

JOURNAL OF THE FLORIDA SENATE

Tuesday, April 4, 1972

The Senate was called to order by the President at 9:00 a.m.
A quorum present—48:

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

Excused: Senator Boyd for the afternoon session to fulfill his duties as chairman of the Committee on Reapportionment and Redistricting.

Prayer by Senator Broxson:

Lord, today we are reminded of your words:

“Blessed is the man that walketh not in the counsel of the ungodly, nor standeth in the way of sinners, nor sitteth in the seat of the scornful.

But his delight is in the law of the Lord, and in his law doth he meditate day and night.

And he shall be like a tree that is planted by the rivers of water, that bringeth forth his fruit in his season; his leaf also shall not wither and whatsoever he doeth shall prosper.”

Help us today to hide your words in our hearts that we might not sin against God. Amen.

The Journal of April 3 was corrected and approved.

The Journal of March 31 was further corrected as follows and approved:

Page 753, column 1, lines 25 and 26, before “SB” insert: CS for

The Journal of March 30 was further corrected as follows and approved:

Page 684, counting from the bottom of column 2, line 9, strike “534” and insert: 532

Page 691, counting from the bottom of column 1, strike lines 10 and 11 and insert: The bill contained in the above message was ordered engrossed.

Page 691, counting from the bottom of column 1, between lines 21 and 22 insert: The bills contained in the above messages were ordered enrolled.

Page 691, column 2, lines 19, 20, 21, before “SJR” insert: CS for

Page 692, counting from the bottom of column 2, line 20, before “SJR” insert: CS for

The Journal of March 14 was further corrected as follows and approved:

Page 429, column 2, between lines 9 and 10 insert: On motion by Senator Deeb, by two-thirds vote CS for SB 771 was read the second time by title.

The Journal of March 8 was further corrected as follows and approved:

Page 376, column 1, line 10, strike “by title” and insert: in full

REPORT OF COMMITTEE

The Committee on Rules, Calendar, Privileged Business and Ethics respectfully submits the following Special Order Calendar for Tuesday, April 4, 1972:

CS for HB 4060	SB 1197	HB 3981
CS for HB 4030	SB 1202	SB 1196
SB 45	SB 1208	HB 3440
SB 610	SCR 1230	HB 3727
SB 679	CS for SB 1280	HB 3728
SB 818	SB 354	HB 4305
SB 819	SB 955	HB 4308
SB 828	CS for HB 3041	HB 4379
SJR 853	HB 3202	HB 4380
SB 854	HB 4323	HB 4381
SB 914	CS for HB 4375	
SB 930	HB 3937	

ENGROSSING REPORTS

Your Engrossing Clerk to whom was referred—

CS for SB 3 with 2 amendments
SB 95 with 1 amendment
CS for SB 433 with 3 amendments
CS for SB 455 with 2 amendments
SB 467 with 2 amendments
SB 648 with 2 amendments
SB 810 with 1 amendment
CS for SB 965 with 2 amendments
SB 970 with 1 amendment
CS for CS for SB 1071 with 2 amendments
SB 1079 with 3 amendments
SB 1266 with 2 amendments

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

ELMER O. FRIDAY
Secretary of the Senate

Your Engrossing Clerk to whom was referred CS for SB 498 with 2 Conference Committee amendments reports that the Conference Committee amendments have been incorporated and the bill is returned herewith.

ELMER O. FRIDAY
Secretary of the Senate

Your Engrossing Clerk to whom was referred CS for SB 277 with 2 amendments reports that the House amendments have been incorporated and the bill is returned herewith.

ELMER O. FRIDAY
Secretary of the Senate

The bills contained in the foregoing reports were ordered enrolled.

ENROLLING REPORTS

Your Enrolling Clerk to whom was referred—

SB 293	CS for SB 684	SB 927
SB 301	SB 751	SB 954
SB 335	SB 836	SB 983
SB 359	SB 860	SB 1207
CS for SB 561	SB 880	SB 1227
SB 566	SB 910	SB 1274

—reports same have been enrolled, signed by the required Constitutional officers and presented to the Governor on April 3, 1972.

ELMER O. FRIDAY
Secretary of the Senate

Your Enrolling Clerk to whom was referred—

SB 239	SB 1141	SB 1241
SB 344	SB 1159	SB 1262
SB 570	SB 1169	SB 1263
SB 642	SB 1175	SB 1265
SB 645	SB 1215	SB 1277
CS for SB 771	SB 1217	
SB 1099	SB 1235	

—reports same have been enrolled, signed by the required Constitutional officers and presented to the Governor on April 4, 1972.

ELMER O. FRIDAY
Secretary of the Senate

Your Enrolling Clerk to whom was referred—

SB 176	SB 641	SB 960	SB 1264
SB 346	SB 677	SB 977	SB 1269
SB 355	SB 682	SB 1142	SB 1283
SB 356	SB 755	SB 1157	SB 1300
SB 560	SB 798	SB 1158	
SB 575	SB 858	SB 1216	
SB 590	SB 938	SB 1253	

—reports same have been enrolled, signed by the required Constitutional officers and presented to the Governor on April 4, 1972.

ELMER O. FRIDAY
Secretary of the Senate

MESSAGE FROM THE GOVERNOR

The Governor advised that he had filed in the office of the Secretary of State Senate Bills 709, 890, 1020 and 1078, which he had approved on April 3, 1972.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Jerry Thomas April 3, 1972
President of the Senate

Sir:

I am directed to inform the Senate that the House of Representatives has receded from amendments 1 and 2, has refused to recede from amendments 3 and 4 and has passed as amended—

By Senator Horne—

SB 1091—A bill to be entitled An act to provide a Clerk or Clerks for the County Courts of Leon, Walton and Santa Rosa Counties, method of appointment, term of office, and to provide compensation shall be provided for in the annual budget of the County Court; providing an effective date and repealing all laws in conflict herewith.

Amendment 3

On page 1, line 16, after the word "to" insert the following: Holmes,

Amendment 4

In the title, line 5, after the word "of" insert the following: Holmes,

—and again requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

On motions by Senator Horne, the Senate concurred in House amendments 3 and 4 to SB 1091.

SB 1091 passed as further amended, was ordered engrossed and the action of the Senate was certified to the House. The vote was:

Yeas—29

Arnold	Childers	Johnson (29th)	Poston
Barron	Daniel	Johnson (34th)	Reuter
Beaufort	Ducker	Karl	Sayler
Bishop	Fincher	Knopke	Stolzenburg
Boyd	Graham	Lewis (33rd)	Ware
Peterson	Gunter	McClain	
Brantley	Henderson	Ott	
Broxson	Horne	Plante	

Nays—None

By unanimous consent Senator Trask was recorded as voting yea.

The Honorable Jerry Thomas
President of the Senate

March 31, 1972

Sir:

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

By Representative Tucker and others—

HB 4046—A bill to be entitled An act relating to the department of commerce; establishing a rural manpower services program within the division of labor and employment opportunities of said department; providing legislative intent; providing general purpose and responsibility; providing scope and coverage; providing powers and duties of the rural manpower services program; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

HB 4046, contained in the above message, was read the first time by title and referred to the Committee on Commerce.

The Honorable Jerry Thomas
President of the Senate

April 3, 1972

Sir:

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

By the Committee on Appropriations—

CS for HB 4436—A bill to be entitled An act relating to the judiciary; providing for the number, salary and election of circuit judges in each circuit; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

CS for HB 4436, 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
President of the Senate

April 3, 1972

Sir:

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

By Representatives Craig and Glisson—

HB 4473—A bill to be entitled An act relating to Putnam County; creating an exemption for Putnam County allowing said county to use mosquito control equipment for purposes other than mosquito control; authorizing Putnam County to dispose of self-propelled or towed vehicles when, in fact, said vehicles become expendable to said county and said vehicles have an appraised value of less than \$300.00.

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 4473.

HB 4473, 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

April 4, 1972

Sir:

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

HB 3269	HB 946	HB 4378
HB 702	HB 3038	
HB 4457	HB 3854	

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

UNFINISHED BUSINESS

Senator Boyd moved that consideration of SJR 1306 be deferred so that the Committee on Reapportionment and Redistricting could meet to consider the House amendment to SJR 1305. The motion was adopted and the committee was excused.

On motion by Senator Hollahan, the Senate recessed at 9:22 a.m.

The Senate was called to order by the President at 10:40 a.m. A quorum present.

SPECIAL ORDER

Consideration of CS for HB 4060 was deferred.

