

JOURNAL OF THE FLORIDA SENATE

Friday, March 17, 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 Deeb—

SB 1254—A bill to be entitled An act relating to the City of St. Petersburg, Florida; providing for the creation of a governmental efficiency study commission for the City of St. Petersburg, Florida; providing for a referendum.

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

By Senator Deeb—

SB 1255—A bill to be entitled An act relating to Pinellas County; providing that municipal governments located in said county shall not profit from any service rendered to subscribers of the service; providing that municipal governments in said county shall not charge any subscriber an amount greater nor less than the proportionate actual cost incurred by the municipality in rendering the service; providing for a referendum.

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

By Senator Deeb (By request)—

SB 1256—A bill to be entitled An act relating to Pinellas County; declaring certain noises prohibited and unlawful, both generally and as to engines, whistles, pile drivers, blowers, horns, signaling devices, radios, phonographs, soundtrucks, yelling, shouting, animals, birds, vehicles, vehicle loads, loading, unloading, opening boxes, construction or repair of buildings, hawkers, peddlers, noises to attract attention, transportation of metal rails, or the like; prohibiting and making unlawful noise on any street adjacent to any school, institution of learning, church, court while same are in use, or adjacent to any hospital; providing for penalty for violation; providing for exceptions; providing for severability of provisions herewith; providing for a referendum.

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

By Senator Deeb—

SB 1257—A bill to be entitled An act relating to Pasco County, Florida; providing that the board of county commissioners for Pasco County, Florida, shall maintain all county streets, roads, and highways within the unincorporated area of said county; providing that the board of county commissioners shall have the authority to set paving standards for the future construction of all county streets, roads, and highways in said county; providing for a referendum.

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

By Senator Reuter—

SB 1258—A bill to be entitled An Act consolidating the city of St. Lucie Village, Florida, into the Consolidated Government of Fort Pierce and St. Lucie County, pursuant to Article VIII of the Constitution of the State of Florida; designating the former city of St. Lucie Village as a former government under the Charter of the Consolidated Government of Fort Pierce and St. Lucie County; providing the area of the former government of the city of St. Lucie Village shall be an urban service district of the Consolidated Government; repealing Section 1.02 of the Charter of the Consolidated Government of the City of Fort Pierce and St. Lucie County; providing for referendum; providing an effective date.

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

By Senator Reuter—

SB 1259—A Bill to be entitled An Act consolidating the City of Port St. Lucie, Florida, into the Consolidated Government of Fort Pierce and St. Lucie County, pursuant to Article VIII of the constitution of the State of Florida; designating the former City of Port St. Lucie as a former government under the Charter of the Consolidated Government of Fort Pierce and St. Lucie County; providing the area of the former government of the City of Port St. Lucie shall be an urban service district of the Consolidated Government; repealing Section 1.02 of the Charter of the Consolidated Government of the City of Fort Pierce and St. Lucie County; providing a referendum and an effective date.

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

By Senator Reuter—

SB 1260—A bill to be entitled An act creating a consolidated charter government for St. Lucie County and the City of Ft. Pierce; providing the powers of the consolidated government; providing legislative, administrative, and judicial branches and providing for the organization, powers, duties, and functions thereof; providing general and urban services districts; providing powers and procedures with respect to budget and financial matters; providing a personnel system, retirement and pension systems; providing for a utilities authority; providing for election of officers, and an appendix of district boundaries; providing method of amending this charter and miscellaneous matters; providing for orderly transition of present governmental functions to the consolidated government; providing for a special election to ratify this charter; providing an effective date.

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

By the Committee on Commerce—

SB 1261—A bill to be entitled An act relating to savings associations and savings and loan associations; providing that savings accounts of certain savings associations shall be legal investments for such funds and shall be acceptable as a deposit of securities when required by law; amending subsection (1) of Section 665.231, Florida Statutes, to provide that the investment of public funds and the funds of municipalities and other public corporations and bodies and public officials in savings accounts shall be subject to the same requirements for pledging collateral to secure such investments as are required by law for deposit of such funds in banks except to the extent such savings accounts are insured by the United States or an agency or instrumentality thereof; amending subsection (2) of Section 665.321, Florida Statutes, to provide that savings accounts shall be acceptable as a deposit of securities to the extent that such savings accounts are insured by the United States or an agency or instrumentality thereof; and providing an effective date.

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

The Senate recessed at 8:36 a.m.

The Senate was called to order by the President at 9:00 a.m. A quorum present—43:

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

Excused: Senators Fincher and Pope; Senator Barron to fulfill his duties as vice chairman of the Committee on Reapportionment and Redistricting.

Prayer by Senator Plante:

Heavenly Father, guide us in our deliberations today and grant that our decisions may be a credit to our nation, our state, and this body. Amen.

The Journal of March 16 was corrected and approved.

REPORTS OF COMMITTEES

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

- CS for HB 284 with 1 amendment HB 927
- HB 3129 with 1 amendment HB 3184
- HB 1141 HB 3364
- HB 3155 HB 3134
- HB 3136 HB 3132
- HB 789 HB 3131

The Committee on Ways and Means recommends the following pass:

- SB 301 with 1 amendment SB 885
- SB 404 with 2 amendments SB 955 with 1 amendment
- SB 599 SB 1075 with 3 amendments
- SB 601 with 6 amendments SB 1207 with 2 amendments
- SB 614 with 4 amendments SB 1208
- SB 803 CS for HB 2673

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

The Committee on Ways and Means recommends a Committee Substitute as recommended by the Committee on Public Schools for SB 351.

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

The Committee on Judiciary—Civil B recommends the following not pass:

- SB 592 SB 593 HB 1656 HB 2597

The Committee on Ways and Means recommends the following not pass: CS for HB 547

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

ENGROSSING REPORTS

Your Engrossing Clerk to whom was referred SB 347 with 1 Senate amendment and 2 House amendments reports that the Senate and House amendments have been incorporated and the bill is returned herewith.

ELMER O. FRIDAY
Secretary of the Senate

The bill was ordered enrolled.

Your Engrossing Clerk to whom was referred—

- SB 220 with 4 amendments SB 878 with 2 amendments
- SB 536 with 2 amendments SB 935 with 5 amendments
- SB 605 with 1 amendment SB 983 with 1 amendment

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

ELMER O. FRIDAY
Secretary of the Senate

The bills were certified to the House.

Your Engrossing Clerk to whom was referred—

- SB 24 with 1 amendment SB 595 with 3 amendments
- CS SB 169 with 1 amendment SB 1144 with 2 amendments

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

ELMER O. FRIDAY
Secretary of the Senate

The bills were ordered enrolled.

ENROLLING REPORT

Your Enrolling Clerk to whom was referred SB 347 reports same has been enrolled, signed by the required Constitutional officers and presented to the Governor on March 17, 1972.

ELMER O. FRIDAY
Secretary of the Senate

On motion by Senator Plante, by unanimous consent, the Senate immediately reconsidered the vote by which—

HB 1597—A bill to be entitled An act relating to weights and measures; creating §§531.36 through 531.54, Florida Statutes; providing definitions; providing for a system of weights and measures and for primary and secondary standards of weights and measures; providing for enforcement by the department of agriculture and consumer services and providing the powers and duties of the department relating thereto; providing special police powers of the department and providing penalties; providing requirements for labeling and pricing standards of commodities; providing penalties; providing for injunction; providing for salaries and expenses of enforcement; repealing §§531.01 through 531.34, Florida Statutes, relating to weights, measures and standards, and regulations with respect thereto; providing an effective date.

—as amended passed on March 16.

Senators Weissenborn and Plante offered the following amendment which was adopted by two-thirds vote on motion by Senator Plante:

Amendment 2—On page 1, line 25 following "531.42," insert the following: 531.421,

On motion by Senator Plante, HB 1597 as further amended was read by title, passed and certified to the House. The vote was:

Yeas—36

- | | | | |
|---------------|----------------|----------------|-------------|
| Mr. President | Deeb | Johnson (34th) | Saunders |
| Arnold | de la Parte | Knopke | Saylor |
| Beaufort | Ducker | Lane | Scarborough |
| Bishop | Graham | Lewis (33rd) | Stolzenburg |
| Boyd | Gunter | Lewis (43rd) | Trask |
| Brantley | Haverfield | McClain | Weber |
| Broxson | Henderson | Myers | Weissenborn |
| Childers | Horne | Plante | Williams |
| Daniel | Johnson (29th) | Reuter | Wilson |

Nays—None

By unanimous consent Senator Barrow was recorded as voting yea.

On motion by Senator Myers, Rule 4.4 was waived and permission was granted to file for introduction and consideration a bill relating to the Bureau on Aging.

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

By the Committee on Health, Welfare and Institutions and Senators Reuter and Weissenborn—

SB 1273—A bill to be entitled An act relating to services for the aged; creating section 409.361, Florida Statutes, providing legislative intent and definitions; providing for the expansion of duties and functions of the bureau on aging in the division of family services in the department of health and rehabilitative services; repealing section 14.20, Florida Statutes, which cre-

ated the citizens advisory committee on the aged; providing an appropriation; providing an effective date.

—which was read the first time by title and referred to the Committee on Health, Welfare and Institutions.

On motion by Senator Myers, SB 1273 was withdrawn from the Committee on Health, Welfare and Institutions by two-thirds vote and placed on the calendar.

On motion by Senator Myers, Rule 4.14 requiring fifteen minutes' notice was waived and unanimous consent was obtained to take up SB 1273 out of order.

On motions by Senator Myers, by two-thirds vote, SB 1273 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—32

Mr. President	de la Parte	Lewis (33rd)	Saylor
Arnold	Ducker	Lewis (43rd)	Scarborough
Beaufort	Haverfield	McClain	Stolzenburg
Bell	Henderson	Myers	Trask
Bishop	Hollahan	Ott	Ware
Boyd	Johnson (34th)	Plante	Weber
Brantley	Karl	Poston	Weissenborn
Childers	Lane	Reuter	Wilson

Nays—None

By unanimous consent Senators Williams, Barrow, Daniel and Graham were recorded as voting yea.

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator de la Parte, SB 765 was withdrawn from the Committee on Ways and Means by two-thirds vote.

On motion by Senator de la Parte, HB 184 was withdrawn from the Committee on Ways and Means by two-thirds vote and placed on the calendar.

On motion by Senator Weissenborn, SB 926 was withdrawn from the Committee on Ways and Means by two-thirds vote and placed on the calendar.

On motion by Senator Barrow, SB 1266 was withdrawn from the Committee on Judiciary—Criminal by two-thirds vote and placed on the calendar.

On motion by Senator Weissenborn, HCR 3785 was withdrawn from the Committee on Rules, Calendar, Privileged Business and Ethics by two-thirds vote and placed on the calendar.

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

HCR 3785—A concurrent resolution commending Sherman S. Winn for his outstanding service to higher education in the State of Florida.

WHEREAS, Sherman S. Winn is the founder of a scholarship fund which bears his name, and

WHEREAS, the Sherman Winn Scholarship Fund aids the Southern Scholarship and Research Foundation (of which he is a director) and the department of hotel and restaurant management at Florida State University, and

WHEREAS, these endeavors have allowed students to attend college who otherwise would not have had such an opportunity, and

WHEREAS, Sherman S. Winn is a member of the advisory board of Florida State University and has been awarded the Distinguished Service Award from Florida State University, NOW, THEREFORE,

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

That Sherman S. Winn is hereby recognized and commended for his outstanding service to higher education in the State of Florida.

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 Great Seal of the State of Florida attached, be presented to Sherman Winn as a lasting symbol of respect and appreciation of the people of the State of Florida.

—which was read the second time in full. On motion by Senator Weissenborn, HCR 3785 was unanimously adopted and certified to the House.

On motion by Senator Broxson, the Committee on Public Schools was granted an additional 10 days for the consideration of—SB 767-SF SB 784 SB 807

On motion by Senator Karl, SB 639 was withdrawn from the Committee on Ways and Means by two-thirds vote and placed on the calendar.

MESSAGE FROM THE GOVERNOR

The Governor advised that he had filed in the office of the Secretary of State Senate Bills 390, 1164, 1165 and 1166 which he had approved on March 16, 1972.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Jerry Thomas March 17, 1972
President of the Senate

Sir:

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

SB 34	SB 133	SB 153
SB 208	SB 342	SB 725
SB 761	SB 332	SB 374
SB 838	SB 662	CS for SB 609

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The bills contained in the above message were ordered enrolled.

The Honorable Jerry Thomas March 17, 1972
President of the Senate

Sir:

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

By Senator Ware and others—

SB 6—A bill to be entitled An act relating to the importation of drugs; creating §398.035 and 404.035, Florida Statutes; providing that it shall be unlawful to bring into this state or cause to be brought into this state any drugs controlled by chapters 398 and 404, Florida Statutes; providing exceptions; providing that violations shall be felonies and providing penalties; providing an effective date.

Amendment 1

On page 1, line 31, strike §775.082 or §775.083 and insert the following: §775.082, §775.083, or §775.084

Amendment 2

On page 2, line 12, strike §775.082 or §775.084 and insert the following: §775.082, §775.083, or §775.084

HB 4288, contained in the above message, was read the first time by title and referred to the Committee on Health, Welfare and Institutions.

The Honorable Jerry Thomas
President of the Senate

March 15, 1972

Sir:

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

By the Committee on Finance & Taxation and Representatives Crabtree and Turlington—

HB 3652—A bill to be entitled An act relating to exemptions from ad valorem taxation; amending §196.197(6) Florida Statutes, to provide that certain homes for the aged shall be entitled to an exemption regardless of the date and duration of their exemption from the payment of income taxes under the federal income tax laws; creating §196.200, Florida Statutes; providing additional provisions for exempting real property used by homes for the aged; establishing procedures and criteria for granting exemptions; establishing a maximum exemption; providing a definition; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 3652, contained in the above message, was read the first time by title and referred to the Committee on Ways and Means.

The Honorable Jerry Thomas
President of the Senate

March 15, 1972

Sir:

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

By Representative Harlee—

HB 3372—A bill to be entitled An act relating to garnishment; amending §77.28, Florida Statutes, to increase the amount of the deposit in the court registry required of the party applying for a writ of garnishment; providing an effective date.

