

# JOURNAL OF THE FLORIDA SENATE

Wednesday, June 6, 1973

The Senate was called to order by the President at 10:00 a.m. A quorum present—40:

Mr. President	Gordon	Myers	Stolzenburg
Barron	Graham	Peterson	Sykes
Brantley	Gruber	Pettigrew	Trask
Childers	Henderson	Plante	Vogt
Deeb	Johnson	Poston	Ware
de la Parte	Johnston	Saunders	Weber
Firestone	Lane (31st)	Saylor	Williams
Gallen	Lane (23rd)	Scarborough	Wilson
Gillespie	Lewis	Sims	Winn
Glisson	McClain	Smathers	Zinkil

Excused: Senator Smathers at 3:30 p.m.

Prayer by the Senate Chaplain, Dr. Robert M. McMillan:

Almighty God we meet again within this chamber to conduct the affairs of state. We meet amidst national apprehension. We feel, in the words of Erasmus, that the nation is in travail with some great evil. Our burden and sorrow our God, is that government itself is breeding skepticism in the nation. The people, having elected its governing bodies are now fearful and disarmed to respond to the situation. The very heart of our democratic system is sick and we need healing. For our own Senate, we pray that we may retain and restore credibility in the governing processes by our determination to legislate honestly, fairly and without personal ambition. May our greatest rewards be the knowledge of uprightness the well-being of our constituents: the restoration of faith and the upbuilding of dignity in the governmental processes that have prospered us so well. May none of us by our actions or motives in governing, destroy the confidence of our citizenry and thereby open the doors to treacherous and inferior governmental processes through public disillusionment. We pray in the name of our Lord. Amen.

The Senate pledged allegiance to the flag of the United States of America.

## ENGROSSING REPORTS

Your Engrossing clerk to whom was referred SB 1356 with 2 amendments reports that the Senate amendments have been incorporated and the bill is returned herewith.

*ELMER O. FRIDAY, Secretary*

The bill was ordered enrolled.

Your Engrossing Clerk to whom was referred—

CS for SB 1144 with 2 Senate amendments and 2 House amendments

SB 1308 with 2 Senate amendments and 1 House amendment

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

*ELMER O. FRIDAY, Secretary*

The bills were ordered enrolled.

Your Engrossing Clerk to whom was referred—

CS for SB 292 with 8 amendments

SB 393 with 1 amendment

CS for SB 561 with 3 amendments

SB 557 with 2 amendments

SB 797 with 1 amendment

CS for SB 912 with 1 amendment

SB 1009 with 1 amendment

SB 1319 with 4 amendments

SB 1337 with 1 amendment

SB 1363 with 1 amendment

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

*ELMER O. FRIDAY, Secretary*

The bills were ordered enrolled.

## ENROLLING REPORTS

Your Enrolling Clerk to whom was referred—

SCR 231	SCR 756	SCR 980
SCR 691	SM 795	SCR 1360

—reports same have been enrolled, signed by the required Constitutional officers and filed with Secretary of State on June 6, 1973.

*ELMER O. FRIDAY, Secretary*

Your Enrolling Clerk to whom was referred—

SB 334	SB 963	SB 254	SB 1350
SB 560	SB 1187	SB 464	SB 1352
SB 687	SB 1287	SB 1336	SB 1353
SB 753	CS for SB 1321	SB 1339	SB 1355
SB 866	SB 847	SB 1345	

—reports same have been enrolled, signed by the required Constitutional officers and presented to the Governor on June 6, 1973.

*ELMER O. FRIDAY, Secretary*

On motion by Senator de la Parte, it was agreed by two-thirds vote that the Senate would consider the following claim bills: House Bills 913, 797, 1853, 486, 1513, 2013, 2014, 2015 and 2016.

On motion by Senator Gillespie, the House was requested to return CS for HB's 168, 228 and 269.

## Votes Recorded

In response to responsibilities assigned to me as part of several conference committees, I was often excused (and required) to be absent from the floor when votes were being recorded. Had I been present, for instance, I would have voted on the following bills as shown:

SB 49—yea (pages 340 and 656)  
SB 743—nay (pages 516 and 531)  
HB 1331—yea (page 604)  
SB 172—yea (page 646)  
HB 1915—yea (page 677)  
HB 1988—yea (page 718)  
CS for HB's 315 and 376—nay (page 728)  
SB 1255—yea (page 765)  
SB 1294, HB 1491, HB 1845—yea (page 766)  
HB 1006—yea (page 767)  
CS for HB 233—yea (page 776)  
SB 622—yea (page 805)  
HB 2179—yea (page 809)  
CS for CS for HB 1368: amendments 2 and 6—yea (page 810)  
reconsideration of amendment 1 and passage of the bill—nay (page 810)  
CS for HB 105—yea (page 830)

*J. H. Williams, 6th District*

## EXECUTIVE COMMUNICATIONS

Honorable Elmer O. Friday, Jr. June 5, 1973  
Secretary of the Senate  
The Capitol

Dear Senator Friday:

Pursuant to the provisions of Section 112.071(1),(b), Florida Statutes, we are enclosing a certificate listing the names of persons for whom commissions have been prepared and which are subject to confirmation by the Senate.

With kind regards, I remain

*RICHARD (DICK) STONE*  
Secretary of State

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

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

NAME	OFFICE	FOR TERM ENDING
Arlen Jumper Ocala	Member, Citrus Commission, District Number Three, State of Florida Department of Citrus	May 31, 1976
W. R. Hancock Leesburg	Member, Citrus Commission, District Number Two, State of Florida Department of Citrus	May 31, 1976
B. H. Griffin, Jr. Frostproof	Member, Citrus Commission, District Number Seven, State of Florida Department of Citrus	May 31, 1976
Marvin Kahn Sebring	Member, Citrus Commission, District Number Six, State of Florida Department of Citrus	May 31, 1976

Given under my hand and the Great Seal of the State of Florida at Tallahassee, the Capital, this the Fifth day of June A. D. 1973.

*RICHARD (DICK) STONE*  
Secretary of State

The President referred the foregoing appointments to the Committee on Agriculture.

The Governor advised that he had filed in the office of the Secretary of State Senate Bills 1048, 923, 772, 478, 434, 406, 370, Committee Substitutes for Senate Bills 592 and 555, which he had approved on June 5, 1973.

By direction of the President the following Conference Committee Report was read:

**CONFERENCE COMMITTEE REPORT ON SB 1343**

The Honorable Mallory E. Horne  
President of the Senate  
June 6, 1973

The Honorable T. Terrell Sessums  
Speaker, House of Representatives

Dear Sirs:

Your Conference Committee on the disagreeing votes of the two Houses on the House amendment to Senate Bill 1343, same being:

An act making appropriations; providing moneys for the annual period beginning July 1, 1973 and ending June 30, 1974, to pay salaries, other expenses, capital outlay—buildings and improvements, and for other specified purposes of the various agencies of state government; suspending sections 216.262, 216.292, 216.301(2), 27.34(1), and 27.54 (2), Florida Statutes; providing an effective date.

having met, and after full and free conference, have agreed to recommend and do recommend to their respective Houses, as follows:

1. That the House recede from its Amendment Number 1.
2. That the Senate and the House of Representatives adopt the Conference Committee Amendments attached hereto, and by reference made a part of this report.

*BOB SAUNDERS*  
*WYON D. CHILDERS*  
*D. ROBERT GRAHAM*  
*DAVID C. LANE*  
*KENNETH M. MYERS*  
*KENNETH A. PLANTE*  
*ALAN TRASK*  
*J. H. WILLIAMS*

*MARSHALL S. HARRIS*  
*EDMOND M. FORTUNE*  
*ROBERT M. JOHNSON*  
*KENNETH H. MacKAY, JR.*  
*CARL OGDEN*  
*VAN B. POOLE*  
*JAMES L. REDMAN*  
*RALPH D. TURLINGTON*

Managers on the part of the Senate  
Managers on the part of the House of Representatives

Conference Committee Amendment 1—On page 1, strike everything after the enacting clause and insert the following in lieu thereof:

Section 1. The moneys in the following items are appropriated from the named funds for the 1973-74 fiscal year to the state agency indicated, as the amounts to be used to pay the salaries and other expenditures of the named agencies, and are in lieu of all moneys appropriated for these purposes in other sections of the Florida Statutes, except that if additional moneys are needed to meet the requirements of a continuing appropriation of a trust fund and additional moneys are available in the named trust fund, the Department of Administration is authorized to approve the expenditure of additional, available moneys in such trust fund in such amount(s) as may be necessary to meet such deficiency.

Item	Positions	Amount
	\$	\$
<b>ADMINISTRATION, DEPARTMENT OF</b>		
<b>Office of the Secretary</b>		
1. Salaries and Benefits	24	
From General Revenue Fund		112,965
From Administrative Trust Fund		173,852
2. Other Personal Services		17,625
From Administrative Trust Fund		17,625
3. Expenses		52,306
From Administrative Trust Fund		52,306
4. Operating Capital Outlay		10,254
From Administrative Trust Fund		10,254
4A. Lump Sum		
Washington Federal Assistance Office	2	
From General Revenue Fund		50,000
<b>State Planning, Division of</b>		
5. Salaries and Benefits	53	
From General Revenue Fund		526,572
From State Planning Trust Fund		258,533
6. Other Personal Services		25,800
From General Revenue Fund		25,800
From State Planning Trust Fund		4,500
7. Expenses		55,018
From General Revenue Fund		55,018
From State Planning Trust Fund		84,474
8. Deleted		
9. Operating Capital Outlay		8,800
From General Revenue Fund		8,800
9A. Lump Sum		
For Determination of Developments of Regional Impact		
From General Revenue Fund		450,000
10. Lump Sum		
Energy Need Study		
From General Revenue Fund		150,000



Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
Administrative Direction and Support Fund	4		From Administrative Trust Fund		13,662
From General Revenue Fund		64,164	48. Expenses		
Ecological Studies			From General Revenue Fund		332,139
From General Revenue Fund		307,213	From Administrative Trust Fund		466,130
Land Use and Ownership Mapping			From Harness Horse Racing Promotion Trust Fund		12,500
From General Revenue Fund		20,000	From Quarter Horse Racing Promotion Trust Fund		6,000
Improvements in Monitoring and Testing	3		49. Grants and Aids		
From General Revenue Fund		258,623	From Administrative Trust Fund		45,000
33A. Lump Sum—Administrative Code Changes			From Harness Horse Racing Promotion Trust Fund		132,000
From General Revenue Fund		100,000	From Quarter Horse Racing Promotion Trust Fund		34,000
Provided, funds appropriated in Item 33A are contingent upon HB 2145 or similar legislation becoming law.			50. Operating Capital Outlay		
			From General Revenue Fund		828
			From Administrative Trust Fund		3,315
<b>Environmental Land Management Study Committee</b>			51. Lump Sum		
34. Lump Sum	4		Soil Survey and Watershed Planning		
From General Revenue Fund		100,000	From General Revenue Fund		294,250
<b>Governor's Council on Criminal Justice</b>			<b>Inspection, Division of</b>		
35. Salaries and Benefits	79		52. Salaries and Benefits	346	
From General Revenue Fund		98,200	From General Revenue Fund		769,960
From Grants and Donations Trust Fund		73,251	From General Inspection Trust Fund		1,954,197
From Council on Criminal Justice Trust Fund		727,694	53. Other Personal Services		
36. Other Personal Services			From General Inspection Trust Fund		7,969
From Grants and Donations Trust Fund		13,028	54. Expenses		
From Council on Criminal Justice Trust Fund		295,115	From General Revenue Fund		204,115
37. Expenses			From General Inspection Trust Fund		484,960
From Grants and Donations Trust Fund		22,940	55. Operating Capital Outlay		
From Council on Criminal Justice Trust Fund		319,508	From General Revenue Fund		5,694
38. Grants and Aids			From General Inspection Trust Fund		26,920
From General Revenue Fund		1,053,125			
From Council on Criminal Justice Trust Fund		24,483,956	<b>Standards, Division of</b>		
39. Operating Capital Outlay			56. Salaries and Benefits	143	
From Council on Criminal Justice Trust Fund		20,035	From General Inspection Trust Fund		1,318,721
40. Deleted			57. Other Personal Services		
			From General Inspection Trust Fund		6,125
			58. Expenses		
			From General Inspection Trust Fund		659,501
			59. Operating Capital Outlay		
			From General Inspection Trust Fund		7,098
<b>Governor's Highway Safety Commission</b>					
41. Deleted			<b>Chemistry, Division of</b>		
42. Deleted			60. Salaries and Benefits	106	
43. Deleted			From General Revenue Fund		349,944
44. Deleted			From General Inspection Trust Fund		747,899
45. Deleted			61. Other Personal Services		
			From General Revenue Fund		2,600
			From General Inspection Trust Fund		4,570
			62. Expenses		
<b>AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE</b>			From General Revenue Fund		79,890
<b>Office of the Commissioner and Division of Administration</b>			From General Inspection Trust Fund		144,948
46. Salaries and Benefits	167				
From General Revenue Fund		703,648			
From Administrative Trust Fund		872,737			
47. Other Personal Services					
From General Revenue Fund		11,601			

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
63. Operating Capital Outlay			79. Operating Capital Outlay		
From General Revenue			From General Revenue		
Fund		1,200	Fund		26,175
From General Inspection			From General Inspection		
Trust Fund		14,615	Trust Fund		1,285
Dairy Industry, Division of			80. Special Categories		
64. Salaries and Benefits	47		Payment of Indemnities		
From General Revenue			From General Revenue		
Fund		570,132	Fund		650,000
65. Other Personal Services			Plant Industry, Division of		
From General Revenue			81. Salaries and Benefits	251	
Fund		2,760	From General Revenue		
66. Expenses			Fund		2,212,654
From General Revenue			From Nursery Inspection		
Fund		166,126	Trust Fund		275,015
67. Operating Capital Outlay			82. Other Personal Services		
From General Revenue			From General Revenue		
Fund		14,190	Fund		10,300
Marketing, Division of			83. Expenses		
68. Salaries and Benefits	180		From General Revenue		
From General Revenue			Fund		747,792
Fund		224,605	From Nursery Inspection		
From General Inspection			Trust Fund		197,137
Trust Fund		1,127,281	From Fire Ant Control		
From Citrus Inspection			Trust Fund		65,000
Trust Fund		302,975	84. Operating Capital Outlay		
69. Other Personal Services			From General Revenue		
From General Revenue			Fund		17,870
Fund		15,500	From Nursery Inspection		
From General Inspection			Trust Fund		1,830
Trust Fund		20,678	Consumer Services, Division of		
From Citrus Inspection			85. Salaries and Benefits	18	
Trust Fund		23,111	From General Revenue		
70. Expenses			Fund		193,045
From General Revenue			86. Other Personal Services		
Fund		160,504	From General Revenue		
From General Inspection			Fund		2,116
Trust Fund		464,260	87. Expenses		
From Citrus Inspection			From General Revenue		
Trust Fund		109,958	Fund		50,788
71. Operating Capital Outlay			88. Operating Capital Outlay		
From General Inspection			From General Revenue		
Trust Fund		21,918	Fund		7,924
Fruit and Vegetable Inspection,			Forestry, Division of		
Division of			89. Salaries and Benefits	1,066	
72. Salaries and Benefits	588		From General Revenue		
From General Inspection			Fund		6,850,549
Trust Fund		1,271,675	From Incidental Trust		
From Citrus Inspection			Fund		1,837,889
Trust Fund		3,446,478	90. Other Personal Services		
73. Other Personal Services			From General Revenue		
From General Inspection			Fund		88,560
Trust Fund		39,970	From Incidental Trust		
From Citrus Inspection			Fund		23,850
Trust Fund		7,350	91. Expenses		
74. Expenses			From General Revenue		
From General Inspection			Fund		1,505,342
Trust Fund		242,184	From Incidental Trust		
From Citrus Inspection			Fund		328,400
Trust Fund		705,728	92. Grants and Aids		
75. Operating Capital Outlay			From Incidental Trust		
From General Inspection			Fund		52,500
Trust Fund		5,217	93. Operating Capital Outlay		
From Citrus Inspection			From General Revenue		
Trust Fund		28,050	Fund		740,347
Animal Industry, Division of			From Incidental Trust		
76. Salaries and Benefits	362		Fund		485,299
From General Revenue			94. Debt Service		
Fund		2,776,468	From Incidental Trust		
From General Inspection			Fund		151,583
Trust Fund		938,365	95. Capital Outlay Land Acquisition		
77. Other Personal Services			From General Revenue		
From General Revenue			Fund		905,600
Fund		156,630	From Incidental Trust		
78. Expenses			Fund		184,000
From General Revenue			Funds appropriated in items		
Fund		630,557	46 through 95 shall not be		
From General Inspection			used to provide expenses of		
Trust Fund		82,959	passenger carrying aircraft,		
			except as reimbursements		

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
for transportation to the Division of Motor Pool or Transportation by commercial airlines.			115. Operating Capital Outlay From General Revenue Fund		6,254
<b>BANKING AND FINANCE, DEPARTMENT OF, AND COMPTROLLER</b>			<b>Carlton Data Center</b>		
Office of the Comptroller and Division of Administration			116. Salaries and Benefits	151	
96. Salaries and Benefits	66		From General Revenue Fund		1,263,280
From General Revenue Fund		418,772	117. Expenses		
From Administrative Trust Fund		<b>313,720</b>	From General Revenue Fund		1,512,168
97. Deleted			118. Operating Capital Outlay		
98. Expenses			From General Revenue Fund		20,510
From General Revenue Fund		221,576	Funds appropriated in items 96 through 118 shall not be used to provide expenses of passenger carrying aircraft, except as reimbursements for transportation to the Division of Motor Pool or transportation by commer- cial airlines.		
99. Operating Capital Outlay			<b>BUSINESS REGULATION, DEPARTMENT OF</b>		
From General Revenue Fund		13,164	Office of Executive Director		
<b>Accounting and Auditing, Division of</b>			119. Salaries and Benefits	40	
100. Salaries and Benefits	113		From General Revenue Fund		186,830
From General Revenue Fund		983,366	From Administrative Trust Fund		221,701
101. Other Personal Services			120. Other Personal Services		
From General Revenue Fund		9,963	From General Revenue Fund		11,524
102. Expenses			121. Expenses		
From General Revenue Fund		1,039,864	From General Revenue Fund		197,688
103. Operating Capital Outlay			122. Operating Capital Outlay		
From General Revenue Fund		25,795	From General Revenue Fund		7,893
Provided, however, 3 positions and related costs totaling \$55,316 for implementation of financial reporting of municipalities are contingent upon HB 1176 or similar legislation becoming law.			<b>Pari-Mutuel Wagering, Division of</b>		
<b>Banking, Division of</b>			123. Salaries and Benefits	67	
104. Salaries and Benefits	91		From Operating Trust Fund		438,100
From Bank and Trust Company Trust Fund		945,746	124. Other Personal Services		
105. Other Personal Services			From Operating Trust Fund		962,743
From Bank and Trust Company Trust Fund		2,000	125. Expenses		
106. Expenses			From Operating Trust Fund		1,264,515
From Bank and Trust Company Trust Fund		236,780	From Additional Harness and Dog Track Tax Trust Fund		444,226
107. Operating Capital Outlay			126. Operating Capital Outlay		
From Bank and Trust Company Trust Fund		22,250	From Operating Trust Fund		5,650
<b>Finance, Division of</b>			<b>Hotels and Restaurants, Division of</b>		
108. Salaries and Benefits	79		Provided, however, that no moneys be spent in excess of fees collected.		
From Regulatory Trust Fund		802,546	127. Salaries and Benefits	159	
109. Other Personal Services			From General Revenue Fund		1,364,984
From Regulatory Trust Fund		5,600	128. Other Personal Services		
110. Expenses			From General Revenue Fund		82,511
From Regulatory Trust Fund		260,664	129. Expenses		
111. Operating Capital Outlay			From General Revenue Fund		334,933
From Regulatory Trust Fund		8,364	130. Grants and Aids		
<b>Securities, Division of</b>			Industry Education		
112. Salaries and Benefits	46		From General Revenue Fund		52,800
From General Revenue Fund		452,761	131. Operating Capital Outlay		
113. Other Personal Services			From General Revenue Fund		46,807
From General Revenue Fund		2,525	<b>Florida Land Sales, Division of</b>		
114. Expenses			132. Salaries and Benefits	42	
From General Revenue Fund		126,683	From Operating Trust Fund		416,539