CS for HB 4030—A bill to be entitled An act relating to the Florida Public Service Commission; amending chapter 350, Florida Statutes, adding new sections 350.061 through 350.0614 to create the office of public counsel and to prescribe the qualifications, duties, staff and compensation of said office; amending section 350.58, Florida Statutes, to require annual reports of public counsel; amending subsection 350.12(1), Florida Statutes, to require a study of public service commission jurisdiction, powers, functions and duties relative to the long-range energy needs of the state; amending chapter 16, Florida Statutes, to authorize the attorney general to intervene before the Florida public service commission; amending subsection 110.051(2), Florida Statutes, to exempt public counsel from career service requirements; amending section 366.02, Florida Statutes, by removing certain exemptions pertaining to utilities owned by municipalities and rural electric cooperatives from provisions of chapter 366; providing an effective date.

—was read the second time by title.

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

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

Section 1. Department of people's counsel established.—

(1) There is hereby created the department of people's counsel. The department shall be headed by the people's counsel who shall be appointed by the concurrence of a majority of the members of the cabinet of Florida and shall hold office at the pleasure of the majority of the members of the cabinet. He shall receive an annual salary which shall be fixed by the cabinet.

Section 2. Powers and duties.—

(1) In the performance of the functions of the department under this act, the department shall have the powers vested in it under this act together with all powers and authority necessary and proper to enable it to carry out the purposes of this act. The people's counsel shall appear before any board, commission or agency of Florida government as well as the courts on behalf of the interests of the public in general in any matter or proceeding, of which such board, commission, agency or court has original jurisdiction and in which he may deem the public interest to require his participation, including but not limited to proceedings with regard to the rates, service, or practices of any public utility company. He shall have, in such appearance, all the rights of counsel for a party in interest, including but not limited to the right to present his case, to cross examine, to object, to be heard, and to appeal.

(2) He shall make such investigations as he may deem necessary to the intelligent performance of the duties imposed by this section.

(3) He shall have full access to the appropriate governmental records and shall be entitled to call upon the assistance of any board, commission or agency, and shall have the benefit of all other facilities or information of the agency in carrying out his duties.

Section 3. Employment of personnel; experts.—

(1) The department shall employ and fix the compensation of such personnel as it determines to be necessary for the performance of the functions of the department, within the budget of the department, including but not limited to the employment of attorneys, accountants, engineers, rate specialists and other experts. They shall be reimbursed for travel expenses as are other state employees.

(2) The department shall, from time to time, and at least annually, compile and disseminate to the legislature and to the public a report containing information relating to the exercise of its powers and duties under this act. The report shall include

recommendations for legislation beneficial to the general public it serves.

Section 4. It is the intent of the legislature that the provisions of this act are independent and severable, and that the determination of invalidity of any part of the act shall not affect the remainder.

Section 5. There is hereby appropriated to the department of people's counsel the sum of \$350,000 from the general revenue fund for its operation during the year ending June 30, 1973.

Section 6. This act shall take effect July 1, 1972.

Senators Williams and Gunter offered the following substitute amendment which was moved by Senator Williams:

Amendment 2—On page 2, line 4 strike everything following the enacting clause and insert:

Section 1. Chapter 350, Florida Statutes, is amended by adding new sections 350.061 through 350.0614 to read:

350.061 Public Counsel.—The Governor shall appoint a "public counsel" subject to confirmation by the Senate, to represent the general public of Florida before the Florida public service commission. Public counsel shall be an attorney admitted to practice before the Florida Supreme Court and shall serve for a term concurrent with that of the Governor.

350.0611 Public Counsel; duties and powers.—It shall be the duty of public counsel to provide legal representation for the people of the state in all matters within the jurisdiction of the commission. In addition to his other duties and powers, public counsel shall be deemed to be a party to every public utility rate proceeding before the commission from the date the initial pleading is filed therein; provided however, that public counsel may at any time withdraw from any proceeding by filing with the commission a formal notice of withdrawal and by serving a copy thereof on all other parties to the proceeding. If the public counsel withdraws from any proceeding, he shall not be permitted to appear again in the same proceeding. The public counsel shall have such powers as are necessary to carry out the duties of his office, including but not limited to the following specific powers:

(1) to recommend to the commission the commencement of any proceeding or action, to appear in any proceeding or action before the commission in the name of the state or its citizens and to urge therein any position which he deems to be in the public interest, whether consistent or inconsistent with positions previously adopted by the commission, and to utilize therein all forms of discovery available to attorneys in civil actions generally subject to protective orders of the commission;

(2) to have access to and use of all files, records, data, personnel and facilities of the commission; excepting, however, staff recommendations to the commission for final disposition of matters pending before it, which shall be privileged until the order of final disposition has been entered;

(3) in any proceeding in which the public counsel is a party, to have only those rights available to other litigants, or litigants' counsel;

(4) with respect to any proceeding in which he appears as a party, to seek review of any determination, finding or order of the commission, or of any hearing examiner designated by the commission, in the name of the state or its citizens;

(5) to prepare and issue reports, recommendations and proposed orders to the commission, the governor and the legislature on any matter or subject within the jurisdiction of the commission, and to make such recommendations as he deems appropriate for legislation relative to commission procedures, rules, jurisdiction, personnel, and functions;

(6) to appear before other state agencies, federal agencies and courts in connection with matters under the jurisdiction of the commission, in the name of the state or its citizens; and

(7) to do all other things reasonably necessary or appropriate to represent the people of the state in matters within the jurisdiction of the commission.

350.0612 Public Counsel; location.—Public Counsel shall be located in such place or places within the State of Florida as will best enable him to perform the duties and functions of this office.

350.0613 Public Counsel; employees and use of commission staff.—Public Counsel may employ clerical and technical assistants whose qualifications, duties and responsibilities he shall from time to time prescribe. The staff of the commission shall cooperate with, assist and at all reasonable times be available to public counsel, to the extent that their normal duties for the commission are not thereby significantly impaired. The functions and duties of public counsel on behalf of the people of the state shall be performed to a significant extent in reliance on the expertise, advice and time of the commission's staff, but public counsel shall not interfere with the ability of the commission's staff to perform their responsibilities to the commission. Public counsel may from time to time retain the services of additional attorneys or experts from outside the commission's staff to the extent that the best interests of the people of the state will be better served thereby, including the retention of expert witnesses and other technical personnel for participation in contested proceedings before the commission. The commission shall furnish public counsel with copies of the initial pleadings in all proceedings before the commission, and if public counsel intervenes as a party in any proceeding he shall be served with copies of all subsequent pleadings, exhibits and prepared testimony, if used.

350.0614 Public Counsel; compensation and expenses.—The salaries of public counsel and his employees, and all expenses of his office, shall be allocated from moneys appropriated to the office of the governor.

Section 2. Section 350.58, Florida Statutes, is amended to read:

350.58 Annual Report to Governor.—The commissioners shall, by the first day of March in every year, make to the governor annual reports of all transactions of their office, including an itemized statement of penalties imposed and fines collected, and recommend from time to time such legislation as they may deem advisable. Public counsel shall, by the first day of February in every year, make a report to the Governor and the commission of the activities of his office during the preceding calendar year, including recommendations for legislation relating to the commission or to the office of public counsel.

Section 3. Subsection 350.12(1), Florida Statutes, is amended by adding a new paragraph (c) to read:

350.12 Duties and powers of commissioners.—

(1) It shall be the duty of said commissioners:

(c) To conduct a continuing study analyzing the jurisdiction, functions, powers and duties of the Florida public service commission as they relate to the long-range energy needs of the state, to report its first findings to the legislature not later than February 1, 1973, and to report annually thereafter on or before the first day of December. In conducting this study the commission shall have authority to retain such persons as it deems appropriate, compel the attendance of witnesses, and require the production of records or other information. The commission shall pay all expenses of the study from the Florida public service commission regulatory trust fund. The commission shall recommend legislation to enable the Florida public service commission to engage in full-time effective planning designed to assure adequate, reliable and reasonably-priced power in Florida, the establishment of a reliable power grid throughout Florida and the avoidance of uneconomic duplication of generation and transmission facilities. The commission's report shall include, but shall not be confined to, recommendations for controls over private industry relative to electric interties, jurisdiction over consumer-owned and publicly-owned utilities, personnel and funds as may be needed in connection with expanded jurisdiction, and means of coordinating resource plans with other states and federal and state agencies. Florida

municipalities, other political subdivisions and cooperative associations engaged in the generation or distribution of power, or in the conduct of water or sewer business, shall cooperate with the commission in the development of information and recommendations to be included in the study.