By the Committee on Education and Representative MacKay—

CS for HB 3657—A bill to be entitled An act relating to education; declaring legislative intent; providing for the establishment and maintenance of student placement and follow-up services by district school boards; providing for the state board of education to develop alternative methods to implement such program; providing responsibilities for job placement personnel; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 3372, contained in the above message, was read the first time by title and referred to the Committee on Judiciary—Civil A.

CS for HB 3657, contained in the above message, was read the first time by title and referred to the Committees on Public Schools and Ways and Means.

The Honorable Jerry Thomas
President of the Senate

March 16, 1972

Sir:

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

By the Committee on Education—

CS for HB 3029— A bill to be entitled An act relating to education; amending paragraphs (c) and (d) of subsection (1), paragraphs (a), (b), (c) and (e) of subsection (2) and subsection (3) of section 236.04, Florida Statutes, to provide that instructional units for kindergarten and grades one (1) through three (3), inclusive, be calculated on the basis of one unit for each twenty-five (25) pupils in average daily attendance in the 1972-73 school year, one unit for each twenty-three (23) pupils in average daily attendance in the 1973-74 school year, one unit for each twenty-one (21) pupils in average daily attendance in the 1974-75 school year, and one unit for each nineteen (19) pupils in average daily attendance in the 1975-76 school year and each year thereafter; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

CS for HB 3029, contained in the above message, was read the first time by title and referred to the Committees on Public Schools and Ways and Means.

The Honorable Jerry Thomas
President of the Senate

March 15, 1972

Sir:

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

By Representatives Conway and Sessums—

HB 3354—A bill to be entitled An act relating to education; authorizing district school boards to establish cooperative arrangements with local community colleges and universities allowing high school student attendance of community college and university courses, which shall count towards the high school diploma; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 3354, contained in the above message, was read the first time by title and referred to the Committees on Public Schools and Ways and Means.

The Honorable Jerry Thomas
President of the Senate

March 15, 1972

Sir:

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

By Representative Reeves—

HB 2909—A bill to be entitled An act relating to the bond fee trust fund; amending section 215.65(1), Florida Statutes, providing the unencumbered surplus of the fund shall not exceed two hundred twenty-five thousand dollars (\$225,000) at the end of any fiscal year; providing an effective date.

By the Committee on Natural Resources—

HB 4018—A bill to be entitled An act relating to shrimp fishing; amending §370.153 (7)(a), Florida Statutes, to provide certain regulations for shrimp fishing; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 2909, contained in the above message, was read the first time by title and referred to the Committee on Ways and Means.

HB 4018, contained in the above message, was read the first time by title and referred to the Committee on Rules, Calendar, Privileged Business and Ethics.

The Honorable Jerry Thomas March 15, 1972
President of the Senate

Sir:

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

By Representatives Tucker and Miers—

HB 3375—A bill to be entitled An act to create, establish and organize a municipality to be known and designated as the city of Woodville, Florida, and to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges; repealing all laws or parts of laws in conflict; providing for a referendum.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 3375, contained in the above message, was read the first time by title and referred to the Committee on Rules, Calendar, Privileged Business and Ethics.

The Honorable Jerry Thomas March 15, 1972
President of the Senate

Sir:

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

By Representatives Gallen and Harlee—

HB 3256—A bill to be entitled An act relating to the department of natural resources; amending §370.021(5), Florida Statutes, as amended by chapter 70-378, Laws of Florida, to authorize conservation officers of the department to make arrests for violations of county and municipal ordinances relating to salt water fisheries and conservation; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 3256, contained in the above message, was read the first time by title and referred to the Committee on Natural Resources and Conservation.

The Honorable Jerry Thomas March 15, 1972
President of the Senate

Sir:

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

By the Committee on Education and Representative Conway—

CS for HB 3117—A bill to be entitled An act relating to non-public colleges; repealing paragraph (g) of subsection (1) of section 246.021, Florida Statutes; amending the introductory paragraph of subsection (1) of section 246.021, Florida Statutes, defining "college;" amending section 246.131, Florida Statutes, to provide for injunctive procedures; adding section 246-

151, Florida Statutes, to provide penalties for violation of the act; amending Section 246.041 (1) (j), 246.061 and 246.101, Florida Statutes, providing all funds received be deposited in the state general revenue fund and the appropriation to carry out the provisions of this chapter be made from the general revenue fund; and providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

CS for HB 3117, contained in the above message, was read the first time by title and referred to the Committees on Commerce and Ways and Means.

The Honorable Jerry Thomas March 15, 1972
President of the Senate

Sir:

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

By the Committee on Judiciary and Representative Whitworth—

HB 3993—A bill to be entitled An act relating to the settlement of claims by or on behalf of or against guardians or wards; providing the method for natural guardians and other guardians to settle claims concerning minors and other incompetents and authorizing them to collect settlements and judgments after actions for or on behalf of minors or other incompetents have been commenced; providing the procedure for approval of settlements; amending Sections 744.13 and 744.60, Florida Statutes; repealing Section 744.601, Florida Statutes; providing an effective date.

By the Committee on Judiciary and Representative Santora—

HB 3991—A bill to be entitled An act relating to collection of judgments in civil actions; revising Chapter 56, Florida Statutes; amending Section 30.30(5), Florida Statutes; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 3993, contained in the above message, was read the first time by title and referred to the Committee on Judiciary—Civil B.

HB 3991, contained in the above message, was read the first time by title and referred to the Committee on Judiciary—Civil A.

The Honorable Jerry Thomas March 15, 1972
President of the Senate

Sir:

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

By the Committee on Manpower & Development and Representative Martinez—

CS for HB 3258—A bill to be entitled An act relating to osteopathic physicians; amending chapter 459, Florida Statutes; amending section 459.03 to provide exceptions to the application of the chapter, excepting physicians licensed in other states, territories or countries as consulting physicians, excepting commissioned medical officers of the United States armed services and public health service, excepting physicians in residence, excepting physicians employed by state institutions; amending section 459.10 by adding subsection (2) (a) (b) (c) to provide authority for the denial of licensing; amending subsection (1) of section 459.11 to provide additional basis for licensing with-

out examination; amending section 459.14 to provide for the power of the board of osteopathic medical examiners to discipline licensees, to revoke or suspend licenses, enumerating causes for disciplinary action or denial of license, providing method of hearing and determination; adding section 459.141 to provide for appellate review; adding section 459.161 to provide for notification to board of change of business address of licensee; amending section 459.19 to provide method of renewal of license; adding section 459.191 to provide annual educational requirements of osteopathic physicians and exceptions; adding paragraph 459.20 (2)(c) to provide grace period for payment of license renewal fee; adding subsection 459.20 (3) to provide for reissuance of license without payment of renewal fee; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

CS for HB 3258, contained in the above message, was read the first time by title and referred to the Committee on Health, Welfare and Institutions.

The Honorable Jerry Thomas
President of the Senate

March 15, 1972

Sir:

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

By Representative Craig and others—

HB 3644—A bill to be entitled An act amending the Charter of the City of St. Augustine, Florida, by providing that the registration of electors shall be in accordance with Chapter 98, Florida Statutes, and any amendments thereto; repealing all laws or parts of laws in conflict herewith; and providing an effective date.

Proof of Publication attached.

By Representative Craig and others—

HB 3845—A bill to be entitled An act relating to the district school board of St. Johns County; authorizing said board to make purchases not to exceed three thousand dollars (\$3,000) without competitive bids; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to HB 3644.

HB 3644, contained in the above message, was read the first time by title and referred to the Committee on Rules, Calendar, Privileged Business and Ethics.

Evidence of notice and publication was established by the Senate as to HB 3845.

HB 3845, contained in the above message, was read the first time by title and referred to the Committee on Rules, Calendar, Privileged Business and Ethics.

The Honorable Jerry Thomas
President of the Senate

March 15, 1972

Sir:

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

By Representative Nergard—

HB 4256—A bill to be entitled An act consolidating the city of St. Lucie Village, Florida, into the Consolidated Government of Fort Pierce and St. Lucie County, pursuant to Article VIII of the Constitution of the State of Florida; designating the former city of St. Lucie Village as a former government under the Charter of the Consolidated Government of Fort Pierce and St. Lucie County; providing the area of the former government of the city of St. Lucie Village shall be an urban service district of the Consolidated Government; repealing Section 1.02 of the Charter of the Consolidated Government of the City of Fort Pierce and St. Lucie County; providing for referendum; providing an effective date.

By Representative Nergard—

HB 4257—A bill to be entitled An act consolidating the City of Port St. Lucie, Florida, into the Consolidated Government of Fort Pierce and St. Lucie County, pursuant to Article VIII of the constitution of the State of Florida; designating the former City of Port St. Lucie as a former government under the Charter of the Consolidated Government of Fort Pierce and St. Lucie County; providing the area of the former government of the City of Port St. Lucie shall be an urban service district of the Consolidated Government; repealing Section 1.02 of the Charter of the Consolidated Government of the City of Fort Pierce and St. Lucie County; providing a referendum and an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

House Bills 4256 and 4257, contained in the above message, were read the first time by title and referred to the Committee on Rules, Calendar, Privileged Business and Ethics.

The Honorable Jerry Thomas
President of the Senate

March 17, 1972

Sir:

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment and passed as amended by the required constitutional three-fifths vote of the membership of the House HJR 2835.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

On motion by Senator Plante, SB 1267 was withdrawn from the Committee on Judiciary—Criminal by two-thirds vote and placed on the calendar.

Pursuant to Rule 4.14, Senator Plante gave notice of intention to move to take up SB 1267 out of order.

CONSENT CALENDAR

SB 498 was taken up, together with:

By the Committee on Health, Welfare and Institutions—

CS for SB 498—A bill to be entitled An act relating to the public health; creating the Health Maintenance Organization Act; setting forth legislative intent, findings and purposes; establishing definitions; requiring health maintenance organizations to obtain a charter; providing for the application, issuance and revocation of said charter; providing for notice, hearing and review; providing for an administrative fine in lieu of revocation; providing for examination by the department; providing for fees; providing for construction and relationship to other laws; setting forth minimum requirements for health maintenance contracts; providing procedures for change in charter; providing for acceptable payments from third parties; providing a prohibition of certain words in the name of the organization; providing procedures in event of emergency care;

providing for investment of funds; providing for the promulgation of rules and regulations; providing a penalty; providing a severability clause; providing an effective date.

—which was read the first time by title and SB 498 was laid on the table.

On motion by Senator Myers, by two-thirds vote CS for SB 498 was read the second time by title.

On motion by Senator Myers the following amendment was adopted:

Amendment 1—On page 4, line 1, Section 3 strike “with one or more groups of physicians (organized on a group practice or individual practice basis) under which each such group is reimbursed for its services primarily on the basis of an aggregate fixed sum or on a per capita basis, regardless of whether the individual physician members of any such group are paid on a fee-for-service or other basis.” and insert: with a physician or group of physicians (organized on a group practice or individual practice basis).

On motion by Senator Myers the following amendment was adopted:

Amendment 2—On page 9, lines 6—7 strike “The hearing and all appellate review shall be governed by chapter 120, Florida Statutes.” and insert: The hearing procedures shall be in conformance with chapter 120, Florida Statutes. Appellate review may be had by either a trial de novo in the circuit court of the circuit where the principal office of the applicant is located, or by certiorari pursuant to the provisions of chapter 120, Florida Statutes.

On motion by Senator Myers the following amendment was adopted:

Amendment 3—On page 11, line 30 through page 12 line 3 strike: “medical records of individuals, however, shall not be subject to such examination, although they must be subject to sub-poena by court order upon a showing of good cause.” and insert: medical records of individuals and records of physicians providing service under contract to the health maintenance organization, however, shall not be subject to audit, although they may be subject to sub-poena by court order upon a showing of good cause.

On motion by Senator Myers, by two-thirds vote CS for SB 498 as amended was read the third time by title, passed and ordered immediately certified to the House, by waiver of the rule, after engrossing. The vote was:

Yeas—31

Arnold	Childers	Lane	Saunders
Barrow	Deeb	Lewis (33rd)	Scarborough
Beaufort	Ducker	Lewis (43rd)	Stolzenburg
Bell	Graham	McClain	Weber
Bishop	Haverfield	Myers	Weissenborn
Boyd	Henderson	Plante	Williams
Brantley	Johnson (34th)	Poston	Wilson
Broxson	Karl	Reuter	

Nays—1

Johnson (29th)

By unanimous consent Senators de la Parte, Hollahan, Daniel, Trask, Ott and Gunter were recorded as voting yea; Senator Bishop changed his vote from yea to nay.

Consideration of SB 286 was deferred.

SB 434—A bill to be entitled An act relating to rights-of-way to public beaches; adding subsection (10) to §375.031, Florida Statutes, authorizing the division of recreation and parks to provide matching funds to counties or municipalities for the purchase of rights-of-way to public beaches; providing that the division shall not provide any funds unless the existing accessibility to such beaches warrants it; providing

minimum two (2) mile separation between rights-of-way; providing an exception to said limitation; providing an effective date.

—was read the second time by title.

On motion by Senator Henderson the following amendment was adopted:

Amendment 1—On page 1, line 13, strike “Providing a minimum two (2) mile separation between rights-of-way; providing an exception to said limitation;”

On motion by Senator Henderson the following amendment was adopted:

Amendment 2—On page 2, line 14, strike “Upon application from the governing body of a county or municipality for such matching funds, the division shall make a determination of the existing accessibility in the area under consideration before any funds shall be granted. The division shall not consider any proposed right-of-way which is within two (2) miles of an existing right of way, provided, that the division may, in its discretion, make an exception to this limitation when unusual circumstances exist.”