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
133. Other Personal Services From Operating Trust Fund		2,000	From Revolving Trust Fund		189,829
134. Expenses From Operating Trust Fund		121,490	From Bicentennial Com- mission Trust Fund		72,358
135. Operating Capital Outlay From Operating Trust Fund		11,460	149. Other Personal Services From General Revenue Fund	10,205	
<b>Beverage, Division of</b>			From Administrative Trust Fund		24,913
136. Salaries and Benefits	232		From Special Employ- ment Security Trust Fund		15,598
From General Revenue Fund		2,484,617	From Revolving Trust Fund		15,628
137. Other Personal Services From General Revenue Fund		20,722	From Bicentennial Com- mission Trust Fund		7,189
138. Expenses From General Revenue Fund		747,137	150. Expenses From General Revenue Fund	212,060	
139. Operating Capital Outlay From General Revenue Fund		144,927	From Administrative Trust Fund		1,474,291
Funds are included in Item 136 for a \$110 per month salary adjustment, effective July 1, 1973, for each law enforcement officer position included therein, effectively raising each such officer two pay grades. Such law enforcement officers shall receive no other salary in- crease or pay adjustment of any type, except promotion- al, during the fiscal year 1973-74.			From Special Employ- ment Security Trust Fund		245,455
<b>General Regulation, Division of</b>			From Revolving Trust Fund		504,942
140. Salaries and Benefits	15		From Bicentennial Com- mission Trust Fund		58,595
From General Revenue Fund		99,787	151. Grants and Aids From Bicentennial Com- mission Trust Fund		406,398
From Yacht and Ship Brokers Trust Fund		33,131	152. Operating Capital Outlay From General Revenue Fund	27,393	
141. Expenses From General Revenue Fund		36,370	From Administrative Trust Fund		28,060
From Yacht and Ship Brokers Trust Fund		11,044	From Special Employ- ment Security Trust Fund		1,446
142. Operating Capital Outlay From General Revenue Fund		1,333	From Revolving Trust Fund		1,027
<b>CITRUS, DEPARTMENT OF</b>			From Bicentennial Com- mission Trust Fund		2,392
143. Salaries and Benefits	208		153. Debt Service From Special Employ- ment Security Trust Fund		66,335
From Citrus Advertising Trust Fund		2,598,237	From Revolving Trust Fund		27,770
144. Other Personal Services From Citrus Advertising Trust Fund		151,200	<b>Labor and Employment Oppor- tunities, Division of</b>		
145. Expenses From Citrus Advertising Trust Fund		19,884,183	154. Salaries and Benefits	2,657	
146. Operating Capital Outlay From Citrus Advertising Trust Fund		90,000	From General Revenue Fund		336,218
147. Advertising Rebates From Citrus Advertising Trust Fund		4,537,360	From Employment Se- curity Administration Trust Fund		20,857,313
<b>COMMERCE, DEPARTMENT OF</b>			From Workmen's Com- pensation Trust Fund		3,384,137
<b>Offices of the Secretary and Administrative Services</b>			From Special Disability Trust Fund		74,284
148. Salaries and Benefits	429		From State Approval Trust Fund		175,089
From General Revenue Fund		551,462	From Crew Chief Regis- tration Trust Fund		22,731
From Administrative Trust Fund		2,880,461	155. Other Personal Services From General Revenue Fund	1,641	
From Special Employ- ment Security Trust Fund		130,261	From Employment Se- curity Administration Trust Fund		658,133
			From Workmen's Com- pensation Trust Fund		228,605
			From Special Disability Trust Fund		1,198
			From State Approval Trust Fund		1,622
			156. Expenses From General Revenue Fund		92,371

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
From Employment Security Administration Trust Fund		4,758,424	From General Revenue Fund		289,477
From Workmen's Compensation Trust Fund		993,386	Rural Economic Development From General Revenue Fund		150,000
From Special Disability Trust Fund		59,173	170. Operating Capital Outlay From General Revenue Fund		3,224
From State Approval Trust Fund		23,744			
From Crew Chief Registration Trust Fund		6,709	Provided that no funds may be released for payment of rent at additional district offices.		
157. Operating Capital Outlay From General Revenue Fund		6,071	COMMISSIONERS FOR THE PROMOTION OF UNIFORMITY OF LEGISLATION IN THE UNITED STATES		
From Employment Security Administration Trust Fund		83,558	171. Expenses From General Revenue Fund		10,000
From Workmen's Compensation Trust Fund		27,845			
From Special Disability Trust Fund		778	COMMUNITY AFFAIRS, DEPARTMENT OF Office of the Secretary		
158. Special Categories Grants and Aids—Emergency Employment Act			172. Salaries and Benefits	16	
From Employment Security Administration Trust Fund		2,032,352	From General Revenue Fund		185,898
159. Special Categories Benefit Payments			From Administrative Trust Fund		8,779
From Unemployment Compensation Benefit Trust Fund		54,157,000	173. Expenses From Administrative Trust Fund		56,522
From M.D.T.A. Subsistence Trust Fund		3,577,376	174. Operating Capital Outlay From General Revenue Fund		3,424
From WIN Benefits Trust Fund		4,439,156			
160. Deleted			COMMISSION ON HUMAN RELATIONS		
161. Special Categories Reimbursement of Employers			175. Salaries and Benefits	10	
From Workmen's Compensation Special Disability Trust Fund		1,900,000	From General Revenue Fund		94,737
162. Special Categories Reimbursements of Trustees			176. Other Personal Services From General Revenue Fund		4,800
From Self-Insurers Trust Fund		50,000	177. Expenses From General Revenue Fund		38,335
Tourism, Division of			178. Operating Capital Outlay From General Revenue Fund		1,534
163. Salaries and Benefits	66		Economic Opportunity, Division of		
From General Revenue Fund		508,766	179. Salaries and Benefits	30	
164. Other Personal Services From General Revenue Fund		4,855	From General Revenue Fund		43,668
165. Expenses General Administrative			From Economic Opportunity Trust Fund		295,478
From General Revenue Fund		158,325	From Neighborhood Youth Corps Trust		50,682
Paid Advertising and Promotion			180. Other Personal Services From General Revenue Fund		500
From General Revenue Fund		885,000	From Economic Opportunity Trust Fund		7,500
Tourist Survey			From Neighborhood Youth Corps Trust		663,432
From General Revenue Fund		115,000	181. Expenses From General Revenue Fund		11,904
166. Operating Capital Outlay From General Revenue Fund		6,441	From Economic Opportunity Trust Fund		106,432
From General Revenue Fund			From Neighborhood Youth Corps Trust		44,218
Commercial Development, Division of			182. Operating Capital Outlay From General Revenue Fund		100
167. Salaries and Benefits	25		From Economic Opportunity Trust Fund		575
From General Revenue Fund		329,317	From Neighborhood Youth Corps Trust		700
168. Other Personal Services From General Revenue Fund		10,500			
169. Expenses General Administrative					
From General Revenue Fund		89,847			
Paid Advertising and Promotion					



Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
206. Expenses					
From General Revenue Fund		9,491	From County Capital Outlay and Debt Service School Trust Fund—Administrative		350
207. Operating Capital Outlay			From Institutions of Higher Education Bond Program Capital Outlay and Debt Service Trust Fund—Administrative		775
From General Revenue Fund		112	219. Special Categories		
<b>Division of Housing</b>			State Textbook Program		
208. Deleted			From General Revenue Fund		11,193,727
209. Deleted			Legislative intent is that the State Textbook Program and related support positions and expenses be transferred to the Division of Elementary and Secondary Education.		
210. Deleted			220. Debt Service		
211. Deleted			From Institutions of Higher Education Capital Outlay and Debt Service Trust Fund—Bond Account		20,404,471
212. Deleted			<b>Elementary and Secondary Education, Division of</b>		
213. Deleted			221. Salaries and Benefits	353	
<b>EDUCATION, DEPARTMENT OF Commissioner and State Board Staff</b>			From General Revenue Fund		2,314,010
214. Salaries and Benefits	183		From Education Certification Trust Fund		118,773
From General Revenue Fund		1,909,827	From Student Financial Aid Trust Fund		48,816
From County Capital Outlay and Debt Service School Trust Fund—Administrative			From County Capital Outlay and Debt Service School Trust Fund—Administrative		465,464
From Institutions of Higher Education Bond Program Capital Outlay and Debt Service Trust Fund—Administrative			From Educational Aids Trust Fund		1,409,144
From Educational Aids Trust Fund			From Professional Practices Council Trust Fund		98,656
Item 214 includes 9 internal audit positions and 1 support position for field audit of district school records. These audits shall include an analysis of the base data used in determining and defining cost factors for the various educational programs conducted by each district school system under the Florida Educational Funding Program Act of 1973.			From Speech Pathology and Audiology Trust Fund		2,566
215. Other Personal Services			From Food and Nutrition Services Trust Fund		107,354
From General Revenue Fund		33,673	From Student Loan Trust Fund		43,217
From County Capital Outlay and Debt Service School Trust Fund—Administrative			222. Other Personal Services		
From Institutions of Higher Education Bond Program Capital Outlay and Debt Service Trust Fund—Administrative			From General Revenue Fund		2,145,190
From Educational Aids Trust Fund			From Education Certification Trust Fund		12,785
216. Expenses			From Student Financial Aid Trust Fund		35,000
From General Revenue Fund		1,204,470	From County Capital Outlay and Debt Service School Trust Fund—Administrative		19,900
From County Capital Outlay and Debt Service School Trust Fund—Administrative			From Educational Aids Trust Fund		594,169
From Institutions of Higher Education Bond Program Capital Outlay and Debt Service Trust Fund—Administrative			From Professional Practices Council Trust Fund		17,275
From Educational Aids Trust Fund			From Speech Pathology and Audiology Trust Fund		4,100
217. Grants and Aids			From Student Loan Trust Fund		6,900
From Educational Aids Trust Fund			223. Expenses		
218. Operating Capital Outlay			From General Revenue Fund		1,214,142
From General Revenue Fund		26,566	From Education Certification Trust Fund		125,895
			From Student Financial Aid Trust Fund		16,090

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
From County Capital Outlay and Debt Service School Trust Fund —Administrative		144,765	School Lunch Program		
From Educational Aids Trust Fund		1,167,546	From Food and Nutrition Services Trust Fund		37,115,000
From Professional Practices Council Trust Fund		49,995	Scholarship Loans		
From Speech Pathology and Audiology Trust Fund		5,044	From Student Financial Aid Trust Fund—Loans		2,400,000
From Food and Nutrition Services Trust Fund		29,960	Scholarships		
From Student Loan Trust Fund		27,755	From Ex-Confederate Soldiers and Sailors Endowment Trust Fund		4,000
224. Grants and Aids			Minimum Foundation Program—CO & DS		
Florida Educational Funding Program			From County Capital Outlay and Debt Service School Trust Fund		47,204,800
From General Revenue Fund	827,500,000		Driver Education		
To be allocated to the school districts pursuant to a formula provided by general law.			From Grants and Donations Trust Fund—Other		250,000
Legislative intent is that the student financial aid program and related positions and expenses be transferred to the commissioner and state board staff.			Florida Educational Funding Program		
Driver Education			From Principal State School Trust Fund		2,500,000
From General Revenue Fund		2,700,000	Payment of Loans		
Educational Leadership Training Act			From Student Loan Trust Fund		9,445,000
From General Revenue Fund		150,000	Educational Broadcast System		
General Scholarships			From General Revenue Fund		1,683,700
From General Revenue Fund		375,000	Safe Schools		
Nursing Scholarships			From General Revenue Fund		1,850,000
From General Revenue Fund		45,000	Provided that HB 792 or similar legislation becomes law.		
Seminole Indian Scholarships			Teacher Education Act		
From General Revenue Fund		4,800	From General Revenue Fund		60,000
Children of Deceased Veterans			Provided, that HB 1272 or similar legislation becomes law and, further provided, that the department shall make a comprehensive study of the concept of the act, its costs and funding sources and report to the Legislature no later than March 1, 1974.		
From General Revenue Fund		16,000	Extended School Year		
Exceptional Child Scholarships			From General Revenue Fund		637,000
From General Revenue Fund		155,000	225. Operating Capital Outlay		
Board of Regents Scholarships			From General Revenue Fund		625,371
From General Revenue Fund		335,000	From Education Certification Trust Fund		5,090
Community School Program			From Student Financial Aid Trust Fund		3,526
From General Revenue Fund		1,242,000	From County Capital Outlay and Debt Service School Trust Fund—Administrative		7,698
School Lunch Program			From Educational Aids Trust Fund		2,133
From General Revenue Fund		3,525,795	From Professional Practices Council Trust Fund		1,405
Visually Handicapped Resources			From Food and Nutrition Services Trust Fund		1,075
From General Revenue Fund		112,000	From Student Loan Trust Fund		1,475
Student Financial Assistance			225A. Lump Sum		
From General Revenue Fund		3,600,000	From General Revenue Fund		244,943
Allstate Scholarships			The above amount is contingent upon non-receipt of ESSA Title V Funds and will fund salaries and expenses for 32 positions for six (6) months, and the non-receipt of funds for the State Commission for Post-		
From Grants and Donations Trust Fund		5,000			
Federal Distributions					
From Education Aid Trust Fund—Aid to Counties		45,992,000			

