1001, SB 1002

The Committee on Public Schools recommends the following not pass: SB 806

The Committee on Ways and Means recommends the following not pass: HB 3078

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

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Barrow, the Committee on Judiciary—Criminal was granted an additional 15 days for the consideration of—
HB 2686 HB 3777

On motion by Senator Horne, HB 3135 was withdrawn from the Committee on Governmental Efficiency by two-thirds vote and placed on the calendar.

On motion by Senator Boyd, the rules were waived and the subcommittees on congressional redistricting and legislative apportionment of the Committee on Reapportionment and Redistricting were granted permission to meet March 15 at 7:00 p.m.

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

SB 249	SB 371	SB 675	HB 3734
SB 231	SB 567	SB 834	
SB 312			

On motion by Senator Knopke, the rules were waived and the Committee on Natural Resources and Conservation was granted permission to consider House Bills 1779 and 3650 March 15.

On motion by Senator Haverfield, the Committee on Universities and Community Colleges was granted an additional 15 days for the consideration of—

SJR 454	SB 456	SJR 457	SJR 193
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On motion by Senator Gunter, SB 518 was withdrawn from the Committee on Ways and Means by two-thirds vote and placed on the calendar.

On motion by Senator Saunders, the rules were waived and SB 1034 was placed on the Special Order Calendar in lieu of HB 481, and HB 481 was substituted for SB 1034 on the general order calendar.

On motion by Senator Saylor, SB 978 was withdrawn from the Committees on Governmental Efficiency and Rules, Calendar, Privileged Business and Ethics by two-thirds vote and placed on the calendar.

On motion by Senator Myers, the Committee on Health, Welfare and Institutions was granted an additional 15 days for the consideration of—

HB 3108	SB 78	SB 493	SB 519
SB 722	SB 308	SB 494	SB 531
SB 765	SB 309	SB 506	SB 559
SB 776	SB 426	SB 507	HB 912
SB 852	SB 474	SB 515 SF	

On motion by Senator Gunter, Senate Bills 680, 628, 775, 968 and 1097 were withdrawn from the Committee on Ways and Means by two-thirds vote and placed on the calendar.

On motion by Senator Gunter, the rules were waived and the Committee on Ways and Means was authorized to consider SB 885 on March 16.

On motion by Senator Deeb, SB 1148 was withdrawn from the Committee on Commerce by two-thirds vote and re-referred to the Committee on Rules, Calendar, Privileged Business and Ethics.

On motion by Senator Karl, Rule 4.4 was waived and the Committee on Commerce was granted permission to file for introduction and consideration a bill relating to savings and loans.

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

SB 4	SB 168	SJR 442	SB 961
SB 27	SB 209	SB 584	SB 1160
SB 30	SJR 233	SB 676	SB 1196
SB 36 SF	SB 245	SB 706	HB 861
SB 47 SF	SB 246	SB 731	HB 1544
SB 75	SB 259	SB 732	HB 1906
SB 105	SB 262	SB 744	HB 2264
SB 107	SB 264	SB 747	HB 2608
SB 151	SB 298	SB 759	HB 3109
SB 152	SB 339	SB 813	HB 3314
SB 156	SB 422	SB 817	
SB 158	SJR 441	SB 882	

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 passed—

By the Committee on Appropriations—

HB 4308—A bill to be entitled An act relating to the state career system; amending §110.022(1), Florida Statutes, adding shift differential rates, geographic differential rates, and wage-salary surveys; providing an effective date.

By Representative Harris—

HB 3715—A bill to be entitled An act relating to taxation; amending subsection 193.122(1), Florida Statutes, to clarify the property subject to certification; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 4308, contained in the above message, was read the first time by title and referred to the Committee on Ways and Means.

HB 3715, contained in the above message, was read the first time by title and referred to the Committee on Judiciary—Civil A.

UNFINISHED BUSINESS

SB 916—A bill to be entitled An act relating to trust companies, banks and companies rendering certain advisory services 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 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 principally outside the state; providing definitions, a severability clause and an effective date.

—was taken up with pending amendment.

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

Amendment 3—On page 6, after line 19 insert: (e) To any acquisition of a trust company, if an application for approval of such acquisition is pending with the state banking commissioner as of March 1, 1972.

On motion by Senator Henderson the following amendment was adopted:

Amendment 4—On page 6, line 19, insert a new paragraph (f) to read:

(f) to the establishment of one office in this state by a business organization which, on March 1, 1972, and for a period of two years prior thereto, rendered investments advisory services to trust companies or banks in this state from an office outside the state.

Senator Boyd excused.