On motion by Senator Henderson the following amendment was adopted:

Amendment 3—On page 2, line 11, strike “acquiring” and insert: purchasing, exclusive of condemnation

Pending further consideration of SB 434 as amended, on motion by Senator Henderson, by two-thirds vote HB 1891 was withdrawn from the Committee on Ways and Means and placed on the calendar. On motion by Senator Henderson—

HB 1891—A bill to be entitled An act relating to rights-of-way to public beaches; adding subsection (10) to §375.031, Florida Statutes, authorizing the division of recreation and parks to provide matching funds to counties or municipalities for the purchase of rights-of-way to public beaches; providing that the division shall not provide any funds unless the existing accessibility to such beaches warrants it; providing a minimum two (2) mile separation between rights-of-way; providing an exception to said limitation; providing an effective date.

—a companion measure to SB 434 as amended was substituted therefor and read the second time by title. On motion by Senator Henderson by two-thirds vote HB 1891 was read the third time by title, passed and certified to the House. The vote was:

Yeas—35

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

Nays—None

By unanimous consent Senators Barrow, de la Parte, Trask, Lewis (33rd), Plante and Daniel were recorded as voting yea.

SB 434 was laid on the table.

SB 81—A bill to be entitled An act relating to drivers' licenses; amending §322.18(2) and (4), Florida Statutes, to provide for an elective four (4) year driver's license upon examination; amending §322.21 (1), Florida Statutes, to change the fees for drivers' licenses; providing an effective date.

—was read the second time by title. On motion by Senator Poston, by two-thirds vote SB 81 was read the third time by title, passed and certified to the House. The vote was:

Yeas—33

Mr. President	Deeb	Johnson (29th)	Saylor
Barrow	de la Parte	Johnson (34th)	Scarborough
Beaufort	Ducker	Knopke	Trask
Bell	Graham	Lane	Weber
Bishop	Gunter	Lewis (33rd)	Weissenborn
Boyd	Haverfield	Lewis (43rd)	Wilson
Brantley	Henderson	Plante	
Broxson	Hollahan	Poston	
Childers	Horne	Reuter	

Nays—1

Stolzenburg

By unanimous consent, Senators Williams, Karl and Daniel were recorded as voting yea; Senator Arnold, nay; and Senator Childers changed his vote from yea to nay.

SB 846—A bill to be entitled An act relating to the Florida highway code; creating §335.070, Florida Statutes; providing for establishment of minimum design, construction and maintenance standards; providing for an advisory committee; providing an effective date.

—was read the second time by title. On motion by Senator Poston, by two-thirds vote SB 846 was read the third time by title, passed and certified to the House. The vote was:

Yeas—33

Arnold	Gunter	Lewis (33rd)	Scarborough
Beaufort	Haverfield	Lewis (43rd)	Stolzenburg
Bell	Henderson	McClain	Ware
Boyd	Hollahan	Myers	Weber
Brantley	Johnson (29th)	Ott	Weissenborn
Broxson	Johnson (34th)	Plante	Williams
Deeb	Karl	Poston	
Ducker	Knopke	Reuter	
Graham	Lane	Saylor	

Nays—2

Bishop Childers

By unanimous consent Senators Trask, de la Parte and Daniel were recorded as voting yea.

HB 2092—A bill to be entitled An act relating to motor vehicle license plate taxes; amending §320.10, Florida Statutes, to provide an exemption from payment for any local transit system motor bus; providing an effective date.

—was read the second time by title. On motion by Senator Poston, by two-thirds vote HB 2092 was read the third time by title, passed and immediately certified to the House by waiver of the rule. The vote was:

Yeas—35

Mr. President	Ducker	Knopke	Saylor
Arnold	Graham	Lane	Scarborough
Beaufort	Gunter	Lewis (33rd)	Stolzenburg
Bell	Haverfield	Lewis (43rd)	Trask
Boyd	Henderson	McClain	Ware
Brantley	Hollahan	Ott	Weissenborn
Broxson	Johnson (29th)	Plante	Williams
Childers	Johnson (34th)	Poston	Wilson
Deeb	Karl	Reuter	

Nays—1

Bishop

By unanimous consent Senators Barrow, de la Parte and Daniel were recorded as voting yea.

SB 789—A bill to be entitled An act relating to alteration of credit card invoices; creating §817.645, Florida Statutes, to provide a penalty for such alteration; providing an effective date.

—was read the second time by title.

The Committee on Judiciary—Criminal offered the following amendment which was adopted on motion by Senator Barrow:

Amendment 1—On page 1, line 23, strike "July" and insert: October

On motion by Senator Ott, by two-thirds vote SB 789 as amended was read the third time by title, passed and ordered immediately certified to the House, by waiver of the rule, after engrossing. The vote was:

Yeas—35

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

Nays—None

By unanimous consent Senators Barrow, Williams, Boyd, de la Parte and Daniel were recorded as voting yea.

Co-Introducer

By permission Senator Stolzenburg was recorded as a co-introducer of SB 789.

SB 839 was taken up and on motion by Senator Broxson, the rules were waived and the Senate reverted to—

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Jerry Thomas
President of the Senate

March 16, 1972

Sir:

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

By Representative Grizzle—

HB 3322—A bill to be entitled An act relating to public schools; amending Section 231.39, Florida Statutes, by adding Subsection (3), authorizing maternity leave without pay for full-time instructional personnel; providing an effective date.

By the Committee on Education and Representative Sessums—

CS for HB 2986—A bill to be entitled An act relating to education; amending section 231.10, Florida Statutes, abolishing the teacher education advisory council and creating the Florida council on teacher education; providing for twenty-three (23) members; providing for a chairman; prescribing the procedure for appointments and terms of office; providing for reimbursement for expenses; prescribing duties of the council; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 3322 and CS for HB 2986, contained in the above message, were read the first time by title and referred to the Committee on Public Schools.

On motion by Senator Broxson, CS for HB 2986 was withdrawn from the Committee on Public Schools by two-thirds vote and placed on the calendar.

On motion by Senator Broxson, Rule 4.14 requiring fifteen minutes' notice was waived and unanimous consent was obtained to take up CS for HB 2986 out of order.

On motion by Senator Broxson, by two-thirds vote CS for HB 2986 was read the second time by title.

On motion by Senator Broxson the following amendment was adopted:

Amendment 1—On page 1, line 20, strike everything after the enacting clause and insert:

Section 1. Section 231.10, Florida Statutes, is amended to read:

"Substantial rewording of section. See section 231.10, Florida Statutes, for present text."

231.10 Florida council on teacher education—There is hereby created the Florida council on teacher education to consist of twenty-three (23) members appointed by the state board of education, pursuant to section 20.15(10), Florida Statutes. A panel of three (3) nominees for each place on the council shall be submitted to the commissioner of education by each of the following:

(1) Eight (8) members shall be designated from institutions of higher learning in the state which offer programs for the preparation of teachers;

(a) Five (5) members representing the institutions of higher learning shall be from the colleges of education of public institutions nominated by the board of regents or its successor;

(b) Two (2) members representing the institutions of higher learning shall be from the colleges of education of private institutions nominated by the independent colleges and universities of Florida, Inc.;

(c) One (1) member representing the institutions of higher learning shall be from the colleges of arts and sciences of public institutions nominated by the board of regents or its successor;

(2) One (1) member shall be a representative of the public junior colleges nominated by the council of presidents of the public junior colleges;

(3) One (1) member shall be a high school principal nominated by the Florida association of secondary school principals;

(4) One (1) member shall be an elementary school principal nominated by the Florida elementary school principals association;

(5) Seven (7) members shall be teachers nominated by the Florida education association, two (2) of whom shall be high school teachers, two (2) of whom shall be middle school or junior high school teachers, two (2) of whom shall be elementary school teachers, and one (1) of whom shall be a vocational-technical education teacher;

(6) One (1) member shall be a director of in-service staff development in a school district nominated by the director of in-service staff development;

(7) One (1) member shall be a county superintendent nominated by the Florida association of county superintendents; and

(8) One (1) member shall be a lay person and a member of a county board of public instruction nominated by the Florida school boards association, Inc., and two (2) members shall be lay persons who are parents of children attending the public school system and who are not employed in the educational system of the state or any district therein, said two (2) lay members to be nominated by the commissioner of education.

(9) If in making nominations to the state board of education the commissioner determines that the nominees received as designated herein do not constitute fair and just representation of all employee personnel in a category he shall notify the governor of this fact and the governor shall nominate a panel of two (2) for the membership designated by the commissioner.

Section 2. Members shall serve for three-year overlapping terms and shall be entitled to reimbursement for expenses of attending meetings of the council. Reimbursement for such expenses shall be made by the state treasurer from funds

appropriated for the state department of education on warrants drawn by the state comptroller upon requisitions approved by the department of education.

Section 3. If a member is absent from any four (4) regularly scheduled meetings in any calendar year, his office as a member of the council shall be deemed vacant.

Section 4. The council, by majority vote of all its members, shall elect its own chairman from among its members and adopt bylaws for its own governance.

Section 5. The council shall report to the commissioner of education and shall have the following duties:

(1) Make recommendations for desirable standards relating to programs and policies for the development, certification, improvement, and maintenance of competencies of educational personnel;

(2) To aid in planning and conducting an annual review of man power studies regarding teaching personnel and report findings to the commissioner of education;

(3) Make recommendations for objective, independently verifiable standards of measurement and evaluation of teaching competence; and

(4) Make recommendations to the commissioner of education for alternative ways to demonstrate qualifications for certification which insure fairness and flexibility while protecting against incompetence.

Section 5. The council shall invite the public, the teaching profession, and interested professional groups and associations to appear before it and submit proposals for council action, and to assist it in accomplishing its duties.

Section 6. The council shall present to the commissioner of education on or before January 1 of each year its recommendations.

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

On motion by Senator Broxson the following title amendment was adopted:

Amendment 2—On page 1, strike all of lines 3 through 15 and insert:

A bill to be entitled An act relating to education; amending section 231.10, Florida Statutes, abolishing the teacher education advisory council and creating the Florida council on teacher education; providing for twenty-three (23) members; providing for a chairman; prescribing the procedure for appointments and terms of office; providing for reimbursement for expenses; prescribing duties of the council; providing an effective date.

On motion by Senator Broxson, by two-thirds vote CS for HB 2986 as amended was read the third time by title, passed and certified to the House. The vote was:

Yeas—37

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

Nays—None

By unanimous consent Senators Daniel and de la Parte were recorded as voting yea.

SB 839 was laid on the table.

The Senate resumed the Consent Calendar.

On motion by Senator Ott SB 1081 was placed on the consent calendar.

On motion by Senator Scarborough SB 460 was placed on the consent calendar.

The President appointed Senators Gunter, Plante and Ducker as a committee to escort Miss Sherry Swets, "Typical Small Town Girl" from Disney World to the rostrum where she addressed the Senate briefly.

Consideration of SB 1163 was deferred.

HB 718—A bill to be entitled An act relating to the department of legal affairs; providing for restitution for damages caused by escapees and inmates of state institutions under the department of health and rehabilitative services; providing an effective date.

—was read the second time by title.

The Committee on Judiciary—Criminal offered the following amendment which was adopted on motion by Senator Horne:

Amendment 1—On page 2, line 9, strike "August" and insert: July

On motion by Senator Horne, by two-thirds vote HB 718 as amended was read the third time by title, passed and certified to the House. The vote was:

Yeas—39

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

Nays—1

Wilson

By unanimous consent Senator Williams was recorded as voting yea.

SB 1081 was taken up, together with:

By the Committee on Vocational-Technical Education—

CS for SB 1081—A bill to be entitled An act relating to apprenticeship; amending §446.011, Florida Statutes, declaring legislative intent; amending §446.021, Florida Statutes, defining apprentice; amending §446.041, Florida Statutes, defining duties of bureau of apprentice and department of commerce; creating §446.052, Florida Statutes, establishing preapprenticeship educational program in public school system; amending §446.071, Florida Statutes, providing duties and standards for apprenticeship sponsors; creating §446.092, Florida Statutes, providing for certification of journeymen; creating §446.101, Florida Statutes, establishing labor standards for ratios of apprentices to journeymen on state, county and municipal contracts; providing for severability; providing implementation schedule for journeyman certification; providing an effective date.

—which was read the first time by title and SB 1081 was laid on the table.

On motion by Senator Ott, by two-thirds vote CS for SB 1081 was read the second time by title.

On motion by Senator Ott the following amendment was adopted:

Amendment 1—On page 2, line 1, strike everything after the enacting clause and insert:

Section 1. Section 446.011, Florida Statutes, is amended to read:

(Substantial rewording of section. See § 446.011, F. S., for present text.)

446.011 Declaration of legislative intent.—Florida's public policy is to provide educational opportunities for its young people, so that they can be trained for trades, occupations, and professions suited to their abilities. Manpower studies show, however, that there are critical and continuous shortages of skilled craftsmen in those trades and occupations where training has traditionally been centered around voluntary apprenticeship programs. In these trades and occupations, an adequate statewide system of training does not exist. On the contrary, the restrictive entrance requirements, lack of job training opportunities, and lack of coordination with public school academic and vocational programs not only deprives Florida's young people of the opportunity for valuable training, but also creates artificial shortages of skilled labor in the apprenticeable trades and occupations. This act is intended to remedy the deficiencies in apprenticeship training by establishing preapprenticeship programs in the public school system, and expanding apprenticeship training programs so that preapprentice graduates will be assured apprenticeship training opportunities. Where apprenticeship sponsors are utilizing restrictive procedures or failing to accept trained preapprentices, it is contemplated that such sponsors will be disapproved, and that additional apprenticeship programs will be established. The bureau of apprenticeship will have initial responsibility for the development of this program. It is intended that apprenticeship sponsors shall be established with sufficient capacity to accept all graduates of registered preapprenticeship programs, except upon proof that job training is not available because of lack of work within the geographic area. In that case, the graduate preapprentice shall be given priority over all others when positions become available.

Section 2. Section 446.021, Florida Statutes, is amended to read:

446.021 Definition of an apprentice.—The term "apprentice" as used herein shall mean a ~~an~~ employed person at least sixteen years of age who is engaged in learning a recognized skilled trade through actual work experience under the supervision of craftsmen, which training should be supplemented by properly coordinated studies of related technical and supplementary subjects; who has entered into a written agreement (hereinafter called an apprentice agreement) with an *apprenticeship sponsor who may be either an employer, an association of employers, or a local joint apprenticeship committee, providing for not less than four thousand hours of reasonably continuous employment for such person.*

Section 3. Section 446.041, Florida Statutes, is amended to read:

(Substantial rewording of section. See section 446.041, F. S., for present text.)