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
Secondary Education as provided for by the Higher Education Act of 1965 and as amended by the Education Amendments of 1972 (P. L. 92-318) for four (4) positions.			230. Operating Capital Outlay		
			From Educational Aids Trust Fund		20,328
			From Manpower Development Training Trust Fund		1,900
225B. Lump Sum—Management Information System			231. Transfers to Trust Fund		
From General Revenue Fund		450,000	Manpower Development Training Trust Fund		
From General Revenue Fund			From General Revenue Fund		332,000
Providing not more than 10 positions and other expenditures contingent upon CS for HB 734 or similar legislation becoming law. The department is encouraged to use add and delete actions to the extent possible to handle this task with current personnel.			Funds appropriated in items 214 through 231 shall not be used to provide expenses of passenger carrying aircraft, except as reimbursements for transportation to the Division of Motor Pool or Transportation by commercial airlines.		
Vocational Education, Division of			Community Colleges, Division of		
226. Salaries and Benefits	198		232. Salaries and Benefits	31	
From General Revenue Fund		396,618	From General Revenue Fund		394,763
From Educational Aids Trust Fund		2,056,279	From Capital Outlay and Debt Service School Trust Fund—Administrative		8,888
From Manpower Development Training Trust Fund		177,430	233. Other Personal Services		
227. Other Personal Services			From General Revenue Fund		32,120
From General Revenue Fund		1,400	234. Expenses		
From Educational Aids Trust Fund		39,975	From General Revenue Fund		245,187
228. Expenses			From Capital Outlay and Debt Service School Trust Fund—Administrative		88
From General Revenue Fund		90,864	From Junior College Conference Trust Fund		2,500
From Educational Aids Trust Fund		1,050,300	235. Operating Capital Outlay		
From Manpower Development Training Trust Fund		80,516	From General Revenue Fund		68,423
229. Grants and Aids			236. Aid to Counties		
Career Education Development Programs			Community College Program Fund		
From General Revenue Fund		5,000,000	From General Revenue Fund		121,229,334
Provided, however, that the the department may allocate funds from the Vocational Improvement Fund for pilot projects designed to mobilize the total resources of the academic, business, professional, labor and construction community in education programs combining vocational education, apprenticeship, job-training, career counseling, job placement and follow-up services.			County Capital Outlay and Debt Service		
Provided, further, the department shall allocate funds to implement job placement and follow-up services in the public school system, contingent upon SB 1025 or similar legislation becoming law.			From County Capital Outlay and Debt Service		
Federal Distribution—Aid to counties			School Trust Fund		4,403,460
From Educational Aids Trust Fund		12,776,493	Florida School for the Deaf and the Blind		
Federal Distribution—Aid to Counties			237. Salaries and Benefits	467	
From Manpower Development Training Trust Fund		3,025,527	From General Revenue Fund		3,478,065
			From Grants and Donations Trust Fund		324,811
			238. Other Personal Services		
			From General Revenue Fund		20,677
			From Grants and Donations Trust Fund		63,859
			239. Expenses		
			From General Revenue Fund		363,788
			From Grants and Donations Trust Fund		68,786
			240. Grants and Aids		
			From General Revenue Fund		37,000
			241. Operating Capital Outlay		
			From General Revenue Fund		180,551
			From Grants and Donations Trust Fund		50,159
			242. Food Products		
			From General Revenue Fund		201,158

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
<b>Knott Data Center</b>					
243. Salaries and Benefits	59		and discipline on the basis		
From Working Capital			of uniform productivity fac-		
Trust Fund		604,392	tors, except that the board		
244. Other Personal Services			of regents may make spe-		
From Working Capital			cial allocations of up to 125		
Trust Fund		1,625	academic positions for spe-		
245. Expenses			cial programs, projects or		
From Working Capital			situations.		
Trust Fund		265,295	Included in items 247		
246. Operating Capital Outlay			through 250 is \$1,000,000		
From Working Capital			for specific research proj-		
Trust Fund		7,500	ects relating to state gov-		
<b>Universities, Division of</b>					
<b>Educational and General Activities</b>					
(For allocation by the Divi-			Specific research projects are		
sion of Universities to the			to be recommended by the		
following institutions for			board of regents and ap-		
the educational and general			proved by the State Board		
activities: University of			of Education. Included in		
Florida, Florida State Uni-			this amount is \$124,000 for		
versity, Florida A & M Uni-			the Florida Resources Anal-		
versity, University of South			ysis Center at the Florida		
Florida, Florida Atlantic			State University and \$100,-		
University, University of			000 for the Solar Energy		
West Florida, Florida Tech-			Laboratory at the Univer-		
nological University, Flori-			sity of Florida.		
da International Univer-			Funds are included in item		
sity, and University of			247 for a \$143 per month		
North Florida.)			salary adjustment, effective		
247. Salaries and Benefits	12,159		July 1, 1973, for each career		
From General Revenue			service campus security po-		
Fund		135,190,181	lice position included there-		
From Incidental Trust			in, effectively raising each		
Fund		25,734,550	such officer three pay		
From Extension Inciden-			grades. Such law enforce-		
tal Trust Fund		1,564,767	ment officers shall receive		
248. Other Personal Services			no other salary increase or		
From General Revenue			pay adjustment of any type,		
Fund		6,483,957	except promotional, during		
From Incidental Trust			the fiscal year 1973-74.		
Fund		3,714,545	<b>Institute of Food and</b>		
From Extension Inciden-			<b>Agricultural Sciences</b>		
tal Trust Fund		1,023,112	251. Salaries and Benefits	1,870	
249. Expenses			From General Revenue		18,229,081
From General Revenue			Fund		
Fund		17,051,984	From Experiment Station		145,980
From Incidental Trust			Incidental Trust Fund		
Fund		11,864,093	From Extension Service		5,200
From Extension Inciden-			Incidental Trust Fund		
tal Trust Fund		1,387,376	From Experiment Station		927,001
250. Operating Capital Outlay			Federal Grant Trust		
From General Revenue			Fund		
Fund		6,924,488	From Extension Service		1,311,964
From Incidental Trust			Federal Grant Trust		
Fund		6,002,392	252. Other Personal Services		
From Extension Inciden-			From General Revenue		825,048
tal Trust Fund		51,441	Fund		
250A. Lump Sum			From Experiment Station		103,610
Expenses—Photographic			Incidental Trust Fund		
Archives, Strozier Li-			From Extension Service		21,400
brary			Incidental Trust Fund		
From General Revenue			From Experiment Station		71,071
Fund		3,500	Federal Grant Trust		
The Board of Regents shall			Fund		40,000
allocate faculty salaries to			253. Expenses		
provide comparable pay for			From General Revenue		2,743,343
comparable responsibilities			Fund		
performed by individuals			From Experiment Station		720,883
of comparable training, ex-			Incidental Trust Fund		
perience or rank. Both fac-			From Extension Service		124,900
ulty salary increase money			Incidental Trust Fund		
and salary dollars for new			From Experiment Station		193,804
faculty positions shall be			Federal Grant Trust		
used for this purpose			Fund		
provided that no univer-			From Extension Service		219,638
sity shall receive a faculty			Federal Grant Trust		
salary increase less than			254. Operating Capital Outlay		
one third of the rate of in-			From General Revenue		865,673
crease allocated to the state			Fund		
university system. In ad-					
dition, academic positions					
shall be allocated by level					

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
From Experiment Station Incidental Trust Fund		141,750	operations and maintenance trust funds are available.		
From Extension Service Incidental Trust Fund		15,000	Such increases shall be made according to the fol- lowing schedule: 25% of extra income up to \$100,		
From Experiment Station Federal Grant Trust Fund		96,541	000, 50% of extra income above \$100,000, but less than \$200,000, and 75% of		
From Extension Service Federal Grant Trust Fund		21,000	extra income above \$200,- 000. The remaining funds shall revert to the general		
254A. Lump Sum			revenue fund. The teaching hospital may utilize the ex- tra budget to increase other		
Environmental Research From General Revenue Fund		500,000	personal services, expenses, or operating capital outlay but not salary expenditure		
Provides for no more than 35 positions and related costs. A report shall be presented before the next regular legislative session detailing the work under way and the total cost of such work and the expected benefits.			categories. Budget increases shall be utilized according to all state rules and regu- lations and shall be report- ed to the Department of Administration.		
254B. Lump Sum			<b>Engineering Industrial Experiment Station</b>		
Rural Development From General Revenue Fund		200,000	259A. Salaries and Benefits	366	
Provides for no more than 13 positions and related costs. A report shall be presented before the next regular legislative session detailing the work under way and the total cost of such work and the expected benefits.			From General Revenue Fund		312,232
			From EIES Research Contracts Trust Fund		2,449,137
			259B. Other Personal Services From General Revenue Fund		180,000
			From EIES Research Contracts Trust Fund		1,536,398
			259C. Expenses From General Revenue Fund		99,768
			From EIES Research Contracts Trust Fund		2,039,339
			259D. Operating Capital Outlay From General Revenue Fund		158,000
			From EIES Research Contracts Trust Fund		790,968
<b>UNIVERSITY OF FLORIDA HEALTH CENTER</b>			<b>University of Florida Veterinary Medicine</b>		
255. Salaries and Benefits	2,324		260. Salaries and Benefits	9	
From General Revenue Fund		13,906,213	From General Revenue Fund		147,207
From Operations and Maintenance Trust Fund		7,752,201	261. Other Personal Services From General Revenue Fund		5,080
From Liability Insurance Trust Fund		22,561	262. Expenses From General Revenue Fund		27,520
256. Other Personal Services From General Revenue Fund		1,077,696	263. Operating Capital Outlay From General Revenue Fund		47,500
From Operations and Maintenance Trust Fund		1,135,897	<b>University of South Florida Medi- cal Center</b>		
From Liability Insurance Trust Fund		10,500	264. Salaries and Benefits	256	
257. Expenses From General Revenue Fund		4,351,269	From General Revenue Fund		4,162,217
From Operations and Maintenance Trust Fund		4,406,952	265. Other Personal Services From General Revenue Fund		51,541
From Liability Insurance Trust Fund		288,159	266. Expenses From General Revenue Fund		411,944
258. Operating Capital Outlay From General Revenue Fund		2,375,667	From Insurance Trust Fund		56,600
From Operations and Maintenance Trust Fund		457,328	267. Operating Capital Outlay From General Revenue Fund		362,792
259. Lump Sum—Burn Unit From General Revenue Fund		174,300	<b>Contracts and Grants (For allocation by the Divi- sion of Universities to the</b>		
Provides for no more than 17 positions and related costs. Provided that the opera- tions and maintenance trust fund of the teaching hos- pital at the University of Florida, J. Hillis Miller Health Center, shall be in- creased above the amount appropriated if additional					