On motion by Senator Henderson, by two-thirds vote SB 916 as amended was read the third time by title, passed and ordered immediately certified to the House after engrossing. The vote was:

Yeas—34

Arnold	Gunter	McClain	Scarborough
Barron	Haverfield	Myers	Stolzenburg
Beaufort	Henderson	Ott	Trask
Bell	Johnson (34th)	Plante	Ware
Brantley	Karl	Pope	Weber
Childers	Knopke	Poston	Williams
Deeb	Lane	Reuter	Wilson
Ducker	Lewis (33rd)	Saunders	
Graham	Lewis (43rd)	Saylor	

Nays—None

By unanimous consent Senators Bishop, Daniel, Weissenborn, Barrow and Johnson (29th) were recorded as voting yea.

The undersigned hereby recuses himself from voting on SB 916 pursuant to Rule 1.36 because of a possible conflict of interest.

Jerry Thomas, 35th District

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.

—was taken up with pending amendment which was withdrawn by Senator Lewis (33rd).

Senators Lewis (33rd), Barron and Poston offered the following amendment which was adopted on motion by Senator Lewis (33rd):

Amendment 2—On page 3, line 15, after "Railroad Company." add: Nothing herein shall prevent a city, county or other public authority from passing an ordinance relating to the blocking of a crossing as provided in Ch. 351 F.S.

Senator Myers presiding.

On motion by Senator Poston, by two-thirds vote CS for SB 366 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—37

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

Nays—2

Bell	Stolzenburg
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By unanimous consent Senators Gunter, Broxson, Daniel and Weissenborn were recorded as voting yea; Senator Williams nay.

Senator de la Parte presiding.

SPECIAL ORDER

SB 490—A bill to be entitled An act relating to the department of health and rehabilitative services; providing definitions; creating section 959.022, Florida Statutes, to provide for the department to develop and implement state-operated, regionally-administered detention services for children; providing for a comprehensive plan; providing for the assumption of certain county services and property by the department; providing for the employment of county employees affected by this act by the department; 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 Myers:

Amendment 1—On page 3, line 25 after the word “provide” insert: operation of

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

Amendment 2—On page 3, lines 27—30 and on page 4 lines 1—6 strike On such implementation date all county detention and shelter care facilities in that region shall be transferred to the department. Title to such county detention and shelter care facilities shall be vested in the state of Florida, pursuant to law. In those counties where the financing of detention and shelter care facilities has proceeded through bond issues, retirement of the bond issue remains the obligation of the county.

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

Amendment 3—On page 4, line 19 add a new section 2 and renumber the succeeding section: Section 2. Appropriation.—There is hereby appropriated from the general revenue fund to the division of youth services of the department of health and rehabilitative services the sum of nine hundred fifty thousand dollars (\$950,000).

On motion by Senator Myers the following amendment was adopted:

Amendment 4—On page 3, strike all of line 18 through and including line 19 and insert: each project, the counties within the region where

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

Amendment 5—On page 3, strike all of lines 9 and 10 and insert: (a) The department is mandated to develop federal funding proposals and apply for all available federal funds to carry out the purposes of this act.

(b) The department shall approve the implementation date for each project as funds become available.

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

Amendment 6—On page 1, line 15 after the word “services” strike “and property”

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

Amendment 7—On page 3, line 6 strike the period and insert: together with compensation for the use and maintenance of county facilities.

On motion by Senator Myers, by two-thirds vote SB 490 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—36

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

Nays—1

Childers

By unanimous consent Senators Barrow, Barron, Trask, Daniel and McClain were recorded as voting yea; and Senator Bishop nay.

Co-introducer

By permission, Senator Poston was recorded as a co-introducer of SB 490.

CS for HB 690—A bill to be entitled An act relating to retail food stores, food manufacturing, processing and packaging; creating section 500.121, Florida Statutes, to authorize the department of agriculture and consumer services to impose fines against or revoke or suspend permits of retail food stores, food manufacturers, processors or packers for violation of food quality and sanitation and consumer protection provisions of chapter 500, Florida Statutes; providing an effective date.

—was read the second time by title. On motion by Senator Karl, by two-thirds vote CS for HB 690 was read the third time by title, passed and certified to the House. The vote was:

Yeas—39

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

Nays—None

By unanimous consent Senators Barron, Barrow, Trask and McClain were recorded as voting yea.

SB 547 was taken up, together with:

By the Committee on Commerce—

CS for SB 547—A bill to be entitled An act relating to municipal taxes on public services; amending §167.431(1), Florida

Statutes; providing the sale of fuel oil shall not be considered a utility service; providing that the purchase of fuel oil shall not be subject to the "utility tax"; providing that the sale or purchase of fuel oil shall not be considered a competitive utility service; providing an effective date.