446.041 Apprenticeship program, duties of bureau and department.—

(1) **BUREAU OF APPRENTICESHIP.**—There is hereby created and established within the division of labor and employment opportunities of the department of commerce a bureau of apprenticeship.

(2) **DUTIES OF APPRENTICESHIP BUREAU.**—It is the intent of the legislature that the bureau of apprenticeship of the division of labor and employment opportunities shall directly supervise all apprenticeship programs which are registered with the bureau. To effectuate this intent, the bureau shall administer the provisions of this chapter related to apprenticeship and labor standards; administer the uniform preapprenticeship and apprenticeship standards and training standards established by the department; register any preapprenticeship educational program, apprenticeship program and training standard, and training agreement which meet the standards established by the department; investigate complaints concerning failure of any preapprenticeship or apprenticeship program to meet the standards established by the department; and cancel the registration of any such preapprenticeship educational program or any apprenticeship program which fails to comply with the

registered standards of that educational program. In the event of any complaint that graduates of preapprenticeship programs are consistently failing to meet the normal requirements of apprenticeship programs, or that apprenticeship programs are consistently failing to provide educational opportunities for all graduates of preapprenticeship programs, the bureau shall within thirty (30) days hold a public hearing, with advance notice to all parties concerned. Thereafter, within fifteen (15) days, the bureau shall enter an order specifying its findings, and directing the steps, if any, which must be taken to cure any defects found to exist. If such order is not obeyed, the bureau shall cancel the registration of the program found to be deficient. The bureau shall issue to registered preapprentices and apprentices upon completion of preapprenticeship and apprenticeship a certificate of completion of preapprenticeship and apprenticeship, respectively; conduct studies directed toward determining the training standards for preapprentices and apprentices in the different trade and craft areas; report the findings of the studies to the department for implementation of preapprenticeship and apprenticeship standards; develop and establish apprenticeship programs in areas where they do not presently exist where a demand for any trade or craft skill is shown to exist; develop and establish new apprenticeship programs to replace any such programs which have been cancelled or discontinued, or which have failed to accept and give job priority to all persons successfully completing preapprenticeship programs; cooperate with and assist local apprenticeship sponsors in development of their apprenticeship standards and training requirements; cooperate with and assist the division of vocational education, local school districts and community colleges in the development of their preapprenticeship standards and training requirements that will meet the uniform standards established by the department.

(3) DUTIES OF THE DEPARTMENT OF COMMERCE.—

The department of commerce through cooperation with the department of education shall establish uniform preapprenticeship standards, to include curricula, standards of admission, training standards and goals, and provide for a uniform objective standard to measure successful completion of such program, and to make such rules and regulations as are necessary to administer the provisions of this chapter. The department shall also establish uniform apprenticeship standards and training standards, which shall not be limited to traditional training standards or traditional apprenticeable occupations. No apprenticeship program shall be approved unless the sponsor agrees to give job priority to all preapprenticeship graduates. Finally, it shall be the duty of the department to establish uniform standards for successful completion of preapprenticeship and apprenticeship and prescribe the percentage of credit that shall be given to preapprenticeship trainees upon acceptance into an apprenticeship program. Individual consideration shall be given to each trade or craft, but in no event shall the graduate of a preapprenticeship program be required to repeat any work which he has successfully completed.

Section 4. Section 446.052, Florida Statutes, is created to read:

446.052 Preapprenticeship program.—

(1) There is hereby created and established a preapprenticeship education program. This preapprenticeship program is defined as any course of instruction in the public school system designed to prepare a student sixteen (16) years of age or over who has reached an appropriate level of education for entry into an apprenticeship program.

(2) The division of vocational education, under regulations established by the state board of education, is authorized to administer the provisions of this chapter that relate to the preapprenticeship program and to assist district school boards and community college boards of trustees to develop and establish training programs that include required vocational instruction and necessary general education courses leading to a high school diploma.

(3) An individual who has successfully completed a preapprenticeship program as defined herein shall receive credit towards completion of an apprenticeship program upon acceptance into the program, and shall be entitled to priority in admission into any apprenticeship program for which he is qualified, and also job priority, in preference to any person seeking to become an apprentice without completing the preapprenticeship program.

(4) Veterans who have received discharges other than dishonorable discharges may, if qualified, receive the same priorities given to registered preapprentices.

Section 5. Section 446.071, Florida Statutes, is amended to read:

(Substantial rewording of section. See section 446.071, F. S., for present text.)

446.071 Apprenticeship sponsors.—One (1) or more local apprenticeship sponsors shall be approved in any trade or group of trades by the bureau of apprenticeship whenever a demand is made provided the apprenticeship sponsor meets all of the standards established by the department and the bureau. A local apprenticeship sponsor may be a committee, a group of employers, and employer or a group of employees. A local apprenticeship sponsor shall accept all preapprenticeship trainees who have successfully completed a registered preapprenticeship program in accordance with standards established by the department. A registered preapprentice in an apprenticeship program shall receive credit toward completion of the apprenticeship program in accordance with standards established by the department.

Section 6. Section 446.101, Florida Statutes, is created to read:

446.101 Labor standards for ratios of apprentices to journeymen on state, county or municipal contracts.—

(1) PURPOSE.—It is the legislative intent of this act to formulate and promote the furtherance of labor standards necessary to safeguard the welfare of apprentices, to extend the application of such standards by encouraging the inclusion thereof in state, county or municipal contracts, to bring together employers and labor for the formulation of programs of apprenticeship.

(2) DEFINITIONS.—As used in this part:

(a) State agency means the state of Florida and any executive departments, administrative agencies or instrumentalities of the state of Florida, including any corporation all or substantially all of the stock of which is beneficially owned by the state of Florida or by any of the foregoing departments, agencies, or instrumentalities.

(b) County or municipality means any county of the state of Florida and any chartered municipality in the state of Florida and any of the instrumentalities of those counties and municipalities. Specifically included are airports, port authorities, industrial authorities and other public instrumentalities.

(c) Contract means any contract to be performed within the state for work or services entered into by a state agency, county or municipality or by any other agency or person receiving for such work assistance in the form of grants, loans or guarantees from a state agency, county or municipality.

(d) Apprentice means a person employed and individually registered in an apprenticeship program registered with the bureau of apprenticeship, division of labor and employment opportunities, state of Florida.

(e) Contractor or supplier includes any contractor, subcontractor or supplier regardless of tier, as well as a primary contract or prime contractor, unless otherwise specified.

(3) APPRENTICE EMPLOYMENT REQUIREMENTS.—The following contract clauses shall be conditions of each state, county or municipality contract in excess of twenty-five thousand (\$25,000.00), and each agency, county or municipality concerned shall include the clauses or provide for their inclusion in each such contract.

(a) The contractor agrees:

1. That he will make a diligent effort to hire for the performance of the contract a number of apprentices in each occupation which bears to the average number of the journeymen in that occupation to be employed in the performance of the contract the ratio of at least one (1) apprentice to every five (5) journeymen.

2. That he will, where feasible, assure that twenty-five percent (25%) of such apprentices are in their first year of training, except where the number of apprentices to be hired is fewer than four (4). Feasibility here involves a consideration of the

availability of training opportunities for first year apprentices, the hazardous nature of the work for beginning workers, and excessive unemployment of apprentices in their second and subsequent years of training.

3. That during the performance of the contract, he will make diligent efforts to employ the number of apprentices necessary to meet requirements of 1. and 2. above.

(b) The contractor agrees to return records of employment by trade of the number of apprentices and apprentices by first year of training, and of journeymen and the wages paid and hours of work of such apprentices and journeymen on a form as prescribed by the division of labor and employment opportunities, bureau of apprenticeship, at three (3) month intervals. Submission of duplicate copies of forms submitted to the United States department of labor shall be sufficient compliance with the provisions of this act.

(c) The contractor agrees to supply to the division of labor and employment opportunities, bureau of apprenticeship, at three (3) month intervals, a statement describing steps taken toward making a diligent effort and containing a breakdown by craft of hours worked and wages paid for first year apprentices, other apprentices and journeymen.

(d) The contractor agrees to insert in any subcontract under this contract the requirements contained in this section. The term contractor, as used in such clauses, and any subcontract shall mean the subcontractor.

(4) CRITERIA FOR MEASURING DILIGENT EFFORT.—The contractors will be determined to have made a diligent effort as required by subsection (3)(a)3 if, during the performance of his contract, he accomplishes at least one of the following three (3) objectives:

(a) The contractor employs on his project a number of apprentices by craft as required by the contract clauses at least equal to the ratio established in accordance with subsection (3) (a) 1.

(b) The contractor employs, on all his public work combined in the labor market area of this project, an average number of apprentices by craft as required by the contract clauses at least equal to the ratio established in accordance with subsection (3) (a) 1.

(c) 1. Before commencement of work on the project, the contractor, if covered by a collective bargaining agreement, will give written notice to all joint apprenticeship committees and the bureau of apprenticeship. The contractor, if not covered by a collective bargaining agreement, will give written notice to all the groups stated above except joint apprenticeship committees; this contractor will also notify all nonjoint apprenticeship sponsors in the labor market area.

2. The notice will include at least the contractor's name and address, the job site address, value of contract, expected starting and completion dates, the estimated average number of employees in each occupation to be employed over the duration of the contract, and a statement of his willingness to employ a number of apprentices and trainees at least equal to the ratios established in accordance with subsection (3) (a) 1.

3. The contractor shall employ all qualified applicants referred to him through normal channels (such as the employment service, the joint apprenticeship committees and, where applicable, minority organizations and apprentice outreach programs who have been delegated this function) at least up to the number of such apprentices and trainees required by the applicable provision of subsection (3) (a) 1.

Section 7. If any provision of this act, or the application thereof to any person or circumstances is held invalid, such invalidity shall not affect other provisions or applications of this act which can be given effect without the invalid provision or application. To this end the provisions of this act are declared to be severable.

Section 8. This act shall take effect July 1, 1972.

Pending further consideration of CS for SB 1081 as amended, on motion by Senator Ott, the rules were waived and the Senate reverted to—

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Jerry Thomas
President of the Senate

March 16, 1972

Sir:

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

By Representative MacKay and others—

HB 3656—A bill to be entitled An act relating to apprenticeship; amending §446.011, Florida Statutes, declaring legislative intent; amending §446.021, Florida Statutes, defining apprentice; amending §446.041, Florida Statutes, defining duties of bureau of apprentice and department of commerce; creating §446.052, Florida Statutes, establishing preapprenticeship educational program in public school system; amending §446.071, Florida Statutes, providing duties and standards for apprenticeship sponsors; creating §446.101, Florida Statutes, establishing labor standards for ratios of apprentices to journeymen on state, county and municipal contracts; providing for severability; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 3656, contained in the above message, was read the first time by title and referred to the Committee on Public Schools.

On motion by Senator Ott, HB 3656 was withdrawn from the Committee on Public Schools by two-thirds vote and placed on the calendar.

On motion by Senator Ott, HB 3656, a companion measure to CS for SB 1081 as amended, was substituted therefor. On motions by Senator Ott, by two-thirds vote, HB 3656 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—41

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

Nays—None

By unanimous consent Senator Williams was recorded as voting yea.

CS for SB 1081 was laid on the table.

The Senate resumed consideration of the consent calendar.

SB 505—A bill to be entitled An act relating to practitioners of the healing arts; providing that no applicant for licensing as a physician, dentist, osteopath, pharmacist, podiatrist, optometrist, or chiropractor shall be eligible for a license unless said applicant is a graduate of an appropriate professional school that has been accredited by an accrediting agency, recognized and approved by the national commission on accrediting and the office of education, department of health, education and welfare; providing an effective date.

—was read the second time by title.

On motion by Senator Lane the following amendment was adopted:

Amendment 1—On page 2, line 15 after the word "welfare." insert: With respect to those applicants for a license under chapter 460, Florida Statutes, the accreditation required shall be effective by July 1, 1976.

On motion by Senator Lane, by two-thirds vote SB 505 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—31

Arnold	Childers	Karl	Saunders
Barrow	Daniel	Knopke	Sayler
Beaufort	de la Parte	Lane	Scarborough
Bell	Graham	McClain	Stolzenburg
Bishop	Gunter	Myers	Trask
Boyd	Haverfield	Plante	Weber
Brantley	Hollahan	Poston	Wilson
Broxson	Horne	Reuter	

Nays—3

Johnson (29th) Lewis (43rd) Weissenborn

By unanimous consent Senators Lewis (33rd), Johnson (34th), Henderson and Williams were recorded as voting yea.

SB 869—A bill to be entitled An Act relating to damages in medical malpractice actions; providing that any advance made by any person or his insurer to an injured person or to his heirs or dependents, shall not be construed as an admission of liability by the person claimed against; providing that any payment so made shall constitute a credit deductible from the final settlement; providing that the person making the advance shall notify recipient of the applicable statute of limitations; providing an effective date.

—was read the second time by title.

The Committee on Judiciary—Civil A offered the following amendment which was adopted on motion by Senator Lane:

Amendment 1—On page 2, line 15, after the word "person" insert: in favor of the person making such advancement or his insurer

The Committee on Judiciary—Civil A offered the following amendment which was adopted on motion by Senator Lane:

Amendment 2—On page 1, lines 4 and 5 in title, strike "medical malpractice" and insert: negligence

On motion by Senator Lane the following amendment was adopted:

Amendment 3—On page 2, strike line 28 and insert: October 1, 1972

On motion by Senator Lane, by two-thirds vote SB 869 as amended was read the third time by title, passed, and ordered immediately certified to the House, by waiver of the rule, after engrossing. The vote was:

Yeas—33

Mr. President	de la Parte	Lane	Scarborough
Arnold	Ducker	Lewis (43rd)	Stolzenburg
Barrow	Graham	McClain	Ware
Beaufort	Gunter	Myers	Weber
Bell	Haverfield	Plante	Weissenborn
Bishop	Hollahan	Poston	Wilson
Boyd	Horne	Reuter	
Brantley	Karl	Saunders	
Daniel	Knopke	Sayler	

Nays—None

By unanimous consent Senators Childers, Lewis (33rd), Johnson (29th), Trask, Johnson (34th), Henderson and Williams were recorded as voting yea.