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
following institutions for contract and grant activities: University of Florida, J. Hillis Miller Health Center, Institute of Food and Agricultural Sciences, Florida State University, Florida A & M University, University of South Florida, Florida Atlantic University, University of West Florida, Florida Technological University, Florida International University and University of North Florida.)					
268. Salaries and Benefits			273. Salaries and Benefits	2,840	
From U.F.—Health Center Family Planning Trust Fund		157,800	From SUS—Auxiliary Trust Funds		14,098,431
From Grants and Donations Trust Fund—Sponsored		13,256,074	From SUS—Working Capital Trust Funds		4,848,989
From Grants and Donations Trust Fund—Non-Sponsored		7,117,955	From SUS—Revenue Certificate Trust Funds		2,820,612
From IFAS—Experiment Station Grants and Donations Trust Fund		3,025,000	From SUS—Mobile Home Unit Trust Fund		4,865
269. Other Personal Services			274. Other Personal Services		
From U.F.—Health Center Family Planning Trust Fund		12,100	From SUS—Auxiliary Trust Funds		2,102,132
From Grants and Donations Trust Fund—Non-Sponsored		11,729,533	From SUS—Working Capital Trust Funds		225,216
From IFAS—Experiment Station Grants and Donations Trust Fund		695,750	From SUS—Revenue Certificate Trust Funds		377,164
270. Expenses			From SUS—Mobile Home Unit Trust Fund		1,260
From U.F.—Health Center Family Planning Trust Fund		907,500	275. Expenses		
From Grants and Donations Trust Fund—Non-Sponsored		6,553,997	From SUS—Auxiliary Trust Funds		16,792,169
From IFAS—Experiment Station Grants and Donations Trust Fund		1,452,000	From SUS—Working Capital Trust Funds		4,139,556
271. Grants and Aids			From SUS—Revenue Certificate Trust Funds		2,602,287
From Grants and Donations Trust Fund—Non-Sponsored		611,146	From SUS—Mobile Home Unit Trust Fund		77,532
272. Operating Capital Outlay			From SUS—Law Review Trust Fund		20,800
From U.F.—Health Center Family Planning Trust Fund		6,050	276. Operating Capital Outlay		
From Grants and Donations Trust Fund—Non-Sponsored		2,045,003	From SUS—Auxiliary Trust Funds		2,256,043
From IFAS—Experiment Station Grants and Donations Trust Fund		423,500	From SUS—Working Capital Trust Funds		261,288
Auxiliary Enterprises			From SUS—Revenue Certificate Trust Funds		521,218
(For allocation by the Division of Universities to the following institutions for the auxiliary enterprises activities: University of Florida, Florida State University, Florida A & M University, University of South Florida, Florida Atlantic University, University of West Florida, Florida Technological University, Florida International University and University of North Florida.)			277. Debt Service		
			From SUS—Auxiliary Trust Funds		75,000
			From SUS—Revenue Certificate Trust Funds		3,139,529
			General Office		
			278. Salaries and Benefits	114	
			From General Revenue Fund		1,427,749
			From Grants and Donations Trust Fund		226,509
			From Extension Incidental Trust Fund		33,547
			279. Other Personal Services		
			From General Revenue Fund		93,281
			From Grants and Donations Trust Fund		103,152
			From Extension Incidental Trust Fund		14,957
			280. Expenses		
			From General Revenue Fund		342,187
			From Grants and Donations Trust Fund		186,398
			From Extension Incidental Trust Fund		9,875
			From Westcott Trust Fund		100
			281. Grants and Aids		
			First Accredited Medical School		
			From General Revenue Fund		3,455,000
			Regional Education		
			From General Revenue Fund		1,102,950
			Southern Regional Council on Mental Health		
			From General Revenue Fund		8,000
			Institute on Higher Education		
			From General Revenue Fund		10,000

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
Distributions to Universities From Extension Incidental Trust Fund -----		400,000	<b>Purchasing, Division of</b>		
Distributions to Universities From Racing Scholarship Trust Fund -----		725,000	287. Salaries and Benefits	52	
Distributions to Universities From Student Financial Aid Trust Fund -----		170,000	From General Revenue Fund -----		586,387
282. Operating Capital Outlay From General Revenue Fund -----		28,466	288. Other Personal Services From General Revenue Fund -----		839
283. Lump Sum Community Hospital Education From General Revenue Fund -----		750,000	289. Expenses From General Revenue Fund -----		178,125
The Board of Regents, in cooperation with the Florida Health Planning Council, shall undertake a study to determine the unmet needs in health manpower training in the State of Florida. A preliminary report shall be submitted to the legislature by February 1, 1974, indicating the major areas of unmet need and recommended priority for meeting these.			290. Operating Capital Outlay From General Revenue Fund -----		7,829
Appropriations made in Items 247 through 250A and 268 through 280, and 282, notwithstanding the provisions of Section 216.292, F.S., may be transferred upon request of the Division of Universities to the state comptroller, to accounts established for each budget entity within the Division of Universities for disbursement purposes, and upon release of said appropriations by the Department of Administration. Provided, however, such transfers may be made to accounts similar in purpose to the category of appropriation from which transferred.			<b>Electronic Data Processing, Division of</b>		
Provided, however, the board of regents shall assign one position to the University of South Florida for the purpose of conducting branch campus feasibility studies in the Sarasota-Bradenton area and also in the Fort Myers area and for the further purpose of reporting to the legislature on or before February 1, 1974.			291. Salaries and Benefits	35	
			From General Revenue Fund -----		489,594
			From Grants and Donations Trust Fund -----		27,733
			292. Other Personal Services From General Revenue Fund -----		6,000
			293. Expenses From General Revenue Fund -----		132,444
			From Grants and Donations Trust Fund -----		5,892
			294. Operating Capital Outlay From General Revenue Fund -----		2,900
			From Grants and Donations Trust Fund -----		262
			<b>Larson Data Center</b>		
			295. Salaries and Benefits	51	
			From General Revenue Fund -----		484,577
			296. Expenses From General Revenue Fund -----		405,231
			297. Operating Capital Outlay From General Revenue Fund -----		3,915
			<b>Mayo Data Center</b>		
			298. Salaries and Benefits	70	
			From General Revenue Fund -----		613,286
			299. Other Personal Services From General Revenue Fund -----		27,451
			300. Expenses From General Revenue Fund -----		377,706
			301. Operating Capital Outlay From General Revenue Fund -----		9,680
			<b>Building Construction and Maintenance, Division of</b>		
			302. Salaries and Benefits	287	
			From General Revenue Fund -----		1,350,821
			From Architects Incidental Trust Fund -----		275,595
			From Supervision Trust Fund -----		651,609
			303. Other Personal Services From General Revenue Fund -----		4,450
			From Architects Incidental Trust Fund -----		3,000
			From Supervision Trust Fund -----		8,000
			304. Expenses From General Revenue Fund -----		1,134,338
			From Architects Incidental Trust Fund -----		53,434
			From Supervision Trust Fund -----		541,244
<b>GENERAL SERVICES</b>					
<b>DEPARTMENT OF</b>					
<b>Office of the Executive Director</b>					
284. Salaries and Benefits	31				
From General Revenue Fund -----		351,376			
285. Expenses From General Revenue Fund -----		102,296			
286. Operating Capital Outlay From General Revenue Fund -----		6,455			

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
305. Operating Capital Outlay From General Revenue Fund		27,914	318. Transfers to Trust Fund Working Capital for State Surplus Property From General Revenue Fund		141,641
			319. Salaries and Benefits	8	
306. Special Categories Debt Service Payments From General Revenue Fund		1,657,000	From Revenue Bond Fee Revolving Trust Fund		110,222
			320. Other Personal Services From Revenue Bond Fee Revolving Trust Fund		172,500
			321. Expenses From Revenue Bond Fee Revolving Trust Fund		152,096
307. Special Categories For Comprehensive Plan for Development of the Capitol Center From General Revenue Fund		50,000	322. Operating Capital Outlay From Revenue Bond Fee Revolving Trust Fund		1,000
Provided, however, that the plan, and amendments thereto, shall be presented to the Capitol Center Plan- ning Commission for final approval subject to the con- currence of the Legislature.					
308. Transfers to Trust Fund For Reimbursement to Su- pervision Trust Fund From General Revenue Fund		122,914	<b>Communications, Division of</b>		
			323. Salaries and Benefits	33	
<b>Motor Pool, Division of</b>			From General Revenue Fund		369,793
309. Salaries and Benefits	50		From Communications Working Capital Trust Fund		94,581
From General Revenue Fund		274,813	324. Other Personal Services From General Revenue Fund		50,000
From Motor Vehicle Op- erating Trust Fund		263,630	From Communications Working Capital Trust Fund		4,500
310. Other Personal Services From General Revenue Fund		2,500	325. Expenses From General Revenue Fund		97,202
From Motor Vehicle Op- erating Trust Fund		7,200	From Communications Working Capital Trust Fund		2,201,264
311. Expenses From General Revenue Fund		203,048	326. Operating Capital Outlay From General Revenue Fund		22,167
From Motor Vehicle Op- erating Trust Fund		268,833	From Communications Working Capital Trust Fund		10,284
From Bureau of Aircraft Trust Fund		156,000	327. Transfers to Trust Fund Working Capital for Com- munications Working Cap- ital Trust Fund From General Revenue Fund		300,000
312. Operating Capital Outlay From General Revenue Fund		398,746	327A. Lump Sum—To Implement Statewide Telecommunica- tions From General Revenue Fund		125,000
From Motor Vehicle Op- erating Trust Fund		44,500	Provided, that trust fund appropriations for the Div- ision of Communications contains the funding for 3 current authorized positions in existing departments, which shall be transferred to the Division of Com- munications in order to im- plement the Miami Centrex Telephone System.		
313. Deleted			<b>GOVERNOR, OFFICE OF THE General Office</b>		
<b>Surplus Property, Division of</b>			328. Salaries and Benefits	60	
314. Salaries and Benefits	83		From General Revenue Fund		825,556
From Surplus Property Revolving Trust Fund		556,650	329. Other Personal Services From General Revenue Fund		14,280
From State Surplus Prop- erty Working Capital Trust Fund		26,134	330. Expenses From General Revenue Fund		203,674
315. Other Personal Services From Surplus Property Revolving Trust Fund		500	331. Operating Capital Outlay From General Revenue Fund		9,249
From State Surplus Prop- erty Working Capital Trust Fund		500			
316. Expenses From Surplus Property Revolving Trust Fund		155,268			
From State Surplus Prop- erty Working Capital Trust Fund		28,007			
317. Operating Capital Outlay From Surplus Property Revolving Trust Fund		32,945			
From State Surplus Prop- erty Working Capital Trust Fund		12,000			