Section 4. Chapter 16, Florida Statutes, is amended by adding a new section 16.011 to read:

16.011 Intervention before Florida Public Service Commission.—In addition to his other duties, the attorney general may intervene in any ratemaking or tariff proceeding before the Florida public service commission whenever the state is a substantial consumer of the services or products of the regulated entity whose rates or tariffs are under review. The power of intervention conferred by this section shall operate as a limitation on the attorney general's right of intervention before the Florida public service commission, but not as a limitation on any other rights which the attorney general may have with respect to other agencies of the state.

Section 5. Subsection 110.051(2), Florida Statutes, is amended by adding a new paragraph (1) to read:

110.051 Career Service; exemptions.—

(2) Exempt Positions.—The exempt positions which shall not be covered by this chapter shall include the following:

(1) *The public counsel appointed under section 350.061, Florida Statutes, whose salary shall be set annually in the general appropriations act.*

Section 6. Appropriations.—There is hereby appropriated from the Florida public service commission regulatory trust fund, from the effective date of the act through June 30, 1973, to the Office of the Governor, the sum of \$250,000 which shall be used for the purposes enumerated herein.

Section 7. This act shall take effect upon becoming law.

On motion by Senator Johnson (29th), further consideration of CS for HB 4030 was deferred.

On motion by Senator Deeb, the rules were waived and the Senate reverted to—

INTRODUCTION

By the required constitutional two-thirds vote of the Senate the following bill was admitted for introduction and consideration:

By Senator Deeb—

SB 1314—A bill to be entitled An act relating to homestead tax exemption; amending §196.012(10), Florida Statutes, to provide for the revision of the definition of certain "disabled persons"; providing an effective date.

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

The Senate resumed special order.

SB 45—A bill to be entitled An act relating to jurors; amending §40.24, Florida Statutes, to increase compensation and mileage paid to jurors; providing an effective date.

—was read the second time by title.

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

Amendment 1—On page 2, between lines 2 and 3 insert: Section 2. Chapter 40, Florida Statutes, is amended by adding a new section 40.231 to read:

40.231 Jury pools.—When persons named in a jury venire issued by the clerk of one of the courts mentioned in section 40.22 are summoned to attend that court as jurors, they shall be placed in a jury pool from which the circuit court may draw persons to serve in that court as grand jurors or petit jurors,

or both, and from which any other court mentioned in section 40.22 may draw persons to serve as petit jurors therein.

Renumber subsequent section.

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

Amendment 2—On page 1, line 6, insert: after the semicolon (;) adding to chapter 40, Florida Statutes, a new section 40.231, to provide for jury pools from which any court mentioned in section 40.22 may draw persons to serve as jurors therein;

On motion by Senator Lewis (33rd), by two-thirds vote SB 45 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—36

Mr. President	Daniel	Horne	Poston
Arnold	Deeb	Johnson (29th)	Saylor
Beaufort	de la Parte	Johnson (34th)	Scarborough
Bell	Ducker	Knopke	Stolzenburg
Bishop	Gong	Lane	Trask
Peterson	Graham	Lewis (33rd)	Ware
Brantley	Haverfield	Lewis (43rd)	Weber
Broxson	Henderson	McClain	Weissenborn
Childers	Hollahan	Ott	Wilson

Nays—None

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

Co-Introducer

By permission Senator Gunter was recorded as a co-introducer of SB 45.

SB 610 was taken up and on motion by Senator de la Parte—

HB 3727—A bill to be entitled An act relating to disposition of intangible personal property taxes; amending §199.302(1) and (4), Laws of Florida, as created by chapter 71-134, Laws of Florida, appearing as §199.292(1) and (4), Florida Statutes; creating §199.292(5), Florida Statutes; providing for appropriations for expenses of assessment; amending §199.052 (7)(e), Florida Statutes, as created by chapter 71-134, Laws of Florida, to allow the clerks of the circuit courts twenty (20) days after the end of each month within which to transmit to the department of revenue all intangible taxes collected during that month; providing for change in discount rates and months in which certain discounts are allowed, amending §199.042(1) (b), Florida Statutes; providing an effective date.

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

Further consideration of HB 3727 was deferred.

RESOLUTIONS

SR 326—A senate resolution expressing the respect and admiration of this body for the late Spessard L. Holland.

WHEREAS, Spessard L. Holland faithfully and well served the people of this state for more than fifty years, and

WHEREAS, Spessard L. Holland, who retired from active public service as a United States Senator on January 3, 1971, was taken from this life on November 6, 1971, and

WHEREAS, Spessard L. Holland was born in Bartow in 1892, and in his youth became both an outstanding scholar and an outstanding athlete, having been elected to Phi Beta Kappa and having been a college letterman in football, baseball, basketball, and track, and

WHEREAS, he rejected an opportunity to become a professional baseball pitcher in a major league, instead became a

teacher, and thereafter enlisted in the United States Army during World War I, serving overseas and winning the Distinguished Service Cross, and

WHEREAS, following the armistice he returned to Polk County and was appointed its prosecuting attorney, and was soon thereafter elected by its people as their county judge, the first of an unbroken succession of elections and re-elections to public office, and

WHEREAS, he thereafter ably served as a senator in this legislature for eight years, sponsoring measures that included those for revitalization of a depressed tax structure, for improvement of schools and the welfare of teachers, and for the development of Florida's citrus industry, and

WHEREAS, he served as Florida's governor for four years, under the pressure of worldwide war, and his administration sponsored needed amendments of the state constitution, greater public responsibilities to the aged and blind, increases in the strength and fairness in the state's property tax structure, reductions in the cost of bonded indebtedness, and improvements in the public school system, and

WHEREAS, he served as a United States Senator from Florida from 1946 to 1971, with distinction and honor, and

WHEREAS, he consistently championed the preservation of state, local and individual rights and responsibilities in all areas where centralization and expansion of governmental power was not clearly necessary to the public good, and

WHEREAS, he worked for many years, at times almost alone, to increase democracy by abolishing poll taxes, but to do so by clearly constitutional means, and his efforts resulted in the Twenty-fourth Amendment to the United States Constitution, sometimes known as the Holland Amendment, NOW, THEREFORE,

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

That the members of the Senate of the State of Florida, saddened by the loss of Senator Holland, do hereby express their deep regret at his passing, and

BE IT FURTHER RESOLVED that this resolution be spread upon the pages of the Journal of the Senate and that a copy of this resolution be presented to Mrs. Spessard L. Holland, as an expression of the sentiments expressed herein.

—was read the second time in full. On motion by Senator Saylor, SR 326 was unanimously adopted.

On motion by Senator Knopke, the following remarks were ordered spread upon the Journal:

Senator Trask: Mr. President, Senators, at times like this I wish I possessed the eloquence of the one we honor for it is impossible to express the feeling of love, of admiration that we all held for Spessard Holland. I loved him as a friend as each of you did, and as did all the people in this state. I want to relate to you one little story, an incident that happened during the last weeks of his life. I went with him down to Clewiston where he was to make a speech before the water users conference. In his usual grand manner he held the audience spellbound for about 30 minutes, relating so many incidents of Florida's past. Talking of the difficulties of and need for the drainage districts in that part of the State, he spoke of the floods experienced back in the early part of the century in which thousands of lives were lost. After the meeting we were out front, and several people were greeting him. One man walked up and Spessard said to him, "You know, I didn't need to tell you about those floods. Let me once again express to you my deepest regrets at the loss you suffered . . ." and he named the several members of his family that were lost. The man was deeply touched by Spessard's remarks. They both nearly shed a tear there, for a moment, and then the man turned and walked off. Spessard turned to me and said, "You know, in the flood of 1926 he lost 11 members of his family," and he named them all. I thought to myself, Senators, about that being 46 years ago and here he recognized the man and remembered that great loss. And this was Spessard Holland.

He had so many friends, and remembered these instances that were so important. He was a family man—so proud and loving of his 'Mary'—and their children. A life of such intense public service, at such high levels, poses even greater challenges toward maintaining a close, a responsive family life . . . but Spessard Holland was, in this respect too, equal to that challenge. It spoke so much of this great man. You know, if all of us could look around and find those qualities of human behavior in someone which we would like most to possess, I think most of us would look to Spessard Holland and no further. For certainly he had that simple eloquence which made him understood by all. He possessed that fierce, independent determination which made him respected by all, and then had that great compassion which made him beloved by all. Certainly, all Floridians have been richly blessed to have had this great American in our midst, and the world, richer because of him.