SB 974—A bill to be entitled An act relating to medical education; amending Section 381.503 (3) (b), (4) (a), (7) (c), and

(8), Florida Statutes; providing that certain medical institutions throughout the state may apply for grants-in-aid to the community hospital education council; providing that the community hospital education council shall be composed of seven (7) members meeting certain qualifications; providing funds to hire certain part-time faculty members of approved graduate medical education programs in the state; providing for a certain matching formula with regard to funds for the community medical education program; 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 11, strike "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 23 through 26, strike all of line 23 after "provide" and lines 24 through 26 and insert: up to fifty (50%) percent of the funds and the community hospital medical education program shall provide the remainder.

On motion by Senator Lane the following amendment was adopted:

Amendment 3—On page 2, line 5, strike "or university medical schools"

On motion by Senator Lane the following amendment was adopted:

Amendment 4—On page 2, line 10, after the period (.) insert: Recommendations for funding of approved programs shall be forwarded to the division of universities of the department of education.

On motion by Senator Lane, by two-thirds vote SB 974 as amended was read the third time by title, passed, and ordered immediately certified to the House, by waiver of the rule, after engrossing. The vote was:

Yeas—41

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

Nays—None

By unanimous consent Senator Williams was recorded as voting yea.

SB 460—A bill to be entitled An act relating to state career service employees; amending §110.022(1), Florida Statutes, as amended by chapter 71-354, Laws of Florida, to provide for certain holidays; amending chapter 110, Florida Statutes, by adding §110.112 to designate certain holidays; providing an effective date.

—was read the second time by title. On motion by Senator Scarborough, by two-thirds vote SB 460 was read the third time by title, passed and immediately certified to the House, by waiver of the rule. The vote was:

Yeas—40

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

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

Nays—None

By unanimous consent Senator Williams was recorded as voting yea.

SB 135—A bill to be entitled An act relating to the beverage law; amending §562.13, Florida Statutes; providing that minors under the age of twenty-one (21) years may be employed in bowling alleys which serve alcoholic beverages under certain conditions; providing an effective date.

—was read the second time by title. On motion by Senator Lewis (43rd), by two-thirds vote SB 135 was read the third time by title, passed and certified to the House. The vote was:

Yeas—36

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

Nays—3

Arnold	Childers	Gunter
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By unanimous consent, Senators Horne and Saunders changed their vote from yea to nay; Senator Trask was recorded as voting yea.

SB 984—A bill to be entitled An act relating to the public service commission; amending §323.07, Florida Statutes, adding subsection (2) thereto; amending §350.12(1), Florida Statutes, adding paragraph (e) thereto; amending §366.05(1), Florida Statutes; providing additional powers and duties of the public service commission; providing an effective date.

—was read the second time by title.

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

Amendment 1—Strike all of Section 1 and renumber subsequent sections

On motion by Senator Lewis (43rd) the following amendment was adopted:

Amendment 2—On page 4, line 8, strike “make” and insert: recommend to appropriate agencies

On motion by Senator Lewis (43rd) the following amendment was adopted:

Amendment 3—On page 1, line 5, strike “amending §323.07, Florida Statutes, adding subsection (2) thereto;”

On motion by Senator Lewis (43rd), by two-thirds vote SB 984 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—38

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

Nays—None

By unanimous consent Senator Trask was recorded as voting yea.

SB 724—A bill to be entitled An act relating to appreciation of law enforcement services; creating §683.10, Florida Statutes, providing that the month of October of each year be designated law enforcement appreciation month; providing authority for the governor and the mayor of each municipality to issue annually a proclamation designating same; providing an effective date.

—was read the second time by title.

The Committee on Judiciary—Criminal offered the following amendment which was adopted on motion by Senator Barrow:

Amendment 1—On page 1, strike the word “October” on lines 7, 20 and 24 and in lieu thereof on each said line insert: May

On motion by Senator Saylor, by two-thirds vote SB 724 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—40

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

Nays—None

By unanimous consent Senator Trask was recorded as voting yea.

SB 305—A bill to be entitled An act relating to regulation of traffic on highways; amending §316.065, Florida Statutes, 1970 Supplement, as created by chapter 71-135, Laws of Florida, by adding subsections (3) through (6) thereto; providing for the issuance of a “damage release sticker” as a prerequisite for having a vehicle involved in an accident repaired; providing that a report be made to authorities of any vehicle lacking such a sticker when it is evident that the vehicle has been involved in an accident, struck by a bullet or involved in the commission of a crime; providing a penalty; providing an effective date.

—was read the second time by title.

On motion by Senator Wilson the following amendment was adopted:

Amendment 1—On page 3, line 12, strike “upon becoming a law” and insert: October 1, 1972

On motion by Senator Brantley, by two-thirds vote SB 305 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—36

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

Nays—1

Childers

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

SB 546—A bill to be entitled An act relating to investigative agencies; adding paragraph (h) to subsection (1) of section 493.11, Florida Statutes, and amending subsection (2) of said section, to exempt state and national banks from the licensing requirements for investigative agencies; providing an effective date.

—was read the second time by title.

On motion by Senator Brantley the following amendment was adopted:

Amendment 1—On page 1 line 22, strike the period “.” and insert: , credit union and small loan companies under chapters 516, 519, and 520, Florida Statutes, consumer credit reporting agencies regulated under 15 U.S.C. subsection 1681 et seq., and collection agencies.

On motion by Senator Brantley the following amendment was adopted:

Amendment 2—On page 1, line 27, strike the comma “,” and insert: or credit union, or small loan company, consumer credit reporting agencies, and collection agencies,

On motion by Senator Brantley the following title amendment was adopted:

Amendment 3—On page 1, line 8, after the words “national Banks” insert: , credit unions and small loan companies, consumer credit reporting agencies, and collection agencies

On motion by Senator Brantley—

HB 3069—A bill to be entitled An act relating to investigative agencies; adding paragraph (h) to subsection (1) of §493.11, Florida Statutes, and amending subsection (2) of said section, to exempt state and national banks, credit unions and small loan companies, consumer credit reporting agencies, and collection agencies from the licensing requirements for investigative agencies; providing an effective date.

—a companion measure to SB 546 as amended was substituted therefor and read the second time by title.

On motion by Senator Brantley, by two-thirds vote HB 3069 was read the third time by title, passed and certified to the House. The vote was:

Yeas—33

Arnold	Graham	Lewis (33rd)	Stolzenburg
Beaufort	Gunter	Lewis (43rd)	Trask
Bell	Haverfield	McClain	Ware
Boyd	Henderson	Plante	Weber
Brantley	Johnson (29th)	Poston	Weissenborn
Childers	Johnson (34th)	Reuter	Williams
Daniel	Karl	Saunders	
de la Parte	Knopke	Sayler	
Ducker	Lane	Scarborough	

Nays—None

SB 546 was laid on the table.

SB 712—A bill to be entitled An act relating to clerks of the circuit courts; repealing sections 28.10, relating to duties of clerk; reports to comptroller, 28.11, relating to issue process on state judgments, 28.26, relating to keeping records of criminals, 28.27, relating to clerks and justices to certify names of convicts to circuit clerk, all Florida Statutes; providing an effective date.

—was read the second time by title. On motion by Senator Beaufort, by two-thirds vote SB 712 was read the third time by title, passed and certified to the House. The vote was:

Yeas—39

Mr. President	Boyd	Ducker	Johnson (29th)
Arnold	Brantley	Graham	Johnson (34th)
Barrow	Childers	Gunter	Karl
Beaufort	Daniel	Haverfield	Knopke
Bell	Deeb	Henderson	Lane
Bishop	de la Parte	Hollahan	Lewis (33rd)

Lewis (43rd)	Reuter	Stolzenburg	Weissenborn
McClain	Saunders	Trask	Williams
Plante	Sayler	Ware	Wilson
Poston	Scarborough	Weber	

Nays—None

SB 714—A bill to be entitled An act relating to clerks of the circuit courts; amending subsection (1) of section 28.241, Florida Statutes, relating to filing charges for trial and appellate proceedings; providing an effective date.

—was read the second time by title.

The Committee on Judiciary—Civil A offered the following amendment which was adopted on motion by Senator McClain:

Amendment 1—On page 1, lines 6 and 15 after the words “Florida Statutes,” insert: as amended by chapter 70-134, Laws of Florida,

On motion by Senator McClain, by two-thirds vote SB 714 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—29

Arnold	Graham	Lane	Scarborough
Beaufort	Gunter	Lewis (33rd)	Stolzenburg
Bishop	Haverfield	Lewis (43rd)	Trask
Brantley	Hollahan	McClain	Weber
Broxson	Johnson (29th)	Plante	Weissenborn
Childers	Johnson (34th)	Poston	
de la Parte	Karl	Reuter	
Ducker	Knopke	Sayler	

Nays—5

Bell	Ware	Williams	Wilson
Saunders			

By unanimous consent Senator Daniel was recorded as voting nay; Senator Johnson (29th) changed her vote from yea to nay.

SB 710 was taken up, together with:

By the Committee on Judiciary—Civil A—

CS for SB 710—A bill to be entitled An act relating to clerks of the circuit court; amending chapter 28, Florida Statutes, by adding new section 28.212 relating to minutes of court proceedings; amending section 28.29, Florida Statutes, as amended by section 3 of chapter 71-4, Laws of Florida, 1971 regular session, relating to recording of orders and judgments; providing an effective date.

—which was read the first time by title and SB 710 was laid on the table.

On motions by Senator McClain, by two-thirds vote, CS for SB 710 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—40

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

Nays—None

By unanimous consent Senator Daniel was recorded as voting yea.

SB 709—A bill to be entitled An act relating to library services; providing for participation in and enactment of the Interstate Library Compact; providing definitions; providing for interstate library districts; providing for governing boards; providing for state library agency cooperation; authorizing library agreements; providing for appropriations and aid; providing for a compact administrator; providing an effective date.

—was read the second time by title. On motion by Senator Karl, by two-thirds vote SB 709 was read the third time by title, passed and certified to the House. The vote was:

Yeas—39

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

Nays—None

By unanimous consent Senators Daniel and Broxson were recorded as voting yea.

Co-introducer

By permission Senator Poston was recorded as a co-introducer of SB 709.

SB 518 was taken up, together with:

By the Committee on Universities and Community Colleges—

CS for SB 518—A bill to be entitled An act directing and authorizing the board of regents to conduct a study relating to the granting of external degrees; directing the board of regents to seek the cooperation of private institutions of higher learning in conducting the study; directing the board of regents to seek the assistance of accrediting agencies in conducting the study; providing for a report; providing for an effective date.

—which was read the first time by title and SB 518 was laid on the table.

On motions by Senator Gunter, by two-thirds vote CS for SB 518 was read the second time by title and by two-thirds vote was read the third time by title, passed and certified to the House. The vote was:

Yeas—36

Arnold	de la Parte	Johnson (84th)	Reuter
Beaufort	Ducker	Knopke	Sayler
Bishop	Graham	Lane	Scarborough
Boyd	Gunter	Lewis (33rd)	Stolzenburg
Brantley	Haverfield	Lewis (43rd)	Trask
Broxson	Henderson	McClain	Weber
Childers	Hollahan	Myers	Weissenborn
Daniel	Horne	Plante	Williams
Deeb	Johnson (29th)	Poston	Wilson

Nays—None

SB 810—A bill to be entitled An act relating to the department of agriculture and consumer services; providing a uniform system or unit pricing and computation of unit prices; providing for exempting small retailers; requiring the display and advertising of unit prices; providing penalties; providing for injunctive relief; 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 Gunter:

Amendment 1—On page 4, line 12, after the word "regulation." insert the following paragraph:

Nothing contained herein shall be construed to require that a seller unit price any consumer commodity other than those with regard to which he has voluntarily established a system of unit pricing.

On motion by Senator Gunter, by two-thirds vote SB 810 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—40

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

Nays—None

By unanimous consent Senator Barrow was recorded as voting yea.

SB 166 was taken up and on motion by Senator Gunter—

CS for HB 1528—A bill to be entitled An act relating to credit unions; creating §657.24, Florida Statutes, authorizing officials of the state and political subdivisions thereof to provide office space to credit unions where space is available; providing an effective date.

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

On motion by Senator Gunter the following amendment was adopted:

Amendment 1—On page 1, line 26, after the word "available." insert: Said officer shall report annually any space so allocated, and the charge made for rent or services, to the Auditor General of the state of Florida on a form prescribed by the Auditor General.

On motion by Senator Gunter, by two-thirds vote CS for HB 1528 as amended was read the third time by title, passed and certified to the House. The vote was:

Yeas—31

Arnold	Daniel	Knopke	Scarborough
Barrow	Deeb	Lewis (43rd)	Stolzenburg
Beaufort	Graham	Ott	Ware
Bell	Gunter	Plante	Weber
Boyd	Haverfield	Poston	Weissenborn
Brantley	Henderson	Reuter	Williams
Broxson	Horne	Saunders	Wilson
Childers	Johnson (34th)	Sayler	

Nays—7

Mr. President	Ducker	Johnson (29th)	Lewis (33rd)
Bishop	Hollahan	Lane	

SB 166 was laid on the table.

SB 723 was taken up, together with:

By the Committee on Agriculture—

CS for SB 723—A bill to be entitled An act relating to agriculture; providing enabling legislation for the marketing, handling, and distributing of peanuts grown in Florida; providing for the regulation of handlers, distributors, producers and others; establishing standards in relation to such regulation; providing for hearings on and the issuance, administration and enforcement of marketing agreements and marketing orders in connection with the regulations aforesaid; providing for referendum on marketing orders; prescribing powers, duties and jurisdiction of department of agriculture and consumer services and advisory council in relation thereto; prescribing remedies, rights, duties and penalties with respect to violations

of this act or any marketing order promulgated thereunder; providing for assessments to be levied and collected by department of agriculture and consumer services so as to pay expenses incurred in the formulation, issuance, administration and enforcement of such marketing orders; providing an effective date.