—which was read the first time by title and SB 547 was laid on the table.

On motion by Senator Karl, by two-thirds vote CS for SB 547 was read the second time by title.

Senator Fincher raised a point of order that CS for SB 547 had fiscal implications within the purview of Rule 4.6, which provides that all bills carrying or affecting appropriations or affecting tax matters so as to increase, decrease, alter, impose or remove a tax shall be referred to Ways and Means.

The Presiding Officer appointed Senators Hollahan, Horne and Wilson as a select committee to consider the point raised, following discussion concerning the timeliness of the point (inasmuch as the bill had been on the calendar for some 14 days) and whether the fiscal implications to the municipalities was embraced by the intent of the rule.

On motion by Senator Karl, further consideration of CS for SB 547 was deferred.

SB 1092—A bill to be entitled An act relating to juvenile courts and courts having jurisdiction over violations of federal law, state law, or local ordinances relating to the operation or use of a motor vehicle; amending section 316.003, Florida Statutes, as created by Chapter 71-135, Laws of Florida, to provide definitions; creating section 316.045, Florida Statutes, to provide jurisdiction for juvenile traffic offenses; creating 316.046, Florida Statutes, to provide for dispositional alternatives for juvenile traffic offenders; creating section 316.047, Florida Statutes, to specify custody procedures for juvenile traffic offenders; amending section 39.01, Florida Statutes, to provide definitions; amending section 39.02, Florida Statutes, to provide for juvenile court jurisdiction in traffic cases by waiver only providing an effective date.

—was read the second time by title.

The Committee on Judiciary—Civil B offered the following amendment which was moved by Senator Horne:

Amendment 1—On page 3, strike all of lines 10 through 13 and insert: (e) If the evidence indicates the advisability thereof or the judge determines that the other remedies available to him in this subsection are inappropriate, the court

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

Amendment 2—On pages 1—6, strike everything after the enacting clause and insert:

Section 1. Subsections (64) and (65) of section 316.003, Florida Statutes, are created to read:

316.003 Definitions.—The following words and phrases, when used in this chapter, shall have the meanings respectively ascribed to them in this section, except where the context otherwise requires:

(64) *Child*.—A child as defined in section 39.01, Florida Statutes.

(65) *Court*.—The court having jurisdiction over traffic offenses.

Section 2. Section 316.045, Florida Statutes, is created to read:

316.045 Juvenile traffic offenses; jurisdiction; penalties; transfer and waiver provisions.—

(1) "Juvenile traffic offense" means a violation by a child of a federal law, state law, or local ordinance governing the operation or use of a motor vehicle.

(2) A juvenile traffic offense is not an act of delinquency unless the case is transferred to the juvenile court as provided in subsection (3) (e) hereof.

(3) If the court having jurisdiction over traffic offenses finds on the admission of the child or upon the evidence that he com-

mitted the offense charged it may make one or more of the following orders:

(a) Reprimand or counsel with the child and his parents or guardians;

(b) Suspend the child's privilege to drive under stated conditions and limitations for a period not to exceed that authorized for a like suspension of an adult's license for a like offense;

(c) Require the child to attend a traffic school conducted by public authority for a reasonable period of time; or

(d) Order the child to remit to the general fund of the local governmental body a sum not exceeding the maximum applicable to an adult for a like offense.

(e) If the evidence indicates the advisability thereof or the judge determines that the other remedies available to him in this subsection are inappropriate, the court having jurisdiction over traffic offenses may waive jurisdiction and transfer the case to the juvenile court, which juvenile court shall thereafter exercise exclusive jurisdiction.

Section 3. Section 316.047, Florida Statutes, is created to read:

316.047 Courts having jurisdiction over traffic offenses; powers relating to custody and detention.—The child shall not under any circumstances be placed in any police or other vehicle which at the same time contains an adult under arrest, nor in a jail, police station, or other place of detention, except upon general or special order of the juvenile court judge; provided, however, where the child is involved in the same offense or transaction with adults, then such child may be transported in the same vehicle with the adults so involved.

Section 4. Subsection (11) of section 39.01, Florida Statutes, is amended to read:

39.01 Definitions.—When used in this chapter:

(11) "Delinquent child" means a child who commits a violation of law, regardless of where the violation occurred, *except a child who commits a juvenile traffic offense and whose case has not been transferred to the juvenile court by the court having jurisdiction.*

Section 5. Subsection (22) of section 39.01, Florida Statutes, is created to read:

39.01 Definitions.—When used in this chapter:

(22) "*Juvenile traffic offense*" means a violation by a child of a federal law, state law, or local ordinance relating to the operation or use of a motor vehicle.