Senator Saylor: Mr. President, Senators, I had the privilege and honor of knowing Senator Holland for over 20 years. He always had a friendly greeting for everyone. He was a gentleman of conservative philosophy and did an outstanding job representing all of the citizens of Florida. He was described by some as a great Republican. He was an outstanding scholar, a Kiwanian and an athlete. He devoted a lifetime of service to his state. He served as a prosecuting attorney, a Judge, and he was a member of this body for two terms. He was Governor of Florida and was a U.S. Senator for some 24 years. Senator Holland was truly one of Florida's greatest leaders and statesmen.

Senator Pope: Mr. President, it was my pleasure to have met Senator Holland and be introduced to him in the old Floridian Hotel many years ago by Senator W. A. McWilliams, who was a former President of this body and whose picture is on the wall here. He was the kind of man that made a tremendous first impression upon others. He was quite a bit younger at that time, and was known as an up-and-coming young man of the times. I watched, as a result of that meeting, his political career throughout the years. He served in this body with great distinction and tremendous ability. And then, as most of you know, went on to become Governor of the Great State of Florida—the wartime Governor of this State—and later, into the United States Senate where he distinguished himself with a very colorful career. I don't know of any political figure who went through such great changes in the history of this nation, with such composure and stabilizing influence, as did Senator Holland. He was always a man sound in his deliberations, a man of great respect and a man who carried great weight in all that he said . . . because it usually represented a viewpoint that was well thought out. He was certainly always sincere and this is a better State and a better Nation because Spessard Holland lived and made his great contributions to his fellowman.

Senator Peterson: Mr. President, all Floridians know of the great things that Senator Holland did for Florida, and that Florida is a much greater State because of him, and of the many great things he did for this nation and the world. And the nation and the world are a much greater place because he served them. But I would like to speak on Spessard Holland as a neighbor. And being a neighbor, and being a great man, are two different things. He could be a neighbor as well as a great man. Even if he hadn't seen you for three or four years he would stop and ask of your family, and of your business, and of personal things you wouldn't expect him to remember. The week before he died, he talked to my wife in the dentist's office, and I asked her what things of great import they discussed. She said they talked about Bartow and Lakeland—and the people of Bartow and Lakeland. A great man—one who could, and did, bring himself down to his neighbors to talk to them on their terms, and for that I am grateful that Senator Holland was my neighbor. He was Florida!

Senator Beaufort: Mr. President and Senators, when I think of Spessard Holland, I think of what and who have been so great in this country so many years, not only Florida but the whole country . . . of people like Senator Byrd of Virginia, Senator Dick Russell of Georgia, Senator George of Georgia and my beloved Jimmy Byrnes from South Carolina. An era has passed. Spessard Holland was the last of those that are called the real 'great southern gentlemen' that served so long in the U. S. Senate. It was my pleasure to know him in the early '60s. And through my contacts with him through business activities, Chamber of Commerce, etc., within Jacksonville, I came to realize that here was a man closer to the man that I dearly loved and respected, James Byrnes of South Carolina. He reminded me so much of Jimmy in his philosophy and his

approach. Yes, even the ability to call anyone by their first name after he hadn't seen them in years. When I was fortunate enough to be elected to serve in the Jacksonville Chamber of Commerce, it was the prerogative of the incoming president to pick the speaker for the annual meeting of the Chamber. I chose Spessard Holland, and he gave one of the finest talks I have ever heard. And we formed a friendship from that time that lasted until his death. Florida raised a great man. He has left some awfully large shoes. This was the South at its greatest.

Senator Gunter: Mr. President and Senators, to think about life and the passing of Senator Spessard Holland tugs at the heart strings of us all. I first met this distinguished United States Senator when I was a school boy and he came to Live Oak to dedicate our hospital. Then I met and saw him in action in the Senate of the United States when I had the opportunity to serve as a page in Washington. One of the things I remember most, other than his great service and effectiveness in so many governmental areas in this State and Nation, is the fact that he was such a personal man. I recall the last time I saw him—and I know that this rings true with your association with this man over the years—the last time I saw him was at homecoming there at the University of Florida, just prior to his passing. He was with a group of people, and he took the time to be sure that I was properly introduced to everyone in the circle. This was the important thing to him at that point. And that was his life. It was a life of being sure that other people were reached and their needs were met. When I think on that, I think that, perhaps, more than anything else, more than his great integrity, more than his tremendous service and record, will stand in my mind forever.

Senator Poston: Mr. President, in 1969 the Senator of the 4th and I had the privilege of going to Washington to meet with the legislative delegation there and we were prepared with what we wanted to say. We spent most of the night before in making preparations and working with the congressional delegation. Senator Holland, of course, impressed us all because he didn't have to prepare. He was prepared for whatever came along. And I like to think that perhaps some place back along the line that he had a parent that thought the world of him. I am reminded of a bit of poetry that was given by a Scottish father to his young son over in Scotland on a cold winter night. I think it more or less epitomizes Spessard Holland and what he meant to this state and I would like to share it with you:

"To it my lad as for it you start,
With a light in your eye and a smile in your heart.
Your plans and your powers whatever they be,
Be kind to the old man you are going to be.
You're building a house in which the old man will bide,
You're painting him pictures that time will not hide.
You're carving the halls of his fond memory,
Be kind to the old man you are going to be."

Senator Barrow: Mr. President and Senators, I am probably speaking more on behalf of my dad than myself. I first met Senator Holland through the eyes of my father. My dad went to the University of Florida in 1914 to finish his education. In the panhandle we didn't have high schools then and this was where he had to finish up, and that's where he met Senator Holland. I first remember Senator Holland as my father related him to me as he came into the public life as a gubernatorial candidate. I was pretty young at the time and the heat of the campaign was on us and I could only see him through my father's eyes. I was impressed at the time about the man's warmth and his personality, and it made a marked impression on me that the man whom I most looked up to in life had the twinkle in his eyes that my father had when he would shake hands with Spessard Holland. When I graduated from law school it was my privilege to go to Washington, because they had some trouble on a hearing and I didn't know what to do. I didn't know where to go and what I was supposed to produce. At that time I had only seen the Senator in passing, and I had never formed a personal relationship with him as my father had. So the corporation commissioned me, instead of hiring Washington counsel, to go up there and work for them. I went to Senator Holland's office and announced my presence and was shown into his office. I never will forget it—most of you know I don't get nervous very often and embarrass very seldom. But I had butterflies in my stomach and I was more than a little upset. I'll never forget Spessard Holland coming around his desk to me and putting his arm around me and saying, "Son, how's George Barrow, how's my friend George.

Sit down and tell me about George." And I did. He kind of disarmed me and made me feel good all over, and the warmth of the man was something I wanted. And anybody that could make my daddy twinkle in his eyes—with respect, and admiration, and courage, and cheer like that, I knew had to be a good man, a fine man. The last time I saw him was at homecoming. I never will forget the twinkle in my father's eye and the way he stood up straight and started to beam with admiration and pride when one of the nations' greatest figures, Spessard Holland, came racing across the lawn at homecoming saying, "George, George how are you, George". A man who achieves the mark of greatness in this world as Spessard Holland did and still has the human kindness and the compassion and the friendship in him to seek out his friends and take them to his bosom and his arms, and make them feel what he made us feel, has to be a Christian gentleman. Thank you.

Mr. President: Before voting I think it is appropriate to observe that one of the things that Senator Holland always appreciated was that accolades of flowers be given to the living and we were privileged to do that. He reminded me of that when he was last here and we honored him. How nice it is to get those bouquets while you can enjoy them he remarked. Although we respect that, when there is a passing of a statesman and we see few these days, we felt overwhelmed to pause in the hours of our final deliberation on some very delicate areas, to pay tribute to this individual.

To the members of the family with us, you have heard the word great used many times by the distinguished Senators in speaking of Senator Holland. It is a word not frequently used in this chamber. But I suppose if we search the entire English vernacular to describe this man, the word great would have to be the epitome.