—which was read the first time by title and SB 723 was laid on the table.

On motions by Senator Bishop, by two-thirds vote CS for SB 723 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 immediately by waiver of the rule. The vote was:

Yeas—37

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

Nays—None

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

SB 561 was taken up, together with:

By the Committee on Agriculture—

CS for SB 561—A bill to be entitled An act relating to flue-cured tobacco; amending sections 574.03, 574.06, 574.07, 574.08, 574.09, 574.10, 574.13, Florida Statutes, and creating section 574.14 of chapter 574, Florida Statutes; providing license and insurance for tobacco warehousemen and revocation of license; providing for reports and records of sales; requiring certification of non-use of prohibited pesticides by producers; authorizing rules; providing penalties; providing effective date.

—which was read the first time by title and SB 561 was laid on the table.

On motions by Senator Bishop, by two-thirds vote CS for SB 561 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 immediately by waiver of the rule. The vote was:

Yeas—37

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

Nays—2

Daniel Williams

By unanimous consent Senators McClain, Barrow and de la Parte were recorded as voting yea; Senators Daniel and Williams changed their votes from nay to yea.

HB 3746—A bill to be entitled An act relating to soil and water conservation; amending section 582.18 (1), Florida Statutes, to authorize the department of agriculture and consumer services to determine election place for electing district supervisors; providing effective date.

—was read the second time by title. On motion by Senator Bishop, by two-thirds vote HB 3746 was read the third time by

title, passed and certified to the House immediately by waiver of the rule. The vote was:

Yeas—39

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

Nays—None

By unanimous consent Senators Barrow, de la Parte and Karl were recorded as voting yea.

HB 3747—A bill to be entitled An act relating to poultry; amending chapter 71-143, Laws of Florida, by adding a section providing exemptions; providing effective date.

—was read the second time by title. On motion by Senator Bishop, by two-thirds vote HB 3747 was read the third time by title, passed and certified to the House. The vote was:

Yeas—40

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

Nays—None

By unanimous consent Senators Barrow and de la Parte were recorded as voting yea.

HB 3277—A bill to be entitled An act relating to referral selling, creating section 849.0915, Florida Statutes; declaring such selling to be a lottery; providing a penalty; providing for injunctive relief; providing an effective date.

—was read the second time by title. On motion by Senator Scarborough, by two-thirds vote HB 3277 was read the third time by title, passed and certified to the House. The vote was:

Yeas—33

Mr. President	Graham	Lewis (33rd)	Stolzenburg
Arnold	Gunter	Lewis (43rd)	Trask
Beaufort	Henderson	McClain	Weber
Bell	Hollahan	Plante	Weissenborn
Bishop	Horne	Poston	Williams
Boyd	Johnson (29th)	Reuter	Wilson
Brantley	Johnson (34th)	Saunders	
Daniel	Karl	Sayler	
Deeb	Knopke	Scarborough	

Nays—4

Childers Ducker Lane Ware

By unanimous consent Senators Barrow and de la Parte were recorded as voting yea.

SB 943—A bill to be entitled An act relating to the Florida retirement system; amending chapter 121, 1970 Supplement to Florida Statutes, 1969, by adding section 121.191; prohibiting any special act or general law of local application to amend or contravene the provisions of this chapter; providing a three-fifths (3/5) vote of the membership of each house for passage of this act; providing an effective date.

—was read the second time by title.

On motion by Senator Scarborough the following amendment was adopted:

Amendment 1—On page 1, strike all of line 24 and insert: There shall not be enacted after March 1, 1972, any special act or general law of

On motion by Senator Scarborough, by two-thirds vote SB 943 as amended was read the third time by title, passed by three-fifths vote of the membership as required by the bill and ordered engrossed. The vote was:

Yeas—37

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

Nays—None

By unanimous consent Senators Childers, de la Parte and Barrow were recorded as voting yea.

SB 945—A bill to be entitled An act relating to state and county officers and employees retirement system; amending section 122.16, Florida Statutes; providing that a retired person accepting and receiving retirement compensation under this chapter may become employed, without its affecting the employee's right to receive retirement benefits, so long as total hours of reemployment in a calendar year are not in excess of 500 hours; providing for notice to be given the director of personnel and retirement when employment exceeds 500 hours whereby benefits will be suspended for such period of employment in a calendar year in excess of 500 hours; providing a penalty for violation of these provisions; providing an effective date.

—was read the second time by title. On motion by Senator Scarborough, by two-thirds vote SB 945 was read the third time by title, passed and certified to the House. The vote was:

Yeas—36

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

Nays—None

By unanimous consent Senators Childers, de la Parte and Barrow were recorded as voting yea.

SB 1065—A bill to be entitled An act relating to the Florida retirement system; amending subparagraph 1. of paragraph (a) of subsection (2) of section 121.051, 1970 Supplement to Florida Statutes, 1969; prohibiting any person who has retired under any state retirement system to transfer to the Florida retirement system created by this chapter subsequent to such retirement; providing an effective date.

—was read the second time by title. On motion by Senator Scarborough, by two-thirds vote SB 1065 was read the third time by title, passed and certified to the House. The vote was:

Yeas—32

Mr. President	Brantley	Graham	Johnson (29th)
Arnold	Broxson	Gunter	Johnson (34th)
Beaufort	Daniel	Haverfield	Knopke
Bell	Deeb	Henderson	Lane
Boyd	Ducker	Horne	Lewis (33rd)

Lewis (43rd)	Poston	Scarborough	Ware
Ott	Saunders	Stolzenburg	Weber
Plante	Sayler	Trask	Wilson

Nays—2

Bishop Childers

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

SB 1068—A bill to be entitled An act relating to the Florida retirement system; amending section 121.071, 1970 supplement to Florida Statutes, 1969, by adding paragraph (5) authorizing the administrator to assess interest on retirement contributions not submitted by due date; providing an effective date.

—was read the second time by title. On motion by Senator Scarborough, by two-thirds vote SB 1068 was read the third time by title, passed and certified to the House. The vote was:

Yeas—31

Mr. President	Ducker	Knopke	Scarborough
Arnold	Graham	Lane	Stolzenburg
Beaufort	Gunter	Lewis (33rd)	Ware
Bell	Haverfield	Lewis (43rd)	Weber
Boyd	Henderson	McClain	Weissenborn
Brantley	Horne	Ott	Williams
Broxson	Johnson (29th)	Poston	Wilson
Childers	Johnson (34th)	Sayler	

Nays—4

Bishop Daniel Plante Trask

By unanimous consent, Senator Williams changed his vote from yea to nay and Senator Reuter was recorded as voting yea.

Consideration of SB 693 was deferred.

SB 1147—A bill to be entitled An act relating to community colleges; amending § 230.759, Florida Statutes, deleting references to § 231.02, 231.03, and 231.031; amending § 230.760, Florida Statutes, deleting references to § 231.14, 231.15, 231.16, 231.17, 231.351, and 231.36, providing for regulations by the state board of education; amending subsection (1) of § 230.767, Florida Statutes deleting references to § 236.07(1), (2); providing an effective date.

—was read the second time by title. On motion by Senator Haverfield, by two-thirds vote SB 1147 was read the third time by title, passed and certified to the House. The vote was:

Yeas—36

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

Nays—None

By unanimous consent Senators Barrow, de la Parte, Johnson (34th) and Henderson were recorded as voting yea.

HB 3183—A bill to be entitled An act relating to partnership law; adopting uniform partnership act as the law of this state; repealing section 620.55, Florida Statutes, relating to partnership property; providing an effective date.

—was read the second time by title. On motion by Senator McClain, by two-thirds vote HB 3183 was read the third time by title, passed and certified to the House. The vote was:

Yeas—37

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

Nays—None

By unanimous consent Senators Boyd, de la Parte and Scarborough were recorded as voting yea.

SB 340 was taken up and on motion by Senator McClain, HB 3092 was withdrawn from the Committees on Judiciary—Civil B and Ways and Means by two-thirds vote and placed on the calendar.

On motion by Senator McClain—

HB 3092—A bill to be entitled An act relating to law revision; amending §§13.90, 13.91, 13.92, 13.93, 13.94, 13.95, 13.96, 13.97, 13.98, 13.99, 13.992, 13.993, 13.994, 13.995, and 13.996, Florida Statutes; establishing the law revision council; providing for its members, their terms and appointments; providing for the functions to be exercised by the council and its reports to the Legislature; authorizing the council to employ personnel and exercise powers for the performance of its functions; repealing section 13.991, Florida Statutes, relating to location of the office of the Florida law revision commission; providing an effective date.

—a companion measure to SB 340 was substituted therefor. On motions by Senator McClain, by two-thirds vote HB 3092 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—39

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

Nays—None

By unanimous consent Senators Johnson (29th), de la Parte and Hollahan were recorded as voting yea.

SB 340 was laid on the table.

SB 973—A bill to be entitled An act relating to probate, estates of decedents and expenses and compensation of personal representatives; amending subsection (1) of Section 734.01, Florida Statutes; providing for the allowance of expenses and compensation of personal representatives; clarifying the composition and determination of the amount of the estate accounted for by a personal representative; and providing an effective date.

—was read the second time by title.

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

Amendment 1—On page 3, line 17, strike “for” and insert: nor

On motion by Senator Wilson the following amendment was adopted:

Amendment 2—On page 2, line 25, insert after “tax return”: necessitated by the inclusion in such returns of non-probate income or assets

On motion by Senator Wilson the following amendment was adopted:

Amendment 3—On page 3, line 19, strike “June 1, 1972” and insert: July 1, 1972

On motion by Senator Wilson, by two-thirds vote SB 973 as amended was read the third by title, passed and ordered engrossed. The vote was:

Yeas—39

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

Nays—None

By unanimous consent Senators Scarborough and de la Parte were recorded as voting yea.

SB 50—A bill to be entitled An act relating to veterans and their dependents; adding subsection (4) to §240.052, Florida Statutes, as amended by chapter 70-51, Laws of Florida, to provide that such persons attending institutions in the state university system under the federal educational assistance acts shall have an extra sixty (60) days for payment of registration fees; providing an effective date.

—was read the second time by title. On motion by Senator Johnson (34th), by two-thirds vote SB 50 was read the third time by title, passed and certified to the House. The vote was:

Yeas—34

Mr. President	Childers	Johnson (34th)	Saunders
Arnold	Daniel	Knopke	Scarborough
Barrow	Ducker	Lane	Stolzenburg
Beaufort	Graham	Lewis (33rd)	Ware
Bell	Gunter	Lewis (43rd)	Weber
Bishop	Haverfield	Ott	Williams
Boyd	Henderson	Plante	Wilson
Brantley	Hollahan	Poston	
Broxson	Johnson (29th)	Reuter	

Nays—None

By unanimous consent Senators de la Parte and Trask were recorded as voting yea.

SB 523—A bill to be entitled An act relating to grand juries; amending §905.17, Florida Statutes, as amended by chapter 70-339, Laws of Florida; providing that complete stenographic records of all grand jury witnesses shall be made and preserved; providing an effective date.

—was read the second time by title. On motion by Senator Johnson (34th), by two-thirds vote SB 523 was read the third time by title, passed and certified to the House. The vote was:

Yeas—36

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

Nays—None

By unanimous consent Senators Broxson, de la Parte and Trask were recorded as voting yea.

Consideration of SB 364 was deferred.

SB 1078—A bill to be entitled An act relating to the invalidation of electronic repair dealer registrations; amending section 468.159, Florida Statutes, to create a new subsection to provide for a civil penalty in lieu of registration invalidation; providing an effective date.

—was read the second time by title. On motion by Senator Karl, by two-thirds vote SB 1078 was read the third time by title, passed and certified to the House. The vote:

Yeas—37

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

Nays—None

By unanimous consent Senators Ott, Trask and de la Parte were recorded as voting yea.

SB 1033—A Bill to be entitled An Act relating to pollution control; amending Subsection 1 of section 403.051, Florida Statutes; relating to department of pollution control hearings; providing for procedures insuring due process and notice; providing an effective date.

—was read the second time by title. On motion by Senator Knopke, by two-thirds vote SB 1033 was read the third time by title, passed and certified to the House. The vote was:

Yeas—36

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

Nays—None

By unanimous consent Senators Weissenborn, de la Parte and Trask were recorded as voting yea.

SB 648—A bill to be entitled An act relating to water resources; flood control district works; amending chapter 378, Florida Statutes, by creating new section; authorizing use of aquifer for water storage and supply; amending section 378.01, Florida Statutes; providing an effective date.

—was read the second time by title.

The Committee on Natural Resources and Conservation offered the following amendment which was adopted on motion by Senator Knopke:

Amendment 1—On page 1, line 22, strike the period (.) and insert: ; provided that only water of a compatible quality shall be introduced directly into such aquifer.

On motion by Senator Knopke, by two-thirds vote SB 648 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—34

Mr. President	Bell	Childers	Graham
Arnold	Bishop	Daniel	Gunter
Barrow	Brantley	Deeb	Haverfield
Beaufort	Broxson	Ducker	Henderson

Hollahan	Lewis (33rd)	Plante	Ware
Johnson (29th)	Lewis (43rd)	Poston	Williams
Johnson (34th)	McClain	Reuter	Wilson
Knopke	Myers	Sayler	
Lane	Ott	Scarborough	

Nays—None

By unanimous consent Senators Trask, de la Parte and Weissenborn were recorded as voting yea.

SB 524—A bill to be entitled An act relating to environmental protection; providing implementation of the provisions of Section 7, Article II of the State Constitution as the policy of the state, which provisions are not self-executing; declaring legislatively the policy of the state regarding environmental protection; providing for liberal construction of such policy; requiring consideration of the impact of state action on the environment; providing procedures for state project review and environmental impact statement preparation; providing an effective date.

—was read the second time by title.