Section 6. Subsections (1) and (2) of section 39.02, Florida Statutes, are amended to read:

39.02 Jurisdiction.—

(1) (a) The juvenile court shall have exclusive original jurisdiction of dependent and delinquent children domiciled, living or found within the county or district in which the court is established. The juvenile court of the county or district in which the child is found shall assume jurisdiction of the child, which jurisdiction shall be exclusive unless the judge thereof, upon the approval of the judge of the juvenile court of the county or district in which is located the domicile or usual residence of the child, shall transfer the case and the child to the latter court, before or after hearing, in which event the latter court shall thereafter exercise exclusive jurisdiction; provided, however, if the judge shall find that any child brought into juvenile court who, if an adult, would be charged with violating a federal law, state law or city ordinance relating to the operation or use of a motor vehicle, the judge may enter an order waiving jurisdiction and certifying the case to the court which would have jurisdiction of the child if the child were an adult, and thereafter the child shall be subject to the jurisdiction of the other court as if the child were an adult. *that the juvenile court shall have jurisdiction in cases involving juvenile traffic offenses only if the court having jurisdiction over traffic offenses waives jurisdiction and certifies the case to the juvenile court.*

(b) The judge of any juvenile court, after receiving jurisdiction of a juvenile traffic offense as provided in paragraph (a) may proceed in all respects as he would with regard to a delinquent child. In addition, after filing of a petition and

holding a hearing as hereafter provided, *the judge* may revoke or suspend the driver's license of a child upon such judge finding that the child has committed a juvenile traffic offense; ~~violated a federal law, state law, or city ordinance relating to the operation of a motor vehicle;~~ provided, the judge may in his discretion, after such finding, revoke or suspend the driver's license of such child without adjudicating the child to be a delinquent child.

(2) All proceedings against a child for alleged violation of law must be brought in the juvenile court, except as provided in ~~subsection~~ subsections (1) and (6) of this section.

Section 7. This act shall take effect October 1, 1972.

On motion by Senator Horne the following amendment was adopted:

Amendment 3—On page 1, lines 3 through 25 strike all of the title and insert: A bill to be entitled An act relating to juvenile courts and courts having jurisdiction over violations of federal law, state law, or local ordinances relating to the operation or use of a motor vehicle; creating sections 316.003(64) and (65), Florida Statutes, to provide definitions; creating section 316.045, Florida Statutes, to provide jurisdiction for juvenile traffic offenses; creating section 316.047, Florida Statutes, to specify custody procedures for juvenile traffic offenders; amending section 39.01(11), Florida Statutes, to provide an exception to the definition of delinquent child; creating section 39.02(22), Florida Statutes, to provide a definition of juvenile traffic offense; amending sections 39.02(1) and (2), Florida Statutes, to provide for juvenile court jurisdiction in traffic cases by waiver only; providing an effective date.

The Committee on Judiciary—Civil B offered the following amendment which was moved by Senator Horne and failed:

Amendment 4—On page 2, line 20 strike "(4)" and insert: (3) (e)

On motion by Senator Horne, by two-thirds vote SB 1092 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—43

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

Nays—None

By unanimous consent Senators Lewis (33rd) and Daniel were recorded as voting yea.

Senator Barron presiding.

SB 771 was taken up, together with:

By the Committee on Commerce—

CS for SB 771—A bill to be entitled An Act relating to housing; affirming the national housing goal for the state; requiring the governor to develop a plan for meeting the goal by 1986; providing for periodic reports by the governor; providing for organization of a housing development corporation; providing for definitions, purposes, examination, reports, management and dissolution of such corporation; providing powers of such corporation; providing that corporations organized under the laws of Florida or transacting business in Florida are authorized to purchase, hold, and dispose of the securities of such corporation; providing that financial institutions are authorized to become stockholders and make loans to such corporation subject to certain limitations; providing that financial institutions are authorized to acquire the securities and stock of such corporation; creating a state housing finance agency within the department of community affairs; providing powers

to make loans, purchase mortgages, acquire property, exercise corporate powers, issue bonds and notes, invest funds, establish a capital reserve fund, prescribe conditions to secure loans and mortgages, and exercise other necessary, convenient, or incidental powers; providing severability; providing liberal interpretation; providing for superseding other inconsistent laws; providing an effective date.

—which was read the first time by title and SB 771 was laid on the table.

On motion by Senator Deeb, by two-thirds vote CS for SB 771 was read the second time by title.