I recall when we had a Chamber of Commerce meeting and it was during an election year, that I invited the Senator down to speak in the Palm Beach County area. A hurricane came up and it was coming through the area pretty badly and I talked to him in Washington and told him that if we were able to gather in the morning after the hurricane, that I would explain to the citizens at the Chamber coffee why he couldn't be with us. He said, "Well I'll be there". And I said, "Well, Senator, you don't understand I just talked to the Palm Beach International Airport and they have closed the airport. There is no way". He said, "Well I'll see if I can find a way". He managed to fly to the Tampa area before they closed that airport and then used highway patrol. He would ride with a trooper until he reached the end of his patrol area and get into another highway patrol car and went through that great effort at his age, and arrived in the West Palm Beach area and stayed in the old George Washington Hotel. He arrived there about two in the morning during the height of the hurricane. I found out he was in town and we quickly got on the radio and encouraged people to come even though store windows were broken out and cars were overturned. It was a pretty bad hurricane. We managed to get quite a number of people out and sure enough he was there for that coffee. Men of much lesser age would have accepted nature's violent action and have said there is no way to make the meeting. I didn't think there was any way.

In my observation of Spessard Holland I think of him as a patriot, a hero (which we do not hear too frequently anymore), a scholar, an athlete, and a strong family man. He was a public servant in the most noblest sense in occupying a position of public trust. He was a constitutional conservative. He believed that the Constitution of this Republic was the fountainhead of all law. And only in the rarest of instances should we dare even consider amending it. Because of his strong feeling about the rights of the individual he offered a constitutional amendment and the people of this country followed his leadership.

I remember in the military we had a feeling that the only thing you had to lose was your life. And in public service, it is your reputation. To an honorable man, such as Spessard Holland, they are one and the same. At this time let each member of the Senate cast his vote and his co-sponsorship of this Resolution by standing in a final moment of silence for The Honorable Spessard Holland.

Let me introduce the relatives and friends that are here so that you might greet them as they leave the chamber. Mrs. Spessard Holland, of course, is a little ill and could not be with us. Spessard Lindsey Holland, Jr., the Senator's son is here, Mary Groover Lewis, his daughter, and her son Jeff are with

us. Virginia Holland Gallimore, sister of Senator Holland and her husband Captain Roy Gallimore are with us and representing Mrs. Holland, a close friend Mrs. Frank Moor of Tallahassee. It is nice to have you with us.

Senator Knopke presiding.

On motion by Senator Hollahan, HB 4280 was withdrawn from the Committee on Commerce by two-thirds vote and referred to the Committee on Rules, Calendar, Privileged Business and Ethics.

On motion by Senator Plante the rules were waived and the Senate reverted to—

INTRODUCTION

By the required constitutional two-thirds vote of the Senate, the following concurrent resolution was admitted for introduction and consideration:

By Senators Gunter, Thomas and Lewis (83rd)—

SCR 1315—A Senate Concurrent Resolution in recognition of the exemplary services performed and accomplishments attained by the League of Women Voters of Florida in the promotion of good government.

WHEREAS, President Woodrow Wilson, in February of 1920, six months before the Nineteenth Amendment to the United States Constitution was declared ratified, expressed the following sentiments in a telegram addressed to the convention of the National American Woman Suffrage Association: "Permit me to congratulate your association upon the fact that its great work is so near its triumphant end that you can now merge it into a League of Women Voters to carry on the development of good citizenship and real democracy.", and

WHEREAS, Carrie Chapman Catt, president of the association which had spearheaded the 72-year drive for the vote, set the course for the new organization in the following declarations: "In the League of Women Voters we have an anomaly; we are going to be a semi-political body. We want political things; we want legislation; we are going to educate for citizenship.", and

WHEREAS, in 1939 the League of Women Voters of Florida was organized and has ever devoted its efforts and directed its activities toward the ideals and objectives outlined at the national level; and

WHEREAS, the Florida League is comprised of twenty-four local leagues, having a membership of approximately 4,000, representing a cross section of political, professional, educational, economic, ethnic, racial, religious and social backgrounds; and

WHEREAS, the commitment of the League to the importance of citizen participation in politics and good government, is carried out by planned public meetings, the conducting of seminars, the distribution of educational pamphlets and booklets, the maintenance, in cooperation with local leagues, of a voter's service by which nonpartisan information is distributed concerning candidates and issues, the waging of campaigns to encourage voter registration, thus seeking to promote voting by all citizens; and

WHEREAS, the Florida League also works with state government on three current National League program items:

Environmental Quality, which began as a study of water resources in 1956 and was expanded in 1970 to include an air pollution study as well as attention to solid waste and land use. Top priority has been placed on a number of environmental quality issues before the 1972 Florida Legislature, viz. air pollution control standards, reorganization of environmental agencies, land use and coastal zoning and water resources management.

Human Resources—The Florida League has given top priority to action at the state level to promote legislation in the areas of housing, school desegregation, child care programs, and increased funding for raising the level of Aid to Families of Dependent Children payments.

Voting Rights—Florida League members have given top priority in the 1972 legislative session to voter registration, legislation to permit absentee registration and extension of registration hours, and uniform election procedures, and

WHEREAS, the Florida League of Women Voters by dint of indefatigable activity has successfully sponsored many much needed measures before the Florida Legislature, the corporate profits tax, Article V judicial reform, and a broader initiative provision in the constitution being among the number, and

WHEREAS, to this end the League maintains a Legislative Headquarters in Tallahassee during each Session, the registered lobbyists of which contribute much helpful information to the Standing Committees of House and Senate before which they appear to testify on subjects of great interest to the people of the State, NOW, THEREFORE,

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

That the Florida Legislature hereby commends the League of Women Voters of the State of Florida for the untiring and unselfish efforts expended in behalf of good government in Florida and hereby accords this expression in recognition and appreciation of the invaluable service thus rendered to the citizenry of the State.

Be It Further Resolved that a copy of this Concurrent Resolution, duly attested, be forwarded to Mrs. Grant Staton, President of the League of Women Voters of Florida.

—which was read the first time. On motion by Senator Gunter, the rules were waived and the concurrent resolution was placed on the calendar.

On motions by Senator Gunter, Rule 4.14 requiring 15 minutes' notice was waived and unanimous consent was obtained to take up out of order SCR 1315, which was read the second time by title by two-thirds vote and unanimously adopted and certified to the House.

The President presiding.

The Senate resumed consideration of—

HB 3727—A bill to be entitled An act relating to disposition of intangible personal property taxes; amending §199.302(1) and (4), Laws of Florida, as created by chapter 71-134, Laws of Florida, appearing as §199.292(1) and (4), Florida Statutes; creating §199.292(5), Florida Statutes; providing for appropriations for expenses of assessment; amending §199.052 (7)(e), Florida Statutes, as created by chapter 71-134, Laws of Florida, to allow the clerks of the circuit courts twenty (20) days after the end of each month within which to transmit to the department of revenue all intangible taxes collected during that month; providing for change in discount rates and months in which certain discounts are allowed, amending §199.042(1)(b), Florida Statutes; providing an effective date.

Senators Sayler, Deeb, Wilson, Gunter, Barrow, Hollahan, Daniel, Childers, Johnson (29th), Bell and Lane offered the following amendment which was moved by Senator Daniel and failed:

Amendment 1—On page 2, beginning on line 26, strike everything after the enacting clause and insert: Section 1. Chapter 199, Florida Statutes is hereby repealed.

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

Senator Deeb moved the following amendment:

Amendment 2—On page 3, line 26 strike section 2 and insert:

Section 2. Subsection (1) of Section 199.032 is amended as follows:

(1) An annual tax of ~~one~~ *one-half* mill on the dollar of the just valuation of all intangible personal property except money and notes, bonds, and other obligations for payment of money which are secured by mortgage, deed of trust or other lien upon real property situated in the state.

Section 3. This act shall take effect July 1, 1972.

Senator Boyd announced that the Committee on Reapportionment and Redistricting would meet in Room 31 at 1:00 p.m. this day.

The hour of adjournment having arrived, a point of order was called and the Senate adjourned at 12:24 p.m. to reconvene at 2:00 p.m.

AFTERNOON SESSION

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

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

The President announced the appointment of Senators Fincher, Haverfield and Weissenborn as a conference committee on SB 1191.

Senator Scarborough moved that SJR 1305 be withdrawn from the Committee on Reapportionment and Redistricting and placed on the calendar.

Senator Plante moved as a substitute motion that the rules be waived and the Committee on Reapportionment and Redistricting meet April 5 at 12:00 noon and in the event the committee reported out a bill, that the bill be made a special and continuing order of business for the afternoon session. The motion failed.

The motion by Senator Scarborough was withdrawn.

Senator Boyd announced a meeting of the Committee on Reapportionment and Redistricting for 7:30 a.m. April 5.