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
332. Lump Sum National Governor's Conference From General Revenue Fund		10,000	<b>Prosecution Coordination Project</b>		
332A. Lump Sum Organized Crime, Racketeering/Prosecutive and Investigative Unit	4	7,000	345. Salaries and benefits	3	3,750
From General Revenue Fund			From General Revenue Fund		
From Federal Grants Trust Fund		83,200	From Grants and Donations Trust Fund		34,572
333. Contingent-Discretionary From General Revenue Fund		30,000	346. Expenses		10,356
<b>Operation of The Governor's Mansion</b>			From Grants and Donations Trust Fund		
334. Salaries and Benefits	18	168,542	347. Operating Capital Outlay		200
From General Revenue Fund			From Grants and Donations Trust Fund		
335. Other Personal Services		1,200	Funds appropriated in items 328 through 347 shall not be used to provide expenses of passenger carrying aircraft, except as reimbursements for transportation to the Division of Motor Pool or transportation by commercial airlines.		
From General Revenue Fund			<b>HEALTH AND REHABILITATIVE SERVICES, DEPARTMENT OF</b>		
336. Expenses		59,228	Appropriations made in items 381-385, 420-424, 437-441 and 469-473 notwithstanding the provisions of section 216.292, F.S., may be transferred upon request of the department to the state comptroller, to accounts established for each institution within the respective divisions for disbursement purposes, and upon release of said appropriations by the secretary of administration. Provided, however, such transfers may only be made to accounts similar in purpose to the category of appropriation from which transferred.		
From General Revenue Fund			<b>Administrative Services, Division of Office of the Secretary and Administrative Services</b>		
337. Operating Capital Outlay		15,206	348. Salaries and Benefits	163	924,594
From General Revenue Fund			From General Revenue Fund		
<b>Governor's Highway Safety Commission</b>			From Administrative Trust Fund		917,973
337A. Salaries and Benefits	18	118,782	From Grants and Donations Trust Fund		110,070
From General Revenue Fund			From Federal Aid Trust Fund		53,518
From Governor's Highway Safety Commission Trust Fund		118,782	349. Other Personal Services		11,721
337B. Other Personal Services		2,500	From General Revenue Fund		
From General Revenue Fund			From Administrative Trust Fund		7,879
From Governor's Highway Safety Commission Trust Fund		2,500	350. Expenses		257,845
337C. Expenses		39,954	From General Revenue Fund		
From General Revenue Fund			From Administrative Trust Fund		189,700
From Governor's Highway Safety Commission Trust Fund		39,954	From Grants and Donations Trust Fund		24,717
337D. Grants and Aids		3,259,984	From Federal Aid Trust Fund		13,650
From Governor's Highway Safety Commission Trust Fund			351. Operating Capital Outlay		16,929
337E. Operating Capital Outlay		403	From General Revenue Fund		
From General Revenue Fund			From Administrative Trust Fund		16,816
From Governor's Highway Safety Commission Trust Fund		403	351A. Lump Sum		
<b>Commission on the Status of Women</b>			From General Revenue Fund		1,700,000
338. Expenses		4,000			
From General Revenue Fund					
<b>Consumer Advisor</b>					
339. Deleted					
340. Deleted					
341. Deleted					
<b>Early Childhood Development</b>					
342. Salaries and Benefits	1	6,805			
From General Revenue Fund					
343. Other Personal Services		33,000			
From General Revenue Fund					
344. Expenses		3,350			
From General Revenue Fund					

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
To provide \$1,700,000 to develop and operate a program for purchase of service (lease or grant-in-aids) for community-based residential facilities, to provide structured environments for criminal offenders, substance abuse treatment and half-way-in-houses. Funding of this item is contingent on passage of SB 817 or HB 1988.			367. Other Personal Services		
352. Lump Sum			From General Revenue Fund		19,992
Office Consolidation			From Planning and Evaluation Trust Fund		57,818
From General Revenue Fund		415,475	From U.S. Grants Trust Fund		541
From Administrative Trust Fund		39,456	368. Expenses		
From Grants and Donations Trust Fund		287,102	From General Revenue Fund		123,277
353. State Institution Claims			From Planning and Evaluation Trust Fund		220,112
From General Revenue Fund		25,000	From U.S. Grants Trust Fund		5,432
<b>Jacksonville Data Center</b>			369. Grants and Aids		
354. Salaries and Benefits	307		From General Revenue Fund		258,086
From Working Capital Trust Fund		2,695,286	From U.S. Grants Trust Fund		9,371,652
355. Other Personal Services			370. Operating Capital Outlay		
From Working Capital Trust Fund		32,488	From General Revenue Fund		375
356. Expenses			From Planning and Evaluation Trust Fund		945
From Working Capital Trust Fund		1,848,882	From U.S. Grants Trust Fund		180
357. Operating Capital Outlay			<b>Grants and Donations</b>		
From Working Capital Trust Fund		46,536	371. Salaries and Benefits	16	
<b>Drug Abuse Program</b>			From Grants and Donations Trust Fund		197,359
358. Salaries and Benefits	61		372. Other Personal Services		
From General Revenue Fund		629,867	From Grants and Donations Trust Fund		45,800
359. Other Personal Services			373. Expenses		
From General Revenue Fund		13,000	From Grants and Donations Trust Fund		34,497
From Drug Abuse Trust Fund		11,104	374. Deleted		
360. Expenses			<b>Corrections, Division of General Office</b>		
From General Revenue Fund		145,720	375. Salaries and Benefits	83	
From Drug Abuse Trust Fund		42,300	From General Revenue Fund		868,727
361. Grants and Aids			From Grants and Donations Trust Fund		79,910
From General Revenue Fund		900,000	376. Other Personal Services		
362. Deleted			From General Revenue Fund		29,340
<b>Comprehensive Services Delivery System Project</b>			377. Expenses		
363. Salaries and Benefits	51		From General Revenue Fund		513,528
From Comprehensive Services Delivery System Trust Fund		424,953	From Grants and Donations Trust Fund		12,225
364. Other Personal Services			378. Operating Capital Outlay		
From Comprehensive Services Delivery System Trust Fund		15,000	From General Revenue Fund		35,374
365. Expenses			From Grants and Donations Trust Fund		1,000
From Comprehensive Services Delivery System Trust Fund		490,353	379. Discharge and Travel Pay		
<b>Planning and Evaluation, Division of General Planning and Evaluation</b>			From General Revenue Fund		314,400
366. Salaries and Benefits	66		380. Return of Parole Violators		
From General Revenue Fund		315,407	From General Revenue Fund		24,000
From Planning and Evaluation Trust Fund		517,281	380A. Lump Sum	2	
From U.S. Grants Trust Fund		106,676	From General Revenue Fund		19,175
			Provided, however, that HB 1497 or similar legislation becomes law.		
			380B. Lump Sum		
			From General Revenue Fund		91,000
			Provided, however, that HB 1498 or similar legislation becomes law.		
			380C. Correctional Officers Pay Increase		
			From General Revenue Fund		793,770
			To provide funds to raise the level of the Division of		

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
Corrections' Correctional Officers from pay grade 17 to pay grade 18.			400A. Lump Sum Training Program	2	
			From Industrial Trust Fund		46,650
<b>MAJOR INSTITUTIONS</b>			<b>Airport Operations</b>		
381. Salaries and Benefits	2,270		401. Expenses		
From General Revenue Fund		21,020,623	From Airport Operation Trust Fund		1,863
From Grants and Donations Trust Fund		143,500	402. Operating Capital Outlay		
382. Other Personal Services			From Airport Operation Trust Fund		3,150
From General Revenue Fund		48,231	<b>Grants And Donations</b>		
From Grants and Donations Trust Fund		4,500	403. Salaries and Benefits	30	
383. Expenses			From Grants and Donations Trust Fund		269,110
From General Revenue Fund		4,389,648	404. Other Personal Services		
From Grants and Donations Trust Fund		152,800	From Grants and Donations Trust Fund		7,000
384. Operating Capital Outlay			405. Expenses		
From General Revenue Fund		673,298	From Grants and Donations Trust Fund		14,800
385. Food Products			406. Operating Capital Outlay		
From General Revenue Fund		2,764,327	From Grants and Donations Trust Fund		20,564
386. Lump Sum Operation of Additional Facilities	400		<b>Youth Services, Division of General Office</b>		
From General Revenue Fund		4,380,000	407. Salaries and Benefits	145	
<b>Community Correctional Centers</b>			From General Revenue Fund		1,041,383
387. Salaries and Benefits	367		From Grants and Donations Trust Fund		311,254
From General Revenue Fund		1,456,602	408. Other Personal Services		
From Grants and Donations Trust Fund		1,803,103	From General Revenue Fund		9,528
388. Other Personal Services			From Grants and Donations Trust Fund		1,500
From General Revenue Fund		63,945	409. Expenses		
389. Expenses			From General Revenue Fund		502,601
From General Revenue Fund		858,339	From Grants and Donations Trust Fund		72,379
390. Operating Capital Outlay			410. Operating Capital Outlay		
From General Revenue Fund		586,568	From General Revenue Fund		67,399
391. Food Products			From Grants and Donations Trust Fund		13,908
From General Revenue Fund		515,141	<b>Field Services, Bureau of</b>		
<b>Road Prisons</b>			411. Salaries and Benefits	1,259	
392. Salaries and Benefits	178		From General Revenue Fund		10,414,077
From Road Prison Trust Fund		1,681,410	From Grants and Donations Trust Fund		620,000
393. Other Personal Services			From Federal Aid Trust Fund		425,517
From Road Prison Trust Fund		129,380	412. Other Personal Services		
394. Expenses			From General Revenue Fund		7,124
From Road Prison Trust Fund		444,736	413. Expenses		
395. Operating Capital Outlay			From General Revenue Fund		3,075,981
From Road Prison Trust Fund		51,954	From Grants and Donations Trust Fund		115,000
396. Food Products			414. Operating Capital Outlay		
From Road Prison Trust Fund		269,808	From General Revenue Fund		15,100
<b>Correctional Industries</b>			<b>Bureau of Group Treatment</b>		
397. Salaries and Benefits	159		415. Salaries and Benefits	234	
From Industrial Trust Fund		1,507,559	From General Revenue Fund		1,603,185
398. Other Personal Services			From Grants and Donations Trust Fund		215,427
From Industrial Trust Fund		11,020	416. Other Personal Services		
399. Expenses			From General Revenue Fund		21,905
From Industrial Trust Fund		3,987,683	417. Expenses		
400. Operating Capital Outlay			From General Revenue Fund		1,323,330
From Industrial Trust Fund		377,366	From Grants and Donations Trust Fund		67,375