Senator Deeb moved that CS for SB 771 be referred to an appropriate committee. The motion failed by the following vote:

Yeas—12

Bell	Childers	Johnson (29th)	Weber
Bishop	Deeb	Lane	Williams
Brantley	Ducker	Stolzenburg	Wilson

Nays—22

Arnold	Hollahan	Myers	Saylor
Barron	Horne	Ott	Trask
Beaufort	Karl	Plante	Ware
Fincher	Knopke	Pope	Weissenborn
Graham	Lewis (33rd)	Poston	
Gunter	Lewis (43rd)	Saunders	

Report of Committee by Senator Hollahan on point of order raised by Senator Fincher relative to CS for SB 547:

While perchance the impact of the bill is such as to fall within the broad reach of Rule 4.6, the committee recommends a denial of the point by reason of its not being timely raised. There is precedent where a bill was on the calendar only 5 days and President Mathews ruled the point abandoned (the particular bill there was of great and intense interest, and we do not conclude that 5 days' delay will ipso facto remove any bill from the operation of Rule 4.6). While the motion is available, and the chair retains full discretion in the application of it, Rule 4.6 can be abandoned by virtue of a failure to use it within a time appropriate to the bill, the imminence of the last day for consideration of the bill and other pertinent factors.

Whereupon the Chair ruled the point out of order by reason of the late hour of the time left for general legislation (as opposed to re-apportionment) and the crowded state of committee calendars.

The hour of adjournment having arrived, a point of order was called and the Senate adjourned at 12:05 p.m. to reconvene at 2:00 p.m.

AFTERNOON SESSION

The Senate was called to order by the President at 2:00 p.m. A quorum present—45:

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

The Senate resumed consideration of—

CS for SB 771—A bill to be entitled An Act relating to housing; affirming the national housing goal for the state; requiring the governor to develop a plan for meeting the goal by 1986; providing for periodic reports by the governor; providing for organization of a housing development corporation; providing for definitions, purposes, examination, reports, management and dissolution of such corporation; providing powers of such corporation; providing that corporations organized under the

laws of Florida or transacting business in Florida are authorized to purchase, hold, and dispose of the securities of such corporation; providing that financial institutions are authorized to become stockholders and make loans to such corporation subject to certain limitations; providing that financial institutions are authorized to acquire the securities and stock of such corporation; creating a state housing finance agency within the department of community affairs; providing powers to make loans, purchase mortgages, acquire property, exercise corporate powers, issue bonds and notes, invest funds, establish a capital reserve fund, prescribe conditions to secure loans and mortgages, and exercise other necessary, convenient, or incidental powers; providing severability; providing liberal interpretation; providing for superseding other inconsistent laws; providing an effective date.

Senator Horne presiding.

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

Amendment 1—On page 49, line 14 after the word "Governor" insert: and the Legislature

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

Amendment 2—On page 49, line 19 after the word "shall" insert: , subject to his verification,

Senator Graham moved the adoption of the following amendment:

Amendment 3—On page 37, line 2 after "ceeding" strike all of the rest of lines 2 and 3 and insert: \$50,000,000.

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

Amendment 4—Page 26, strike all of PART III (starting on line 6) page 26 through line 4 on page 61

The vote was:

Yeas—26

Mr. President	Childers	Johnson (34th)	Stolzenburg
Barron	Daniel	Lane	Trask
Beaufort	Deeb	Lewis (33rd)	Weber
Bell	de la Parte	McClain	Williams
Bishop	Ducker	Ott	Wilson
Brantley	Henderson	Plante	
Broxson	Johnson (29th)	Scarborough	

Nays—16

Arnold	Haverfield	Knopke	Poston
Fincher	Hollahan	Lewis (43rd)	Saunders
Graham	Horne	Myers	Ware
Gunter	Karl	Pope	Weissenborn

Senator Deeb moved that the rules be waived and CS for SB 771 as amended be read the third time by title and the motion failed by the following vote:

Yeas—16

Barrow	Broxson	Horne	Saunders
Beaufort	Daniel	Karl	Scarborough
Bell	Deeb	Lane	Trask
Brantley	Haverfield	Ott	Weissenborn

Nays—26

Mr. President	Graham	Lewis (33rd)	Reuter
Arnold	Gunter	Lewis (43rd)	Saylor
Barron	Henderson	McClain	Ware
Bishop	Hollahan	Myers	Weber
Childers	Johnson (29th)	Plante	Wilson
de la Parte	Johnson (34th)	Pope	
Ducker	Knopke	Poston	

On motion by Senator Weber the following amendment was adopted:

Amendment 5—On page 18, line 29, strike the period and insert: , provided however that nothing herein contained shall authorize the acquisition, construction, reconstruction, or operation of any public lodging establishment as defined in Chapter 509, Florida Statutes.