On motion by Senator Ott, the rules were waived and the Senate reverted to—

INTRODUCTION

By the required constitutional two-thirds vote of the Senate the following bill was admitted for introduction and consideration:

By Senators de la Parte, McClain, Knopke and Ott—

SB 1316—A bill to be entitled An act to provide a Charter creating a single local government for Hillsborough County consolidating all existing municipalities and certain public agencies into the government, granting powers to the government, abolishing municipal offices and certain local constitutional offices, creating new offices and conditions of occupancy, protecting various rights, providing for amendment, providing for future inclusion of certain public agencies, repealing certain laws, ordinances, rules, and regulations, rendering certain laws of no force and effect, providing for interim government, a severability clause, an effective date and a referendum.

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

By the required constitutional two-thirds vote of the Senate the following bill was admitted for introduction and consideration:

By Senators de la Parte, McClain, Knopke and Ott—

SB 1317—A bill to be entitled An act amending Bill No. _____, enacted in the 1972 regular session of the Florida Legislature, providing a charter government for Hillsborough County, to abolish the office of Sheriff, abolish the Fire Department, and create a Department of Public Safety, and provide for an appointive Director of Public Safety; making such other amendments in said law as shall be necessary to provide for and accomodate such changes; providing a referendum; and providing the condition and date upon which this act shall become effective.

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

By the required constitutional two-thirds vote of the Senate the following resolution was admitted for introduction and consideration:

By Senators Thomas, Gunter, Wilson, Haverfield, Plante, Ware, Hollahan, Deeb, Lane, Ducker, Childers, Weber, Daniel, Reuter, Knopke, Johnson (29th), and Sayler—

SCR 1318—A concurrent resolution urging the 1973 Florida legislature to repeal the intangible personal property tax.

WHEREAS, the intangible personal property tax is onerous tax, and

WHEREAS, the tax base of Florida has been enlarged recently, and it is now desirable to rid ourselves of this offensive personal property tax, NOW, THEREFORE,

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

That the 1973 Florida legislature be urged to take action to repeal the intangible personal property tax as provided in chapter 199, Florida Statutes, and

BE IT FURTHER RESOLVED that the executive branch of government be urged to assist in the orderly repeal of the tax.

—which was read the first time.

On motion by Senator Plante, by two-thirds vote SCR 1318 was placed on the special order calendar following SB 45.

Senator Deeb moved that consideration of SCR 1318 be deferred.

Senator Pope moved as a substitute motion that HB 3727 be deferred until after consideration of SCR 1318. The substitute motion was adopted.

On motions by Senator Plante, by two-thirds vote SCR 1318 was read the second time by title, adopted and certified to the House.

By unanimous consent Senators Pope, Brantley and Williams were recorded as voting nay.

On motion by Senator Haverfield, the Senate took up—

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.

House Amendments 1 and 2 having been concurred in on April 3, SB 1147 passed as amended, was ordered engrossed and the action of the Senate was certified to the House. The vote was:

Yeas—38

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

Nays—None

By unanimous consent Senator Henderson was recorded as voting yea.

The Senate resumed—

HB 3727—A bill to be entitled An act relating to disposition of intangible personal property taxes; amending §199.302(1) and (4), Laws of Florida, as created by chapter 71-134, Laws of Florida, appearing as §199.292(1) and (4), Florida Statutes; creating §199.292(5), Florida Statutes; providing for appropriations for expenses of assessment; amending §199.052 (7)(e), Florida Statutes, as created by chapter 71-134, Laws of Florida, to allow the clerks of the circuit courts twenty (20) days after the end of each month within which to transmit to the department of revenue all intangible taxes collected during that month; providing for change in discount rates and months in which certain discounts are allowed, amending §199.042(1)(b), Florida Statutes; providing an effective date.

—together with amendment 2 which failed.

Senator Beaufort moved that debate be limited to 1 minute per side. The motion failed.

On motion by Senator de la Parte, by two-thirds vote HB 3727 was read the third time by title, passed and certified to the House. The vote was:

Yeas—31

Mr. President	de la Parte	Karl	Saunders
Barrow	Fincher	Knopke	Sayler
Beaufort	Graham	Lane	Trask
Bell	Gunter	Lewis (33rd)	Weber
Peterson	Haverfield	Lewis (43rd)	Weissenborn
Broxson	Henderson	Myers	Williams
Childers	Horne	Plante	Wilson
Daniel	Johnson (34th)	Pope	

Nays—10

Arnold	Ducker	Poston	Ware
Brantley	Hollahan	Reuter	
Deeb	McClain	Stolzenburg	

By unanimous consent, Senator Johnson (29th) was recorded as voting yea; Senators Scarborough and Bishop, nay; and Senator Haverfield changed his vote from yea to nay.

SB 610 was laid on the table.

On motion by Senator de la Parte, SB 679 was indefinitely postponed.

Consideration of Senate Bills 818 and 819 was deferred.

SB 828 with pending amendment was taken up and on motion by Senator Gunter—

HB 3728—A bill to be entitled An act relating to the division of motor pool; amending section 287.16(1) and (3), Florida Statutes, adding new subsections (10) and (11), creating and limiting executive aircraft pool, providing against the specific assignment of aircraft in the executive aircraft pool and requiring for collection and deposit of fees from persons traveling in the executive aircraft pool; providing an appropriation; providing an effective date.

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

Senator Beaufort presiding.

On motion by Senator Gunter the following amendment was adopted:

Amendment 1—On page 3, line 20, section 3, strike “\$163,777” and insert: \$168,668

The vote was:

Yeas—16

Arnold	Broxson	Knopke	Poston
Beaufort	Gong	Lewis (43rd)	Saunders
Bell	Graham	Myers	Trask
Bishop	Gunter	Plante	Williams

Nays—15

Peterson	Henderson	McClain	Ware
Childers	Hollahan	Reuter	Weber
Deeb	Johnson (29th)	Sayler	Wilson
Ducker	Johnson (34th)	Stolzenburg	

By unanimous consent Senator Lewis (33rd) was recorded as voting yea.

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

Amendment 2—On page 2, line 21, insert after the period (.): Provided the governor shall have first priority in use of the executive aircraft pool pursuant to the rules and regulations established by the department of general services.

The President presiding.

On motion by Senator Ware, the Senate reconsidered the vote by which Amendment 1 was adopted. The amendment failed.

On motion by Senator Gunter, by two-thirds vote HB 3728 was read the third time by title, passed and certified to the House. The vote was:

Yeas—32

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

Nays—5

Barrow	Peterson	Hollahan	Horne
Bishop			

SB 828 was laid on the table.

On motion by Senator Horne, the rules were waived and the Senate reverted to—

INTRODUCTION

By the required constitutional two-thirds vote of the Senate the following bill was admitted for introduction and consideration. The vote was:

Yeas—40

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

Nays—None

By Senators Horne, Barrow, Poston, Brantley, Bishop, Johnson (34th), Pope, Johnson (29th), Saunders, Hollahan and Sayler—

SB 1319—A bill to be entitled An act relating to state retirement systems; amending section 2 (1)(b), (1)(c), (5)(a) and (6)(a) of committee substitute for committee substitute for senate bill 1071, 1972 regular session, to add state attorneys to the elected state officers class and clarifying judicial officers; providing an effective date.

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

On motion by Senator Horne, Rule 4.14 requiring 15 minutes' notice was waived and unanimous consent was obtained to take up SB 1319 out of order.

On motions by Senator Horne, by two-thirds vote, SB 1319 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 (29th)	Poston
Arnold	Ducker	Johnson (34th)	Reuter
Barrow	Fincher	Knopke	Saunders
Beaufort	Gong	Lane	Sayler
Bell	Graham	Lewis (33rd)	Stolzenburg
Bishop	Gunter	Lewis (43rd)	Trask
Peterson	Haverfield	McClain	Ware
Brantley	Henderson	Myers	Weber
Childers	Hollahan	Plante	Williams
Daniel	Horne	Pope	Wilson

Nays—None

The Senate resumed—

SPECIAL ORDER

SB 1197—A bill to be entitled An act relating to payments by the state to Bradford and Clay Counties for state property; repealing §250.421, Florida Statutes, relating to payments to Clay County in lieu of taxes; repealing §196.23, Florida Statutes, relating to ad valorem taxation of certain state land in Bradford County; providing an effective date.