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
418. Operating Capital Outlay From General Revenue Fund		64,721	436. Operating Capital Outlay From General Revenue Fund		7,600
419. Food Products From General Revenue Fund		222,222	437. Salaries and Benefits From General Revenue Fund	5,935	45,312,585
			438. Other Personal Services From General Revenue Fund		302,404
		2,333	439. Expenses From General Revenue Fund		4,668,921
<b>Major Institutions</b>			440. Operating Capital Outlay From General Revenue Fund		574,913
420. Salaries and Benefits From General Revenue Fund	949	7,309,161	441. Food Products From General Revenue Fund		2,376,150
421. Other Personal Services From General Revenue Fund		123,154			
422. Expenses From General Revenue Fund		1,575,935	<b>Bureau of Alcoholic Rehabilitation</b>		
			442. Salaries and Benefits From General Revenue Fund	123	1,255,937
423. Operating Capital Outlay From General Revenue Fund		133,830	443. Other Personal Services From General Revenue Fund		66,313
424. Food Products From General Revenue Fund		416,859	444. Expenses From General Revenue Fund		246,905
425. Deleted			445. Grants and Aids From General Revenue Fund		3,677,095
<b>Detention, Bureau of</b>					
426. Salaries and Benefits From General Revenue Fund	206	443,281	446. Operating Capital Outlay From General Revenue Fund		28,850
			447. Food Products From General Revenue Fund		34,307
427. Other Personal Services From General Revenue Fund		9,500			
428. Expenses From General Revenue Fund		173,497	<b>Grants and Donations</b>		
429. Operating Capital Outlay From General Revenue Fund		3,026	448. Salaries and Benefits From Grants and Dona- tions Trust Fund	43	405,968
430. Food Products From General Revenue Fund		43,800	449. Other Personal Services From Grants and Dona- tions Trust Fund		9,500
431. Lump Sum—Regional De- tention and Shelter Care Service for Children From General Revenue Fund		622,896	450. Expenses From Grants and Dona- tions Trust Fund		444,810
			451. Grants and Aids From Grants and Dona- tions Trust Fund		641,023
		1,022,896	452. Operating Capital Outlay From Grants and Dona- tions Trust Fund		24,494
Provided, however, that funds appropriated in items 426 through 431 are contin- gent upon SB 264 or similar legislation becoming law.			<b>Mental Health Institute</b>		
<b>Mental Health, Division of General Office and Community Mental Health Program</b>			453. Salaries and Benefits From General Revenue Fund	355	1,732,972
432. Salaries and Benefits From General Revenue Fund	123	1,732,295	454. Other Personal Services From General Revenue Fund		33,500
433. Other Personal Services From General Revenue Fund		81,770	455. Expenses From General Revenue Fund		233,821
434. Expenses From General Revenue Fund		769,393	456. Deleted		
435. Grants and Aids From General Revenue Fund		10,365,730	<b>Retardation, Division of General Office and Community Mental Retardation Program</b>		
			457. Salaries and Benefits From General Revenue Fund	101	1,181,944
		4,377,221	458. Other Personal Services From General Revenue Fund		394,140
		475,881	459. Expenses From General Revenue Fund		381,209

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
460. Grants and Aids			480. Other Personal Services		
From General Revenue			From Federal Rehabili-		
Fund .....		1,520,175	tation Trust Fund .....		74,747
From Federal Aid Trust			481. Expenses		
Fund .....		80,825	From Federal Rehabilita-		
461. Operating Capital Outlay			tion Trust Fund .....		3,111,685
From General Revenue			From Workshop and Re-		
Fund .....		4,174	habilitation Trust Fund		200,000
462. Community Residential			482. Operating Capital Outlay		
Services			From Federal Rehabilita-		
From General Revenue			tion Trust Fund .....		95,936
Fund .....		1,665,088	483. Food Products		
462A. Day Care Program			From Federal Rehabilita-		
From General Revenue			tion Trust Fund .....		18,809
Fund .....		625,000	483A. Lump Sum		
From Federal Aid Trust			For Daytona Beach Facility	5	
Fund .....		4,375,000	From General Revenue		
<b>Regional Community Centers</b>			Fund .....		24,900
463. Salaries and Benefits .....	822		484. Patient Services		
From General Revenue			From General Revenue		
Fund .....		5,776,933	Fund .....		4,224,245
464. Other Personal Services			From Federal Rehabilita-		
From General Revenue			tion Trust Fund .....		8,863,414
Fund .....		12,826	<b>Medical and Social</b>		
465. Expenses			<b>    Services—Blind</b>		
From General Revenue			485. Salaries and Benefits .....	72	
Fund .....		1,793,484	From General Revenue		
466. Operating Capital Outlay			Fund .....		574,583
From General Revenue			486. Other Personal Services		
Fund .....		90,427	From General Revenue		
467. Food Products			Fund .....		9,065
From General Revenue			487. Expenses		
Fund .....		16,712	From General Revenue		
468. Lump Sum—Purchase of			Fund .....		554,424
Services			From Grants and Dona-		
From General Revenue			tions Trust Fund .....		60,000
Fund .....		2,934,079	From Federal Aid Trust		
<b>Major Institutions</b>			Fund .....		150,000
469. Salaries and Benefits .....	4,434		488. Operating Capital Outlay		
From General Revenue			From General Revenue		
Fund .....		30,606,191	Fund .....		14,082
From Federal Aid Trust			<b>Disability Determination</b>		
Fund .....		706,980	<b>    Section</b>		
470. Other Personal Services			489. Salaries and Benefits .....	379	
From General Revenue			From Vocational Rehabil-		
Fund .....		395,345	itation U.S. Trust Fund		3,455,664
471. Expenses			490. Expenses		
From General Revenue			From Vocational Rehabil-		
Fund .....		3,418,143	itation U.S. Trust Fund		4,027,451
472. Operating Capital Outlay			491. Operating Capital Outlay		
From General Revenue			From Vocational Rehabil-		
Fund .....		424,737	itation U.S. Trust Fund		16,590
473. Food Products			<b>Vending Stand Section, Bureau</b>		
From General Revenue			<b>    of Blind Services</b>		
Fund .....		1,898,876	492. Salaries and Benefits .....	18	
<b>Grants and Donations</b>			From U.S. Trust Fund .....		134,643
474. Salaries and Benefits .....	211		From Training and Oper-		
From Grants and Dona-			ating Trust Fund .....		33,660
tions Trust Fund .....		1,426,296	493. Other Personal Services		
475. Other Personal Services			From U.S. Trust Fund .....		1,600
From Grants and Dona-			From Training and Oper-		
tions Trust Fund .....		183,954	ating Trust Fund .....		400
476. Expenses			494. Expenses		
From Grants and Dona-			From U.S. Trust Fund .....		395,847
tions Trust Fund .....		288,245	From Training and Oper-		
477. Grants and Aids			ating Trust Fund .....		161,436
From Grants and Dona-			495. Operating Capital Outlay		
tions Trust Fund .....		373,745	From U.S. Trust Fund .....		2,480
478. Operating Capital Outlay			From Training and Oper-		
From Grants and Dona-			ating Trust Fund .....		620
tions Trust Fund .....		31,712	<b>Crippled Children, Bureau of</b>		
<b>Vocational Rehabilitation,</b>			<b>    Division of</b>		
<b>    Division of</b>			496. Salaries and Benefits .....	192	
<b>Vocational Rehabilitation</b>			From General Revenue		
<b>    Services</b>			Fund .....		1,572,349
479. Salaries and Benefits .....	1,374		497. Other Personal Services		
From Federal Rehabili-			From General Revenue		
tation Trust Fund .....		12,531,827	Fund .....		6,504

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
498. Expenses			From Direct Assistance and Service Trust Fund		92,537,171
From General Revenue Fund		490,679	513. Child Welfare Services		
499. Operating Capital Outlay			From General Revenue Fund		7,627,683
From General Revenue Fund		42,300	From Direct Assistance and Service Trust Fund		1,473,966
500. Patient Services			514. Child Adoption Services (Medical and Hospital Care)		
From General Revenue Fund		5,540,436	From Medical Care Trust Fund		40,000
From U.S. Trust Fund		1,500,000	514A. Child Day Care		
From Donations Trust Fund		1,000,000	From General Revenue Fund		1,875,000
From Federal Aid Trust Fund		165,415	From Administrative Trust Fund		13,125,000
<b>Family Services, Division of</b>			Provided, however, that General Revenue moneys shall be released only to the extent local funds and federal funds will be available on the basis of 12½% state, 12½% local and 75% federal.		
(Provided the General Revenue Fund Appropriations may be transferred to the proper trust fund for disbursement.)			<b>Medical Care Programs</b>		
<b>General Administration</b>			515. Physician Services		
501. Salaries and Benefits	7,032		From General Revenue Fund		5,888,636
From General Revenue Fund		24,560,714	From Medical Care Trust Fund		9,028,092
From Administrative Trust Fund		24,440,675	516. Hospital In-Patient Services		
502. Other Personal Services			From General Revenue Fund		15,569,039
From General Revenue Fund		554,626	From Medical Care Trust Fund		23,929,187
From Administrative Trust Fund		524,093	517. Skilled Nursing Home Care and Intermediate Facility Care		
503. Expenses			From General Revenue Fund		15,829,410
From General Revenue Fund		9,978,484	From Medical Care Trust Fund		26,164,478
From Administrative Trust Fund		14,844,046	Skilled nursing homes or intermediate care facilities receiving vendor payments under this program shall not receive any other supplementary payment for the care from any other state or county governmental unit.		
504. Grants and Aids			518. Drugs (Prescribed Medicines)		
From Administrative Trust Fund		998,732	From General Revenue Fund		8,038,052
505. Operating Capital Outlay			From Medical Care Trust Fund		12,247,225
From General Revenue Fund		248,843	519. Hospital Out-Patient Services		
From Administrative Trust Fund		136,711	From General Revenue Fund		2,477,352
506. Food Products			From Medical Care Trust Fund		3,826,154
From General Revenue Fund		46,800	520. Other Lab and X-Ray Services		
507. Lump Sum			From General Revenue Fund		351,287
Aging Programs	100		From Medical Care Trust Fund		528,524
From General Revenue Fund		741,165	521. Family Planning		
From Administrative Trust Fund		9,316,812	From General Revenue Fund		1,331
508. Special Program Expenses			From Medical Care Trust Fund		11,870
From Administrative Trust Fund		6,000,000	522. Supplementary Medical Insurance		
<b>Direct Assistance and Service Programs</b>			From General Revenue Fund		5,100,985
509. Old Age Assistance			From Medical Care Trust Fund		5,152,090
From General Revenue Fund		5,924,602			
From Direct Assistance and Service Trust Fund		29,820,389			
510. Aid to the Blind					
From General Revenue Fund		392,637			
From Direct Assistance and Service Trust Fund		856,141			
511. Aid to the Permanently and Totally Disabled					
From General Revenue Fund		4,612,062			
From Direct Assistance and Service Trust Fund		9,673,013			
512. Aid to Families with Dependent Children					
From General Revenue Fund		35,507,219			