On motion by Senator Thomas the following amendment was adopted:

Amendment 6—Strike lines 8 and 9, page 9

Senator Thomas moved the adoption of the following amendment:

Amendment 7—In Section 1, page 3, strike everything starting with line 12 through line 3 on page 9.

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

Amendment 8—On page 7, line 19, strike "It is further declared . . . [etc. through line 3 on page 9] . . . a matter of express legislative determination."

The vote was:

Yeas—18

Arnold	Graham	Lewis (43rd)	Saunders
Broxson	Gunter	Myers	Weissenborn
Childers	Haverfield	Pope	Williams
de la Parte	Horne	Poston	
Fincher	Karl	Reuter	

Nays—24

Mr. President	Brantley	Knopke	Scarborough
Barron	Deeb	Lane	Stolzenburg
Barrow	Ducker	Lewis (33rd)	Trask
Beaufort	Henderson	McClain	Ware
Bell	Johnson (29th)	Plante	Weber
Bishop	Johnson (34th)	Saylor	Wilson

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

Amendment 9—On page 6, line 22, strike all of lines 22 on page 6 through line 29 on page 6

Senator Pope moved that at the hour of 4:30 p.m. the Senate proceed to the consideration of Executive Business. The motion was adopted.

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

Amendment 10—Strike page 6, line 3 through page 9, line 3 Section 420.003.

The vote was:

Yeas—19

Broxson	Haverfield	McClain	Saunders
Childers	Horne	Myers	Trask
Fincher	Karl	Pope	Weissenborn
Graham	Lane	Poston	Williams
Gunter	Lewis (43rd)	Reuter	

Nays—22

Mr. President	Brantley	Johnson (34th)	Stolzenburg
Barron	Daniel	Knopke	Ware
Barrow	Deeb	Lewis (33rd)	Weber
Beaufort	Ducker	Plante	Wilson
Bell	Henderson	Saylor	
Bishop	Johnson (29th)	Scarborough	

Amendment 7 was adopted by the following vote:

Yeas—25

Mr. President	Daniel	Lane	Trask
Barron	Deeb	Lewis (33rd)	Ware
Barrow	Ducker	McClain	Weber
Beaufort	Henderson	Plante	Wilson
Bell	Johnson (29th)	Sayler	
Bishop	Johnson (34th)	Scarborough	
Brantley	Knopke	Stolzenburg	

Nays—15

Broxson	Gunter	Lewis (43rd)	Reuter
Childers	Haverfield	Myers	Weissenborn
Fincher	Horne	Pope	Williams
Graham	Karl	Poston	

Pursuant to the previous motion by Senator Pope and the hour having arrived, the Senate proceeded to the consideration of—

EXECUTIVE BUSINESS

By direction of the Presiding Officer, the Secretary read the following communication and certificate:

Honorable Elmer O. Friday, Jr. March 13, 1972
 Secretary of the Senate
 Capitol
 Tallahassee, Florida

Dear Senator Friday:

Attached hereto is a certificate listing the commission prepared today which is subject to Senate Confirmation.

With kind regards, I remain

Cordially,
RICHARD (DICK) STONE
 Secretary of State

By Dorothy W. Glisson
 Director
 Division of Elections

I, Richard (Dick) Stone Secretary of State of the State of Florida, do hereby certify that pursuant to the Provisions of Section 112.071 (1), (b), Florida Statutes, a commission which is subject to Confirmation by the Senate has been prepared for the following:

NAME	OFFICE	FOR TERM ENDING
Charles B. Adkins	Member of the Citrus County Port Authority	October 17, 1974

[Referred to Committee on Natural Resources and Conservation]



Given under my hand and the Great Seal of the State of Florida at Tallahassee, the Capital, this the thirteenth day of March A. D. 1972

RICHARD (DICK) STONE
 Secretary of State

The Presiding Officer, on advice of the Committee on Rules, Calendar, Privileged Business and Ethics, referred the appointment to the committee shown.

On motion by Senator Pope, the rules were waived and the Senate took up in open Session the following reports:

Honorable Jerry Thomas March 14, 1972
 President
 The Florida Senate
 The Capitol

Dear Mr. President:

Your Standing Committee on Transportation to which was referred for consideration the following appointments subject to confirmation by the Senate:

NAME	OFFICE	FOR TERM ENDING
Walter S. Barlow Gulf Breeze	Member, Santa Rosa County Airport and Industrial Authority	December 15, 1975
Tom Suther Milton	Member, Santa Rosa County Airport and Industrial Authority	December 20, 1975
Bobby Murphy Pace	Member, Santa Rosa County Airport and Industrial Authority	November 20, 1975

—having met, and after full inquiry, hereby tenders as the recommendation of this Committee that the Senate do advise and consent, and approve the aforesaid appointments made by the Governor.