—was read the second time by title. On motion by Senator Plante, by two-thirds vote SB 1197 was read the third time by title, passed and certified to the House. The vote was:

Yeas—35

Mr. President	Peterson	Graham	Johnson (29th)
Arnold	Brantley	Gunter	Johnson (34th)
Barrow	Childers	Haverfield	Knopke
Beaufort	Ducker	Henderson	Lane
Bell	Fincher	Hollahan	Lewis (33rd)
Bishop	Gong	Horne	Lewis (43rd)

McClain	Reuter	Trask	Williams
Myers	Sayler	Ware	Wilson
Plante	Stolzenburg	Weber	

Nays—1

Broxson

By unanimous consent Senators Daniel, Poston and Pope were recorded as voting yea; Senator Saunders was recorded as voting nay and Senator Williams changed his vote from yea to nay.

On motion by Senator Williams, CS for HJR 3576 was withdrawn from the Committee on Ways and Means by two-thirds vote and placed on the calendar.

SJR 853 was taken up and on motion by Senator Williams—

CS for HJR 3576—A joint resolution proposing an amendment to Section 9 of Article XII of the Constitution, providing that part of the revenue derived from the licensing of motor vehicles shall be used for capital outlay and debt service school purposes and prescribing the methods of distribution and use thereof.

—a similar measure was substituted therefor and read the second time. On motion by Senator Williams, by two-thirds vote CS for HJR 3576 was read the third time in full.

Senator Henderson presiding.

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

Amendment 1—On page 21, line 11 insert the following: (f) If, at the general election at which this amendment is adopted, there is also adopted an amendment to this section wherein the proposed language of subsection (a) differs from that contained herein, then such other language as to subsection (a) shall prevail over the language of subsection (a) as contained herein.

Consideration of CS for HJR 3576 as amended was deferred.

The President presiding.

Co-Introducer

By permission Senator Broxson was recorded as a co-introducer of SJR 853.

On motion by Senator Hollahan, HB 4379 was removed from the special order calendar by two-thirds vote and recommitted to the Committee on Governmental Efficiency.

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

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

Section 1. The legislature hereby approves the following registration and tuition fees to be charged each student in the state university system for the school year 1972-73 starting with the fall quarter of 1972:

For students enrolled in other than the MD and DMD programs in the university of Florida college of medicine and college of dentistry; and the MD program in the university of south Florida college of medicine:

	Undergraduate	Graduate
<i>Full Time Student Per Quarter</i>		
Registration Fee:		
Matriculation fee	\$112.50	\$162.50
Building fee	15.50	15.50
Student Financial fee	4.50	4.50
Capital Improvement fee	20.00	20.00

Student Financial Aid		
Trust Fund fee	3.00	3.00
Activity and Service fee	34.50	34.50
	\$190.00	\$240.00
<i>Out-of-State Tuition</i>		
Tuition for non-Florida students in addition to the registration fee and activity and service fee	\$350.00	\$350.00
Minimum hours considered full time	9	9
<i>Part Time Students Per Quarter</i>		
	<i>Undergraduate</i>	<i>Graduate</i>
Registration fee per student credit hour:	\$ 16.00	\$ 20.00
Tuition per student credit hour for non-Florida students in addition to the registration fee	\$ 27.00	\$ 27.00
Distribution of part-time registration fee:		
Matriculation fee		87%
Building fee		13%
<i>For Students Enrolled in Continuing Education Courses:</i>		
	<i>Undergraduate</i>	<i>Graduate</i>
Registration fee per student credit hour	\$ 19.00	\$ 23.00
Tuition per student credit hour for non-Florida students in addition to the registration fee	\$ 27.00	\$ 27.00
For students enrolled in the MD programs in the university of Florida college of medicine, the DMD program in the university of Florida college of dentistry and in the MD program in the university of south Florida college of medicine:		

A Florida student enrolled in MD program in the colleges of medicine or DMD program in the college of dentistry will pay a fee of \$1,050 per year in installments of \$350.00 each to be paid in September, January, and March. A non-Florida student enrolled in the MD program in the colleges of medicine or DMD program in college of dentistry shall pay a fee of \$2,250 a year in installments of \$750.00 each to be paid September, January and March.

Student fees per year:	<i>Florida Student</i>	<i>Non-Florida Student</i>
Matriculation fee	\$ 740.00	\$1,940.00
Building fee	62.00	62.00
Student Financial fee	18.00	18.00
Capital Improvements fee	80.00	80.00
Student Financial Aid		
Trust Fund fee	12.00	12.00
Activity and Service fee	138.00	138.00
	\$1,050.00	\$2,250.00

Section 2. BE IT FURTHER RESOLVED, that the building fee, student financial aid fee, and capital improvements fee shall be remitted to the appropriate fund in the office of the board of regents to be allocated among the several universities by the board of regents.

Section 3. BE IT FURTHER RESOLVED, that the student financial aid trust fund fee shall be remitted to the appropriate fund of the board of education to be administered by the department of education.

Section 4. BE IT FURTHER RESOLVED, that these fees may be adjusted by the board of regents for experimental programs of differential fees to even enrollments over four quarters.

SECTION 5. BE IT FURTHER RESOLVED, that all or any part of these fees may be waived by the board of regents when deemed appropriate provided that provisions for such waiver are included in the board's operating manual which has been approved by the state board of education and filed with the secretary of state; provided, however, in no case may the board of regents waive non-resident student registration fees or tuition for more than three and one-half (3½) times twenty percent (20%) of the non-resident undergraduate enrollment

and forty percent (40%) of the non-resident graduate enrollment of the 1970-71 fall non-resident enrollment in the state university system.

Section 6. BE IT FURTHER RESOLVED, that each institution in the state university system may, subject to approval of the board of regents assess a late registration fee, not to exceed twenty-five dollars (\$25.00) against students who do not begin their registration during the time provided under the academic calendar adopted by the institution in which he is in attendance.

—was read the second time in full.

The Committee on Universities and Community Colleges offered the following amendment which was moved by Senator Haverfield and failed:

Amendment 1—On page 4, line 27 strike "1970-71" and insert: prior year

Senator Saylor moved that consideration of SCR 1230 be deferred and the motion failed.

On motion by Senator Williams, SCR 1230 was adopted and certified to the House. The vote was:

Yeas—36

Arnold	Daniel	Horne	Pope
Barron	Deeb	Johnson (34th)	Poston
Barrow	Ducker	Karl	Saunders
Beaufort	Fincher	Knopke	Scarborough
Bell	Gong	Lane	Stolzenburg
Bishop	Graham	Lewis (43rd)	Trask
Peterson	Gunter	Myers	Weissenborn
Brantley	Haverfield	Ott	Williams
Childers	Hollahan	Plante	Wilson

Nays—5

Johnson (29th)	McClain	Saylor	Ware
Lewis (33rd)			

SB 914—A bill to be entitled An act relating to education, public schools; amending section 236.03, Florida Statutes, removing permissive authority to authorize recalculation; providing recalculation funds shall be calculated only on programs where the basic allocations are determined on prior years attendance; amending section 236.04(1), Florida Statutes, by adding subparagraph (e); amending section 236.04(2), Florida Statutes, by adding subparagraph (f); amending section 236.04(5)(f), Florida Statutes, as amended by chapter 70-175 and 71-289, Laws of Florida, deleting one hundred (100) vocational units; amending section 236.07(5) and (9), Florida Statutes, as amended by chapter 70-94, Laws of Florida, providing procedure for determining the amount for other than instructional salaries and transportation; providing procedure for determining the district minimum financial effort required; amending section 236.08, Florida Statutes, providing for the proration of the state's portion of the costs in any year in which a deficit exists; amending section 236.25(1)(b), Florida Statutes, as amended by chapters 70-401 and 71-263, Laws of Florida, providing a method for the calculation of any deficit in state funding of required retirement matching funds; repealing subsections 236.031, 236.07(5)(b) and 236.075, Florida Statutes, relating to financing of school funds; providing an effective date.

—was read the second time by title.

The Committee on Public Schools offered the following amendment which was adopted on motion by Senator Graham:

Amendment 1—On page 4, line 21, after the first comma (,) strike all of the rest of line 21, and all of lines 22 and 23 and insert: to read:

The Committee on Public Schools offered the following amendment which was adopted on motion by Senator Graham:

Amendment 2—On page 4, line 19, after the comma (,) insert "and"

The Committee on Public Schools offered the following amendment which was adopted on motion by Senator Graham:

Amendment 3—On page 6, strike all of lines 1—15

The Committee on Public Schools offered the following amendment which was moved by Senator Graham:

Amendment 4—On page 11, line 24 strike Section 6. and insert: Section 6. Section 236.031 and section 236.075, Florida Statutes, are hereby repealed.