The Committee on Natural Resources and Conservation offered the following amendment which was adopted on motion by Senator Knopke:

Amendment 1—On page 2, line 12, strike "others" and insert: other state officers, agencies or departments

On motion by Senator Knopke the following amendment was adopted:

Amendment 2—On page 3, lines 10—13, strike all of subsection (3) and insert: (3) The planning and development clearinghouse is directed to publish guidelines that will define those projects which qualify under the provisions of this act. The clearinghouse shall promulgate these guidelines in cooperation with the department of general services, the department of natural resources and the department of transportation. Further, the clearinghouse is authorized to develop any additional forms and procedures required for the implementation of the provisions in this act.

On motion by Senator Knopke, by two-thirds vote SB 524 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—35

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

Nays—2

Beaufort Bishop

By unanimous consent Senators Scarborough, Boyd, de la Parte were recorded as voting yea.

SB 597—A bill to be entitled An Act relating to trust fund accounts within the erosion control account; amending section 161.091 (3), Florida Statutes; providing an effective date.

—was read the second time by title. On motion by Senator Graham, by two-thirds vote SB 597 was read the third time by title, passed and certified to the House. The vote was:

Yeas—40

Mr. President	Bishop	Daniel	Haverfield
Arnold	Boyd	Deeb	Henderson
Barrow	Brantley	Ducker	Hollahan
Beaufort	Broxson	Graham	Horne
Bell	Childers	Gunter	Johnson (29th)

Johnson (34th)	Lewis (43rd)	Reuter	Ware
Karl	McClain	Saunders	Weber
Knopke	Ott	Saylor	Weissenborn
Lane	Plante	Stolzenburg	Williams
Lewis (33rd)	Poston	Trask	Wilson

Nays—None

By unanimous consent Senators Scarborough and de la Parte were recorded as voting yea.

SB 718—A bill to be entitled An Act relating to garnishment; amending Section 77.03, Florida Statutes, to require an affidavit stating plaintiff's knowledge and belief that defendant is not the head of a household; providing an effective date.

—was read the second time by title.

On motion by Senator Graham the following amendment was adopted:

Amendment 1—On page 1, line 15 strike everything after the enacting clause and insert:

Section 1. §77.03, Florida Statutes, is amended to read: 77.03 Writ; procurement after judgment.—After judgment has been obtained against defendant, but before the Writ of Garnishment is issued, the plaintiff, his agent or attorney, shall file a motion (which shall not be verified or negative defendant's exemptions) stating the amount of the judgment and that movant does not believe that defendant has in his possession visible property on which a levy can be made sufficient to satisfy the judgment, and in the event a garnishment of wages is sought, an affidavit stating plaintiff's information and belief that defendant is not the head of a household. The motion, and where required, the affidavit, may be filed and the writ issued either before or after the return of execution.

Section 2. This act shall take effect July 1, 1972.

On motion by Senator Graham the following amendment was adopted:

Amendment 2—On page 1, line 6 after the word "require" insert: for the garnishment of wages

On motion by Senator Graham, by two-thirds vote SB 718 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—38

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

Nays—None

By unanimous consent Senators Barrow, Daniel, de la Parte and Scarborough were recorded as voting yea.

SB 877—A bill to be entitled An Act relating to flood control districts; amending §378.13, Florida Statutes, to increase the membership of governing boards to nine (9) members; providing for the appointment of members by the governor with the confirmation of the Senate; providing for validation of official acts by appointees not confirmed; providing an effective date.

—was read the second time by title.

The Committee on Governmental Efficiency offered the following amendment which was adopted on motion by Senator Daniel:

Amendment 1—On page 1, line 26 after "district" insert: , for those districts having less than nine (9) members on the effective date of this act,

On motion by Senator Graham, by two-thirds vote SB 877 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—40

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

Nays—None

By unanimous consent Senators Barrow, de la Parte and Scarborough were recorded as voting yea.

HB 481—A bill to be entitled An act relating to extension service; providing for extension work between the cooperative extension service of the university of Florida's institute of food and agricultural sciences and boards of county commissioners and/or other legally constituted local governing bodies; providing an effective date.

—was read the second time by title. On motion by Senator Saunders, by two-thirds vote HB 481 was read the third time by title, passed and certified to the House. The vote was:

Yeas—38

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

Nays—None

By unanimous consent Senators Scarborough, de la Parte and Barrow were recorded as voting yea.

SB 668—A bill to be entitled An act relating to purchasing; amending subsection (1) of section 287.062, Florida Statutes, providing for competitive bids; providing for exceptions; and providing an effective date.

—was read the second time by title. On motion by Senator Saunders, by two-thirds vote SB 668 was read the third time by title, passed and certified to the House. The vote was:

Yeas—39

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

Nays—None

By unanimous consent Senators Scarborough, de la Parte and Barrow were recorded as voting yea.

SB 1020—A bill to be entitled An act relating to the revocation or suspension of a permit issued to a wholesale or retail cigarette dealer pursuant to Chapter 210, Florida Statutes; amending section 210.16, Florida Statutes, by creating a new

subsection to provide for a civil penalty in lieu of revocation or suspension; providing an effective date.

—was read the second time by title. On motion by Senator Hollahan, by two-thirds vote SB 1020 was read the third time by title, passed and certified to the House. The vote was:

Yeas—37

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

Nays—None

By unanimous consent Senators Scarborough, Horne, de la Parte and Barrow were recorded as voting yea.

Consideration of SB 742 was deferred.

SB 397—A bill to be entitled An act relating to persistent pesticides; adding paragraph (c) to §487.031(9), Florida Statutes, as amended by chapter 70-52, Laws of Florida, to require the department of agriculture and consumer services to file records on the amount and kind of persistent pesticides sold in the state; providing for yearly reports to the department of agriculture and consumer services by any person, company, or corporation selling persistent pesticides in this state; providing an effective date.

—was read the second time by title.

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

Amendment 1—On page 1, line 27, strike “January 31” and insert: March 1

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

Amendment 2—On page 2, line 1, strike lines 1 through 7 and insert: 2. Registrants selling persistent pesticides shall report to the department of agriculture and consumer services the name and the amount of each persistent pesticide sold by him in this state during each calendar year. The report shall be filed with the department not later than January 31 following the said reporting year.

On motion by Senator Ducker, by two-thirds vote SB 397 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—38

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

Nays—None

By unanimous consent Senators Scarborough, de la Parte and Barrow were recorded as voting yea.

HB 2691—A bill to be entitled An act relating to vehicle safety equipment inspections; amending subsection (4) of §325.13, Florida Statutes, and adding subsections (5) and (6) to said section; providing extensions of time for reinspection

when the inspection station is closed on the last day of the month; providing that persons absent from the state shall have a ten (10) day grace period in which to have motor vehicles reinspected if their current safety equipment inspection certificate expired during their absence; providing an effective date.

—was read the second time by title. On motion by Senator Ducker, by two-thirds vote HB 2691 was read the third time by title.

On motion by Senator Sayler the following amendment was adopted by two-thirds vote:

Amendment 1—On page 2, insert a new Section 2 and renumber subsequent section. Section 2. Subsection (1) of Section 325.19, Florida Statutes, as amended by chapter 70-351, Laws of Florida, is amended to read:

325.19 Requirements for approval before an approval certificate may be issued for a motor vehicle.—

(1) The following articles and equipment of each vehicle shall be inspected by an approved safety equipment inspection station, as required in this part, to determine that they are in safe operating condition:

- (a) Brakes,
- (b) Lights,
- (c) Horn,
- (d) Steering mechanism,
- (e) Windshield wipers,
- (f) Directional signals, and
- (g) Tires, and,
- (h) exhaust system

On motion by Senator Sayler the following title amendment was adopted:

Amendment 2—On page 1, line 16, strike the word “providing” after the semicolon and insert: providing that exhaust system be inspected; providing

HB 2691 as amended was read by title, passed and certified to the House. The vote was:

Yeas—36

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

Nays—1

Bishop

By unanimous consent Senators Scarborough, de la Parte, Boyd and Barrow were recorded as voting yea.

SB 696—A bill to be entitled An act relating to funeral directors and embalmers; amending subsection (2) of section 470.-112, Florida Statutes, relating to number of apprentices at training agency; providing an effective date.

—was read the second time by title. On motion by Senator Lewis (33rd), by two-thirds vote SB 696 was read the third time by title, passed and certified to the House. The vote was:

Yeas—36

Mr. President	Childers	Haverfield	Knopke
Arnold	Daniel	Henderson	Lane
Beaufort	Deeb	Hollahan	Lewis (33rd)
Bishop	Ducker	Johnson (29th)	Lewis (43rd)
Boyd	Graham	Johnson (34th)	McClain
Broxson	Gunter	Karl	Myers

Ott Plante Poston	Reuter Saunders Saylor	Stolzenburg Trask Ware	Weber Williams Wilson
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Yeas—37

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

Nays—1

Bell

By unanimous consent Senators Scarborough, de la Parte and Barrow were recorded as voting yea.

SB 695—A bill to be entitled An act relating to funeral directors and embalmers; adding a new subsection (4) to section 470.11, Florida Statutes, relating to qualifications of apprentices; providing an effective date.

—was read the second time by title. On motion by Senator Lewis (33rd), by two-thirds vote SB 695 was read the third time by title, passed and certified to the House. The vote was:

Yeas—30

Arnold	Ducker	Knopke	Saunders
Beaufort	Graham	Lewis (33rd)	Saylor
Bell	Gunter	Lewis (43rd)	Stolzenburg
Boyd	Haverfield	McClain	Ware
Broxson	Henderson	Myers	Weber
Childers	Hollahan	Ott	Weissenborn
Daniel	Johnson (34th)	Plante	
Deeb	Karl	Poston	

Nays—7

Mr. President	Lane	Trask	Wilson
Bishop	Reuter	Williams	

By unanimous consent Senators Scarborough, de la Parte and Barrow were recorded as voting yea.

SB 694—A bill to be entitled An act relating to funeral directors and embalmers; amending subsection (4) of section 470.13, Florida Statutes, relating to procedure for revocation and suspension of license; providing an effective date.

—was read the second time by title. On motion by Senator Lewis (33rd), by two-thirds vote SB 694 was read the third time by title, passed and certified to the House. The vote was:

Yeas—38

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

Nays—None

By unanimous consent Senators Scarborough, de la Parte and Barrow were recorded as voting yea.

SB 440—A bill to be entitled An Act relating to the department of health and rehabilitative services, welfare trust fund; amending section 402.18, Florida Statutes, by adding subsection (5), authorizing division directors to provide for the advancement of subsistence and travel expenses from the welfare trust fund to employees transferring inmates; providing an effective date.

—was read the second time by title. On motion by Senator Johnson (29th), by two-thirds vote SB 440 was read the third time by title, passed and certified to the House. The vote was:

Nays—None

By unanimous consent Senators Scarborough, Henderson, de la Parte, Barrow and Lewis (33rd) were recorded as voting yea.

SB 302—A bill to be entitled An act relating to auditing of drainage district records; amending §298.65, Florida Statutes, as amended by chapter 71-136, Laws of Florida, providing for an annual audit of drainage district records by the auditor general; providing for a special audit to be made by the auditor general upon request of five percent of the land owners; providing for payment of the expenses of the audits; providing an effective date.

—was read the second time by title.

The Committee on Governmental Efficiency offered the following amendment which was adopted on motion by Senator Plante:

Amendment 1—On pages 1 and 2, strike lines 26 through 31 on page 1 and lines 1 through 18 on page 2 and insert: 1. *The auditor general is hereby directed to make an annual audit of the accounts, books and records of each drainage or sub-drainage district for the fiscal year of each year commencing July 1, 1972. The auditor general may, by written directive, require the district to hire an independent certified public accountant to conduct the required audit. The governor may, when requested by a resolution adopted by the local governing authority of any drainage district or sub-drainage district, direct an audit to be made by the auditor general of the accounts, books and records of any drainage, or sub-drainage district, and Every officer and employee of each district thereof shall furnish to the auditor general, or his assistants, or the independent certified public accountant all books, records, information or any and all documents pertaining to the financial affairs of any such district. The district not be required to pay any of the costs of such examination. Upon the completion of the audit of any district, as herein provided, the auditor general or the independent certified public accountant shall deliver one copy of the same to the governor of the state and one copy to the board of commissioners, trustees or other governing body of the district so audited, one copy to the auditor general and file one copy with the clerk of the circuit court of the county in which the drainage district or sub-drainage district lies.*

The Committee on Governmental Efficiency offered the following amendment which was adopted on motion by Senator Plante:

Amendment 2—On page 1, line 9, strike “records by the auditor general; provid-” and insert: records by the auditor general or by an independent certified accountant; provid-

On motion by Senator Plante the following amendment was adopted:

Amendment 3—On page 3, after line 16 insert: There shall be no more than two audits for any one fiscal year.

On motion by Senator Plante, by two-thirds vote SB 302 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—34

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

Nays—None

By unanimous consent Senators Scarborough, Barrow, de la Parte, and Johnson (29th) were recorded as voting yea.

On motion by Senator Hollahan, the rules were waived and time of adjournment was extended until 12:15 p.m.

On motion by Senator Horne, Rule 4.4 was waived and permission was granted to file for introduction and consideration a bill relating to limited partnerships.

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

By Senators Gong and Horne—

SB 1274—A bill to be entitled An act relating to limited partnerships; amending §620.31, Florida Statutes, to provide for the reinstatement of the certificate of authority of domestic limited partnerships upon payment of all delinquent taxes and filing of all delinquent reports; providing an effective date.

—which was read the first time by title and referred to the Committee on Judiciary—Civil B.

HB 3293—A bill to be entitled An act relating to compensation of county officials; amending section 145.131, Florida Statutes, by adding new subsection (3) relating to payment of insurance; to provide that payment of insurance for county officials and employees in section 112.08, Florida Statutes, shall not be considered additional compensation; providing an effective date.

—was read the second time by title. On motion by Senator Plante, by two-thirds vote HB 3293 was read the third time by title, passed and certified to the House. The vote was:

Yeas—39

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

Nays—None

By unanimous consent Senators Barrow, de la Parte and Scarborough were recorded as voting yea.