Respectfully submitted,

RALPH R. POSTON,
Chairman
LYNWOOD ARNOLD
W. E. BISHOP
TOM JOHNSON

C. W. BEAUFORT,
Vice Chairman
JOHN W. BELL
W. D. CHILDERS
CHESTER W. STOLZENBURG

On motions by Senator Poston, the report of the committee was adopted, the rules were waived and the Senate in open session advised and consented to and approved the aforesaid appointments made by the Governor, as contained and set forth in the foregoing report. The vote was:

Yeas—37

Mr. President	Graham	Lewis (33rd)	Stolzenburg
Arnold	Gunter	Lewis (43rd)	Trask
Beaufort	Haverfield	McClain	Ware
Bell	Henderson	Myers	Weber
Bishop	Horne	Ott	Weissenborn
Brantley	Johnson (29th)	Plante	Williams
Daniel	Johnson (34th)	Poston	Wilson
Deeb	Karl	Reuter	
Ducker	Knopke	Saunders	
Fincher	Lane	Scarborough	

Nays—None

Senator Jerry Thomas March 13, 1972
 President, The Florida Senate
 The Capitol

Dear Mr. President:

Your Standing Committee on Natural Resources and Conservation to whom was referred for inquiry and recommendation the following appointments subject to confirmation by the Senate:

NAME	OFFICE	FOR TERM ENDING
Howard E. Young Clermont	Member, Board, Oklawaha Basin Recreation and Water Conservation and Control Authority	July 13, 1975
James A. Peterson Homosassa Springs	Member, Citrus County Port Authority	August 18, 1975
Arthur N. Schiro Tampa	Member, Tampa Port Authority, Hillsborough County	November 15, 1975

NAME	OFFICE	FOR TERM ENDING
Wayland T. Coppedge, Jr. Jacksonville	Member, Board of Pilot Commissioners for the Port of Jack- sonville, Duval Coun- ty	February 19, 1975

—having met, and after full inquiry, hereby tenders as the recommendation of this Committee that the Senate do advise and consent, and approve the aforesaid appointments made by the Governor.

Respectfully submitted,

<i>RAY C. KNOPKE, Chairman</i>	<i>W. D. CHILDERS,</i>
<i>W. E. BISHOP</i>	<i>Vice Chairman</i>
<i>JOHN L. DUCKER</i>	<i>WARREN S. HENDERSON</i>
<i>D. ROBERT GRAHAM</i>	<i>BOB SAUNDERS</i>

On motions by Senator Knopke, the report of the committee was adopted, the rules were waived and the Senate in open session advised and consented to and approved the aforesaid appointments made by the Governor, as contained and set forth in the foregoing report. The vote was:

Yeas—39

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

Nays—None

Senator Jerry Thomas
President, The Florida Senate
The Capitol
March 14, 1972

Dear Mr. President:

Your Standing Committee on Public Schools to which was referred for consideration the following appointment subject to confirmation by the Senate:

NAME	OFFICE	FOR TERM ENDING
W. Dexter Douglass Tallahassee	Member, Board of Trustees for the Florida School for the Deaf and the Blind	July 17, 1975

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

Respectfully submitted,

<i>JOHN R. BROXSON</i>	<i>VERLE A. POPE</i>
<i>Chairman</i>	<i>BOB SAUNDERS</i>
<i>Committee on Public Schools</i>	<i>HENRY B. SAYLER</i>
<i>JOHN L. DUCKER</i>	<i>ALAN TRASK</i>
<i>D. ROBERT GRAHAM</i>	<i>LEE WEISSENBORN</i>

On motions by Senator Pope, the report of the committee was adopted, the rules were waived and the Senate in open session advised and consented to and approved the aforesaid appointment made by the Governor, as contained and set forth in the foregoing report. The vote was:

Yeas—41

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

Nays—None

Senator Jerry Thomas
President, The Florida Senate
The Capitol
March 14, 1972

Dear Mr. President:

Your Standing Committee on Public Schools to which was referred for consideration the following appointment subject to confirmation by the Senate:

NAME	OFFICE	FOR TERM ENDING
Robert L. Mason St. Augustine	Member, Board of Trustees for the Florida School for the Deaf and the Blind	July 18, 1975