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

Amendment 5—On page 11, line 24 strike all of Section 6 and insert: Section 6. Section 236.031, Section 236.0725, and Section 236.075, Florida Statutes, are hereby repealed.

The Committee on Public Schools offered the following amendment which was adopted on motion by Senator Graham:

Amendment 6—On page 11, after line 26 insert: Section 7. For the fiscal year 1972-73 no funds shall be allocated pursuant to paragraph (b) of subsection (5) of section 236.07.

The Committee on Public Schools offered the following amendment which was adopted on motion by Senator Graham:

Amendment 7—On page 11, line 27, strike "7" and insert: 8

The Committee on Public Schools offered the following title amendment which was adopted on motion by Senator Graham:

Amendment 8—On page 1, line 15, after the semicolon (;) strike the rest of line 15, and all of lines 16, 17, 18, and 19 up to and including the semicolon (;)

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

Amendment 9—On page 2, strike lines eight (8) and nine (9) in their entirety. and insert: subsections 236.031, 236.075, and 236.0725, Florida Statutes; eliminating funding subsection 236.07(5)(b), Florida Statutes, for 1972-73, relating

On motion by Senator Williams, by two-thirds vote SB 914 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—39

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

Nays—None

By unanimous consent Senator Childers was recorded as voting yea.

On motion by Senator Gunter, by two-thirds vote HB 4381 was removed from the calendar and recommitted to the Committee on Ways and Means.

HB 4323—A bill to be entitled An act relating to the tax imposed by chapter 220 on corporations and other artificial entities; amending section 220.02, Florida Statutes, to express further legislative intent; amending paragraphs 220.03(1)(h) and 220.03(2)(c), Florida Statutes, to adopt by reference the federal Internal Revenue Code as in effect on January 1, 1972; amending subsection 220.13(2), Florida Statutes, to re-define the taxable income of life insurance companies and electing small business corporations; amending subsection 220.15(3), Florida Statutes, to clarify the definition of "everywhere" in apportionment factor denominators; amending subsection 220.222(1), Florida Statutes, to provide a date for filing tax returns

of Domestic International Sales Corporations and Florida partnerships; amending paragraphs 220.13(1)(a) and (b), Florida Statutes, and repealing numerous other provisions of Florida Statutes, to remove the exemption for United States securities and for obligations of the State of Florida and its political subdivisions; adding a new Part Seven to impose a franchise tax on banks; amending section 220.42, Florida Statutes, to provide an elective method of accounting for taxpayers reporting on the completed contract method of accounting; 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 Williams:

Amendment 1—On page 5, lines 4—9 strike all of lines 4—9 and insert: the same language without hyphen

Senator Brantley presiding.

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

Amendment 2—On page 1, line 15 strike all of lines 15 and 16 and insert: Insurance companies; amending

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

Amendment 3—On page 13, line 1 strike all of lines 1 through 5

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

Amendment 4—On page 10, lines 13 and 23 strike all of lines 13 and 23

The Committee on Ways and Means offered the following amendment which was moved by Senator Williams:

Amendment 5—On page 12, lines 9—13 strike all of lines 9 through 13 and insert: tax base shall be adjusted federal income as defined in section 220.13, less \$5,000.

On motion by Senator Williams, consideration of Amendment 5 was deferred.

The Committee on Ways and Means offered the following amendment which was moved by Senator Williams:

Amendment 6—On page 12, line 6 strike 5% and insert: 2.8%

On motion by Senator Plante, consideration of Amendment 6 was deferred.

On motion by Senator Plante, the rules were waived and Arthur England, special tax counsel, House of Representatives, was accorded privileges of the floor.

Senator Deeb moved the adoption of the following amendment:

Amendment 7—On page 14, line 13, insert the following: Section 9. Section 3 of part 6 of Chapter 71-984 Laws of Florida is hereby repealed. Renumber other paragraphs

Senator Gunter raised a point of order that the amendment embraced a section of the statutes not contained in the bill and was therefore not germane to the bill.

Senator Plante raised an additional point of order that the amendment was out of order because of the manner in which it was drafted.

The Presiding officer ruled the point raised by Senator Plante well taken and the amendment out of order.

Senator Deeb moved the adoption of the following amendment:

Amendment 8—On page 13, line 7 insert: 220.67, Retaliatory Tax: Any retaliatory tax imposed by other states or countries against Florida insurance companies as a result of the passage of this code shall be credited against and to the extent thereof discharge the liability of such Florida companies for the tax under this code for the taxable year in which payment is made.

Senator Daniel raised a point of order that the amendment was not germane as the bill applies to the ministerial functions of the corporate income tax code and the amendment seeks to impose an additional tax in an area not covered in the bill.

Senator Deeb requested that amendment 7, as corrected, be considered prior to consideration of amendment 8.

The Presiding Officer deferred ruling on the point of order raised by Senator Daniel.

Senator Gunter raised a point of order that amendment 8 was not germane to the bill as it proposed to insert the language of SB 956 which has not been considered by committee and amendment 7 applies to section 624.0307 but the bill under consideration deals with corporate income tax, chapter 220.

On motion by Senator Hollahan, HB 4323 with pending amendments was deferred, the bill retaining its place on the special order calendar subject to preemptive reapportionment measures.

On motion by Senator de la Parte, by two-thirds vote HB 3179, HCR 3755 and HB 4383 were placed on the Special Order Calendar.

The President presiding.

Senator Plante moved that time of adjournment be extended until 5:15 p.m. The motion failed.

On motions by Senator Knopke, Senate Bills 1316 and 1317 were withdrawn from the Committee on Rules, Calendar, Privileged Business and Ethics by two-thirds vote and placed on the calendar.

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

SB 1316—A bill to be entitled An act to provide a Charter creating a single local government for Hillsborough County consolidating all existing municipalities and certain public agencies into the government, granting powers to the government, abolishing municipal offices and certain local constitutional offices, creating new offices and conditions of occupancy, protecting various rights, providing for amendment, providing for future inclusion of certain public agencies, repealing certain laws, ordinances, rules, and regulations, rendering certain laws of no force and effect, providing for interim government, a severability clause, an effective date and a referendum.

On motion by Senator Knopke, by two-thirds vote, SB 1316 was read the second time by title.

Senators Ott, Knopke, McClain and de la Parte offered the following amendment which was adopted on motion by Senator Knopke:

Amendment 1—On page 42, line 9 strike "appropriated" and insert: appropriate

On motion by Senator Knopke, by two-thirds vote SB 1316 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—40

Arnold	de la Parte	Horne	Ott
Barron	Ducker	Johnson (29th)	Plante
Beaufort	Fincher	Johnson (34th)	Poston
Bell	Gong	Karl	Reuter
Peterson	Graham	Knopke	Saunders
Brantley	Gunter	Lewis (33rd)	Sayler
Broxson	Haverfield	Lewis (43rd)	Scarborough
Childers	Henderson	McClain	Stolzenburg
Deeb	Hollahan	Myers	Trask

Ware Weber Weissenborn Wilson

Nays—None

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

SB 1317—A bill to be entitled An act amending Bill No. _____, enacted in the 1972 regular session of the Florida Legislature, providing a charter government for Hillsborough County, to abolish the office of Sheriff, abolish the Fire Department, and create a Department of Public Safety, and provide for an appointive Director of Public Safety; making such other amendments in said law as shall be necessary to provide for and accommodate such changes; providing a referendum; and providing the condition and date upon which this act shall become effective.

On motions by Senator Knopke, by two-thirds vote, SB 1317 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

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

Nays—None

On motion by Senator Karl, HB 4280 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 Karl, Rule 4.14 requiring 15 minutes' notice was waived and unanimous consent was obtained to take up out of order—

HB 4280—A bill to be entitled An act relating to the revocation of registrations under chapter 478, Florida Statutes, the Florida Uniform Land Sales Practice Law; amending section 478.161, Florida Statutes, by creating a new subsection to provide for a civil penalty in lieu of revocation; providing an effective date.

—which was read the second time by title.

On motion by Senator Karl, by two-thirds vote, HB 4280 was read the third time by title, passed and certified to the House. The vote was:

Yeas—40

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

Nays—None

By unanimous consent Senators Ducker and Ware changed their vote from yea to nay.

at 8:30 a.m. for the purpose of introduction and reference of resolutions, memorials, bills and joint resolutions and thereafter to reconvene at 9:00 a.m., April 5, 1972.

The hour of adjournment having arrived, a point of order was called and the Senate adjourned at 5:03 p.m. to convene