On motion by Senator Plante, SB 631 was withdrawn from the Committee on Ways and Means by two-thirds vote and laid on the table.

HB 919—A bill to be entitled An act relating to education; amending section 231.3505, Florida Statutes; providing that junior colleges with a department designated as an area vocational school shall employ a full-time director of vocational education; providing an effective date.

—was read the second time by title. On motion by Senator Williams, by two-thirds vote HB 919 was read the third time by title, passed and certified to the House. The vote was:

Yeas—39

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

Nays—None

By unanimous consent Senators Broxson, de la Parte, Scarborough and Barrow were recorded as voting yea.

HB 1617—A bill to be entitled An act relating to junior colleges or community colleges; amending subsection (2) of section 230.754, Florida Statutes, by adding paragraph (g); giving the board of trustees authority to control and dispose of property; providing an effective date.

—was read the second time by title. On motion by Senator Williams, by two-thirds vote HB 1617 was read the third time by title, passed and certified to the House. The vote was:

Yeas—39

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

Nays—None

By unanimous consent Senators de la Parte and Scarborough were recorded as voting yea.

On motion by Senator Williams HB 185 was placed at the end of the consent calendar.

SB 1199—A bill to be entitled An act relating to farm labor registration; amending subsection (3) of section 450.31, Florida Statutes, to provide for an increase in the farm labor contractor registration fee from twenty-five dollars (\$25.00) to one hundred dollars (\$100.00); providing an effective date.

—was read the second time by title. On motion by Senator Weissenborn, by two-thirds vote SB 1199 was read the third time by title, passed and certified to the House. The vote was:

Yeas—39

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

Nays—None

By unanimous consent Senators de la Parte and Scarborough were recorded as voting yea.

SB 936—A bill to be entitled An act relating to insurance; authorizing physicians to organize for the purpose of purchasing medical malpractice insurance; providing for the establishment of a medical malpractice risk management trust fund and for the employment of a professional staff; authorizing the fund to purchase coverages for its members; authorizing the depart-

ment of insurance to promulgate rules and regulations; providing an effective date.

—was read the second time by title. On motion by Senator Weissenborn, by two-thirds vote SB 936 was read the third time by title, passed and certified to the House. The vote was:

Yeas—35

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

Nays—None

By unanimous consent Senators de la Parte, Boyd and Scarborough were recorded as voting yea.

Co-Introducer

By permission, Senator Poston was recorded as a co-introducer of SB 936.

SB 927—A bill to be entitled An act relating to public health, migrant labor camps; amending chapter 381, Florida Statutes; to provide for a change in the definition of "migrant labor camp"; to provide for rule-making power over minimum living space; to provide for potable water supply in each family living unit; to provide for an effective date.

—was read the second time by title. On motion by Senator Weissenborn, by two-thirds vote SB 927 was read the third time by title, passed and certified to the House. The vote was:

Yeas—29

Arnold	Haverfield	Lewis (33rd)	Sayler
Beaufort	Henderson	Lewis (43rd)	Stolzenburg
Bell	Hollahan	McClain	Ware
Broxson	Horne	Myers	Weissenborn
Deeb	Johnson (34th)	Plante	Wilson
Ducker	Karl	Poston	
Graham	Knopke	Reuter	
Gunter	Lane	Saunders	

Nays—4

Bishop	Childers	Daniel	Trask
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By unanimous consent Senators Johnson (29th), de la Parte, Scarborough and Barrow were recorded as voting yea.

SB 608 was taken up, together with:

By the Committee on Health, Welfare and Institutions—

CS for SB 608—A bill to be entitled An act relating to osteopathic physicians; amending chapter 459, Florida Statutes; amending section 459.03 to provide exceptions to the application of the chapter, excepting physicians licensed in other states, territories or countries as consulting physicians, excepting commissioned medical officers of the United States armed services and public health service, excepting physicians in residence, excepting physicians employed by state institutions; amending paragraph (4) of section 459.06 providing for requirements of applicant for license; amending section 459.10 by adding subsection (2) (a) (b) (c) to provide authority for the denial of licensing; amending subsection (1) of section 459.11 to provide additional basis for licensing without examination; amending section 459.14 to provide for the power of the board of osteopathic medical examiners to discipline licensees, to revoke or suspend licenses, enumerating causes for disciplinary action or denial of license, providing method of hearing and determination; adding section 459.141 to provide for appellate review; adding section 459.161 to provide for notification to board of change of business address of licensee; amending section 459.19 to provide method of renewal of license; adding section 459.191

to provide annual educational requirements of osteopathic physicians and exceptions; adding paragraph 459.20 (2) (c) to provide grace period for payment of license renewal fee; adding subsection 459.20 (3) to provide for reissuance of license without payment of renewal fee; providing an effective date.

—which was read the first time by title and SB 608 was laid on the table.

On motion by Senator Deeb, by two-thirds vote CS for SB 608 was read the second time by title.

On motion by Senator Deeb the following amendment was adopted:

Amendment 1—On page 3, line 22, strike " or shall have declared his intention of becoming such a citizen as provided by law and shall have been a continuous resident of the United States for a minimum of one year immediately preceding such application." and insert: . (period) after the word "States"

On motion by Senator Deeb the following amendment was adopted:

Amendment 2—On page 1, lines 15-17, strike "amending paragraph (4) of section 459.06 providing for requirements of applicant for license;"

Pending further consideration of CS for SB 608 as amended, on motion by Senator Deeb CS for HB 3258 was withdrawn from the Committee on Health, Welfare and Institutions by two-thirds vote and placed on the calendar.

On motion by Senator Deeb—

CS for HB 3258—A bill to be entitled An act relating to osteopathic physicians; amending chapter 459, Florida Statutes; amending section 459.03 to provide exceptions to the application of the chapter, excepting physicians licensed in other states, territories or countries as consulting physicians, excepting commissioned medical officers of the United States armed services and public health service, excepting physicians in residence, excepting physicians employed by state institutions; amending section 459.10 by adding subsection (2) (a) (b) (c) to provide authority for the denial of licensing; amending subsection (1) of section 459.11 to provide additional basis for licensing without examination; amending section 459.14 to provide for the power of the board of osteopathic medical examiners to discipline licensees, to revoke or suspend licenses, enumerating causes for disciplinary action or denial of license, providing method of hearing and determination; adding section 459.141 to provide for appellate review; adding section 459.161 to provide for notification to board of change of business address of licensee; amending section 459.19 to provide method of renewal of license; adding section 459.191 to provide annual educational requirements of osteopathic physicians and exceptions; adding paragraph 459.20 (2) (c) to provide grace period for payment of license renewal fee; adding subsection 459.20 (3) to provide for reissuance of license without payment of renewal fee; providing an effective date.

—a companion measure to CS for SB 608 as amended was substituted therefor.

On motion by Senator Deeb, by two-thirds vote, CS for HB 3258 was read the second time by title.

On motion by Senator Deeb the following amendment was adopted:

Amendment 1—On page 3, line 15, strike entire section 2 and renumber subsequent sections

On motion by Senator Deeb, by two-thirds vote CS for HB 3258 was read the third time by title, passed and certified to the House. The vote was:

Yeas—34

Mr. President	Boyd	Deeb	Haverfield
Arnold	Broxson	Ducker	Henderson
Beaufort	Childers	Graham	Hollahan
Bishop	Daniel	Gunter	Johnson (29th)

Johnson (34th)	McClain	Saunders	Weber
Karl	Myers	Saylor	Williams
Knopke	Plante	Stolzenburg	Wilson
Lewis (33rd)	Poston	Trask	
Lewis (43rd)	Reuter	Ware	

Nays—None

CS for SB 608 was laid on the table.

SB 703—A bill to be entitled An act relating to estates by survivorship; amending §689.15, Florida Statutes; providing that a joint tenancy with right of survivorship may be created; providing an alternative method of creating the estates; validating conveyances heretofore executed; providing an effective date.

—was read the second time by title. On motion by Senator Horne, by two-thirds vote SB 703 was read the third time by title, passed and certified to the House. The vote was:

Yeas—35

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

Nays—None

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

SB 700—A bill to be entitled An act relating to guardianship; amending §745.15(4)(a), Florida Statutes, providing that the husband or wife, who is not incompetent, shall join in the sale or conveyance of any property sold or conveyed under the authority thereof; providing that when both spouses are incompetent, all property, including homestead, or interests therein, may be sold or conveyed by the guardian or guardians of the incompetent spouses; providing an effective date.

—was read the second time by title. On motion by Senator Horne, by two-thirds vote SB 700 was read the third time by title, passed and certified to the House. The vote was:

Yeas—32

Mr. President	Deeb	Johnson (29th)	Poston
Arnold	de la Parte	Johnson (34th)	Reuter
Beaufort	Ducker	Karl	Stolzenburg
Bishop	Graham	Knopke	Trask
Boyd	Gunter	Lewis (33rd)	Ware
Broxson	Henderson	McClain	Weber
Childers	Hollahan	Myers	Williams
Daniel	Horne	Plante	Wilson

Nays—None

By unanimous consent Senators Weissenborn, Scarborough and Barrow were recorded as voting yea.

SB 701—A bill to be entitled An act relating to acknowledgment and proof of instruments affecting real and personal property; amending §695.03 (1) and (2), Florida Statutes, as amended by chapter 71-53, Laws of Florida, providing that acknowledgment or proof in this state may be made before a clerk or deputy clerk of a court of record; providing that when a notary public out of this state does not affix a seal, a certificate of proper authority is sufficient; providing an effective date.

—was read the second time by title. On motion by Senator Horne, by two-thirds vote SB 701 was read the third time by title, passed and certified to the House. The vote was:

Yeas—34

Mr. President	Boyd	Daniel	Ducker
Arnold	Broxson	Deeb	Graham
Beaufort	Childers	de la Parte	Gunter

Haverfield	Karl	Ott	Ware
Henderson	Knopke	Plante	Weber
Hollahan	Lewis (33rd)	Poston	Williams
Horne	Lewis (43rd)	Reuter	Wilson
Johnson (29th)	McClain	Stolzenburg	
Johnson (34th)	Myers	Trask	

Nays—None

By unanimous consent Senators Weissenborn, Scarborough and Barrow were recorded as voting yea.

Consideration of SB 702 was deferred.

SB 1209—A bill to be entitled An act relating to instructional television; providing that the board of regents, the various agencies and institutions under the supervision of the board, and the division of community colleges, investigate the feasibility of instructional television courses for credit towards graduation; providing area guidelines; providing for reporting to certain legislative officers; providing an effective date.

—was read the second time by title.

Senator Ware offered the following amendment which was adopted on motion by Senator Haverfield:

Amendment 1—On page 1, line 25, following the period (.), add: The board of regents and the division of community colleges shall seek the cooperation of private educational institutions in conducting this study.

Senator Ware offered the following amendment which was adopted on motion by Senator Haverfield:

Amendment 2—On page 1, line 11 in title, following the semicolon (;), add: providing for the cooperation of private educational institutions

On motion by Senator Haverfield, by two-thirds vote SB 1209 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—33

Mr. President	Ducker	Knopke	Stolzenburg
Arnold	Graham	Lewis (33rd)	Trask
Beaufort	Gunter	Lewis (43rd)	Ware
Boyd	Haverfield	McClain	Weber
Broxson	Henderson	Plante	Williams
Childers	Hollahan	Poston	Wilson
Daniel	Johnson (29th)	Reuter	
Deeb	Johnson (34th)	Saunders	
de la Parte	Karl	Saylor	

Nays—None

By unanimous consent Senators Weissenborn, Barrow and Scarborough were recorded as voting yea.

SB 949—A bill to be entitled An act relating to loans to parolees and probationers; amending chapter 947, Florida Statutes, by adding section 947.27, authorizing the parole and probation commission to make loans to certain parolees and probationers and to create a special fund; providing an effective date.

—was read the second time by title. On motion by Senator Trask, by two-thirds vote SB 949 was read the third time by title, passed and certified to the House. The vote was:

Yeas—30

Mr. President	Graham	Karl	Saylor
Arnold	Gunter	Knopke	Trask
Beaufort	Haverfield	Lewis (33rd)	Ware
Boyd	Henderson	Lewis (43rd)	Weissenborn
Broxson	Hollahan	Myers	Williams
Daniel	Horne	Plante	Wilson
Deeb	Johnson (29th)	Poston	
Ducker	Johnson (34th)	Reuter	

Nays—3

Bishop Childers McClain

By unanimous consent Senators Barrow, de la Parte and Scarborough were recorded as voting yea.

SB 617—A bill to be entitled An act relating to social security for public employees; adding subsection (6) to §650.05, Florida Statutes, relating to political subdivisions; authorizing use of grants-in-aid and other revenue shared with political subdivisions for payment of employer social security contributions; 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 Trask:

Amendment 1—On page 2, line 23, strike "may" and insert: shall

Pending further consideration of SB 617 as amended, on motion by Senator Trask, by two-thirds vote, HB 3199 was withdrawn from the Committee on Ways and Means and placed on the calendar. On motion by Senator Trask—

HB 3199—A bill to be entitled An act relating to social security for public employees; adding subsection (6) to §650.05, Florida Statutes, relating to political subdivisions; authorizing use of grants-in-aid and other revenue shared with political subdivisions for payment of employer social security contributions; providing an effective date.

—a companion measure to SB 617 was substituted therefor.

On motions by Senator Trask, by two-thirds vote, HB 3199 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—34

Mr. President	Deeb	Johnson (34th)	Reuter
Arnold	Ducker	Karl	Sayler
Beaufort	Graham	Knopke	Trask
Bishop	Gunter	Lewis (33rd)	Ware
Boyd	Haverfield	Lewis (43rd)	Weissenborn
Brantley	Henderson	McClain	Williams
Broxson	Hollahan	Myers	Wilson
Childers	Horne	Plante	
Daniel	Johnson (29th)	Poston	

Nays—None

SB 617 was laid on the table.

By unanimous consent Senators de la Parte, Barrow and Scarborough were recorded as voting yea.

The hour of adjournment having arrived, a point of order was called and the Senate adjourned at 12:17 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 20, 1972.