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

Respectfully submitted,

<i>JOHN R. BROXSON</i>	<i>VERLE A. POPE</i>
<i>Chairman</i>	<i>BOB SAUNDERS</i>
<i>Committee on Public Schools</i>	<i>HENRY B. SAYLER</i>
<i>JOHN L. DUCKER</i>	<i>ALAN TRASK</i>
<i>D. ROBERT GRAHAM</i>	<i>LEE WEISSENBORN</i>

On motions by Senator Pope, the report of the committee was adopted, the rules were waived and the Senate in open session advised and consented to and approved the aforesaid appointment made by the Governor, as contained and set forth in the foregoing report. The vote was:

Yeas—41

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

Nays—None

The Senate resumed consideration of—

CS for SB 771—A bill to be entitled An Act relating to housing; affirming the national housing goal for the state; requiring the governor to develop a plan for meeting the goal by 1986; providing for periodic reports by the governor; providing for organization of a housing development corporation; providing for definitions, purposes, examination, reports, management and dissolution of such corporation; providing powers of such corporation; providing that corporations organized under the laws of Florida or transacting business in Florida are authorized to purchase, hold, and dispose of the securities of such corporation; providing that financial institutions are authorized to

become stockholders and make loans to such corporation subject to certain limitations; providing that financial institutions are authorized to acquire the securities and stock of such corporation; creating a state housing finance agency within the department of community affairs; providing powers to make loans, purchase mortgages, acquire property, exercise corporate powers, issue bonds and notes, invest funds, establish a capital reserve fund, prescribe conditions to secure loans and mortgages, and exercise other necessary, convenient, or incidental powers; providing severability; providing liberal interpretation; providing for superseding other inconsistent laws; providing an effective date.

Senator Beaufort moved that debate be limited to two minutes on all amendments to CS for SB 771.

Senator Graham moved as an amendment to the foregoing motion that debate be limited to ten minutes on prime amendments and two minutes on all subsidiary amendments. The amendment to the motion failed.

Senator Graham moved as an amendment to the motion by Senator Beaufort that debate be limited to five minutes on prime amendments and two minutes on subsidiary amendments. The amendment to the motion failed.

The motion by Senator Beaufort failed.

Senator Karl moved that the rules be waived and time of adjournment be extended until final action on CS for SB 771.

Senator Pope moved as a substitute motion that the Senate do now adjourn. The motion failed.

The motion by Senator Karl was adopted.

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

Amendment 11—On page 2, strike lines 8-26

The vote was:

Yeas—22

Mr. President	Brantley	Johnson (34th)	Sayler
Barron	Daniel	Knopke	Stolzenburg
Barrow	Deeb	Lewis (33rd)	Ware
Beaufort	Ducker	McClain	Weber
Bell	Henderson	Ott	
Bishop	Johnson (29th)	Plante	

Nays—18

Broxson	Haverfield	Pope	Weissenborn
Childers	Horne	Poston	Williams
Fincher	Karl	Reuter	Wilson
Graham	Lane	Saunders	
Gunter	Myers	Scarborough	

By unanimous consent Senator Lewis (43rd) was recorded as voting nay.

On motion by Senator Thomas the following amendment was adopted:

Amendment 12—On page 10, strike lines 22, 23 and 24 and renumber remaining subsections

On motion by Senator Thomas the following amendment was adopted:

Amendment 13—Page 61, strike all of Section 2 and insert: Section 2. This act shall take effect on July 1, 1972.

On motion by Senator Thomas the following amendment was adopted:

Amendment 14—Strike title and insert the following:

A bill to be entitled An Act relating to housing; providing for organization of a non-profit housing development corporation; providing for definitions, purposes, examination, reports, management and dissolution of such corporation; providing powers of such corporation; providing that corporations organized under the laws of Florida or transacting business in Florida are authorized to purchase, hold, and dispose of the securities of such corporation; providing that financial institutions are authorized to become stockholders and make loans to such corporation subject to certain limitations; providing that financial institutions are authorized to acquire the securities and stock of such corporation; providing severability; providing liberal interpretation; providing for superseding other inconsistent laws, providing an effective date.

On motion by Senator Myers, by two-thirds vote CS for SB 771 as amended was read the third time by title, passed and immediately certified to the House, by waiver of the rule, after engrossing. The vote was:

Yeas—42

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

Nays—None

The President presiding.

On motion by Senator Karl, by two-thirds vote, CS for SB 547 was placed on Special Order for March 15 to be considered prior to pre-emptive order.

The President announced the appointment of Senators Scarborough, Lewis (33rd), Bishop, Deeb and Johnson (34th) as members of the conference committee on CS for HB 2008.

The hour of adjournment having arrived, a point of order was called and the Senate adjourned at 5:05 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 15, 1972.