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
523. Hospital Insurance Benefits From General Revenue Fund		947,295	538. Other Lab and X-Ray Services From Special Grants Trust Fund		121,755
			539. Supplemental Medical In- surance From Special Grants Trust Fund		417,000
524. State Mental Health Hos- pital Program From Medical Care Trust Fund		3,564,256	540. Home Health Services From Special Grants Trust Fund		10,296
525. State Tuberculosis Hospital Program From Medical Care Trust Fund		479,651	541. State Mental Health Hospi- tal Program From Special Grants Trust Fund		485,324
526. Home Health Services From General Revenue Fund		35,223	542. State Tuberculosis Hospital Program From Special Grants Trust Fund		22,377
			543. Transportation of Patients From Special Grants Trust Fund		150,000
527. Early and Periodic Screen- ing of Children From General Revenue Fund		2,085,040	544. Care of Unaccompanied Children From Special Grants Trust Fund		1,028,160
			545. Burial Expense From Special Grants Trust Fund		12,600
528. Patient Transportation From General Revenue Fund		716,355	<b>Health, Division of</b> (Provided the General Rev- enue Fund Appropriation may be transferred to the proper trust fund for dis- bursement.)		
			<b>General Public Health</b>		
528A. Nursing Home Care From General Revenue Fund		7,934,266	546. Salaries and Benefits	811	
528B. Lump Sum—Pilot Project to Administer Medical Serv- ices From General Revenue Fund		78,620	From General Revenue Fund		7,104,914
			From Federal Grants-in- Aid Trust Fund		1,801,000
To establish a pilot proj- ect or projects directed toward determining the feasibility of contracting with various public or pri- vate organizations or agen- cies for the provision of medical services on a per capita basis for medicaid recipients of the depart- ment.			From Hearing Aids and Devices Trust Fund		7,985
			From Pest Control Trust Fund		31,373
			547. Other Personal Services From General Revenue Fund		25,038
			From Federal Grants-in- Aid Trust Fund		95,900
<b>Special Federal Projects</b>			From Hearing Aids and Devices Trust Fund		3,095
529. Salaries and Benefits	476		From Pest Control Trust Fund		4,700
From Special Grants Trust Fund		3,698,159	548. Expenses From General Revenue Fund		2,765,754
530. Other Personal Services From Special Grants Trust Fund		25,000	From Federal Grants-in- Aid Trust Fund		1,025,445
531. Expenses From Special Grants Trust Fund		702,814	From Hearing Aids and Devices Trust Fund		5,000
532. Operating Capital Outlay From Special Grants Trust Fund		54,045	From Pest Control Trust Fund		14,075
533. Physician Services From Special Grants Trust Fund		1,444,602	From Federal Aid Trust Fund		250,000
534. Hospital In-Patient Serv- ices From Special Grants Trust Fund		6,071,757	549. Grants and Aids Grants to Localities for Mos- quito Control From General Revenue Fund		2,475,000
535. Nursing Home Care From Special Grants Trust Fund		1,800,818	Medical Scholarships From General Revenue Fund		3,000
536. Drugs—Prescribed Medicine From Special Grants Trust Fund		2,039,855	550. Operating Capital Outlay From General Revenue Fund		220,245
537. Hospital Out-Patient Serv- ices From Special Grants Trust Fund		668,493	From Federal Grants-in- Aid Trust Fund		57,345
			551. Deleted		
			552. Deleted		

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
552A. Lump Sum					
Medical Examiners Commission	1		From Grants and Donations Trust Fund		47,786
From General Revenue Fund		18,600	565. Other Personal Services		
552B. Lump Sum			From General Revenue Fund		5,849
Kidney Disease and Transplant Programs			From Grants and Donations Trust Fund		42,715
From General Revenue Fund		400,000	566. Expenses		
552C. Lump Sum — Emergency Medical Services	18		From General Revenue Fund		454,605
From General Revenue Fund		604,000	From Grants and Donations Trust Fund		6,000
Provided, however, in item 552C \$304,000 shall be used for grants to counties on a 50%—50% matching basis, and \$75,000 for communication system.			567. Operating Capital Outlay		
			From General Revenue Fund		16,220
<b>Grants and Donations</b>			<b>Florida Highway Patrol, Division of</b>		
553. Salaries and Benefits	1,212		568. Salaries and Benefits	1,612	
From Grants and Donations Trust Fund		11,097,911	From General Revenue Fund		15,041,779
554. Other Personal Services			From Grants and Donations Trust Fund		134,617
From Grants and Donations Trust Fund		39,579	From Reimbursement Trust Fund		2,270,856
555. Expenses			569. Other Personal Services		
From Grants and Donations Trust Fund		6,532,168	From General Revenue Fund		14,131
556. Operating Capital Outlay			570. Expenses		
From Grants and Donations Trust Fund		235,618	From General Revenue Fund		2,394,340
			From Grants and Donations Trust Fund		11,370
<b>County Health Units</b>			From Reimbursement Trust Fund		459,301
557. Grants to County Health Units			571. Operating Capital Outlay		
From General Revenue Fund		14,101,633	From General Revenue Fund		215,649
From County Health Units Trust Fund		18,280,709	From Reimbursement Trust Fund		48,009
557A. Special Septic Tank Program			572. Lump Sum		
From General Revenue Fund		852,170	Maintenance and Acquisition of Motor Vehicles		
To provide funds for 30 septic tank inspection positions transferred from the Department of Pollution Control to the Division of Health, as of July 1, 1973.			From General Revenue Fund		3,798,621
			From Grants and Donations Trust Fund		23,580
			From Reimbursement Trust Fund		700,995
<b>Tuberculosis Hospitals</b>			573. Lump Sum		
558. Salaries and Benefits	365		Payment for Holidays		
From General Revenue Fund		2,826,998	From General Revenue Fund		301,760
From Hospital Maintenance Trust Fund		35,850	From Reimbursement Trust Fund		46,106
559. Other Personal Services			573A. Lump Sum		
From Hospital Maintenance Trust Fund		76,210	Upgrade FHP Communication Equipment		
560. Expenses			From General Revenue Fund		966,376
From Hospital Maintenance Trust Fund		693,350	Funds are included in Item 568 for a \$110 per month salary adjustment, effective July 1, 1973, for each law enforcement officer position included therein, effectively raising each such officer two pay grades. Such law enforcement officers shall receive no other salary increase or pay adjustment of any type, except promotional, during the fiscal year 1973-74.		
561. Operating Capital Outlay					
From Hospital Maintenance Trust Fund		59,641	<b>Drivers Licenses, Division of</b>		
562. Food Products			574. Salaries and Benefits	784	
From Hospital Maintenance Trust Fund		194,180	From General Revenue Fund		3,093,054
563. Lump Sum — Contingent Hospital Conversion	225		From Accident Reports Trust Fund		2,600,000
From General Revenue Fund		156,000	575. Other Personal Services		
From Hospital Maintenance Trust Fund		1,644,000	From General Revenue Fund		22,326
<b>HIGHWAY SAFETY AND MOTOR VEHICLES, DEPARTMENT OF</b>					
Office of Executive Director and Division of Administrative Services					
564. Salaries and Benefits	210				
From General Revenue Fund		1,582,748			

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
576. Expenses From General Revenue Fund		3,754,387	From Municipal Police Officers' Retirement Trust Fund		1,000
577. Operating Capital Outlay From General Revenue Fund		99,642	589. Expenses From General Revenue Fund		175,000
<p>Provided, however, no funds may be used to pay a salary to any person receiving pay from the Florida Highway Patrol Retirement System in the Division of Drivers Licenses where such salary would be in excess of that paid for the employment of beginning non-experienced personnel unless such persons or person was employed by the Division of Drivers Licenses on April 1, 1971.</p>			From Administrative Trust Fund		216,085
577A. Lump Sum--Study for Classified Driver's Licenses From General Revenue Fund		50,000	From Municipal Fire- men's Pension Trust Fund		136,848
<p>Item 577A is contingent upon HB 1927 or similar legislation becoming law and the division will report findings prior to the 1974 regular session.</p>			From Municipal Police Officers' Retirement Trust Fund		178,892
Motor Vehicles, Division of			590. Operating Capital Outlay From Administrative Trust Fund		11,706
578. Salaries and Benefits	382		From Municipal Fire- men's Pension Trust Fund		350
From General Revenue Fund		2,619,745	From Municipal Police Officers' Retirement Trust Fund		350
579. Other Personal Services From General Revenue Fund		62,263	Treasury, Division of		
580. Expenses From General Revenue Fund		2,341,652	591. Salaries and Benefits	26	
581. Operating Capital Outlay From General Revenue Fund		141,201	From General Revenue Fund		245,254
582. Purchase of License Plates From General Revenue Fund		4,016,602	592. Other Personal Services From General Revenue Fund		3,255
Kirkman Data Center			593. Expenses From General Revenue Fund		116,890
583. Salaries and Benefits	219		594. Operating Capital Outlay From General Revenue Fund		14,700
From Working Capital Trust Fund		1,612,532	Insurance Company Regulation, Division of		
584. Other Personal Services From Working Capital Trust Fund		2,419	595. Salaries and Benefits	97	
585. Expenses From Working Capital Trust Fund		1,816,420	From Insurance Commis- sioner's Regulatory Trust Fund		1,291,934
586. Operating Capital Outlay From Working Capital Trust Fund		31,600	596. Other Personal Services From Insurance Commis- sioner's Regulatory Trust Fund		4,767
INSURANCE, DEPARTMENT OF, AND TREASURER			597. Expenses From Insurance Commis- sioner's Regulatory Trust Fund		658,663
Office of the Treasurer and Di- vision of Administration			598. Operating Capital Outlay From Insurance Commis- sioner's Regulatory Trust Fund		10,586
587. Salaries and Benefits	121		Rehabilitation and Liquidation, Division of		
From General Revenue Fund		666,562	599. Salaries and Benefits	30	
From Administrative Trust Fund		515,384	From Insurance Commis- sioner's Regulatory Trust Fund		374,694
From Municipal Fire- men's Pension Trust Fund		25,955	600. Other Personal Services From Insurance Commis- sioner's Regulatory Trust Fund		1,680
From Municipal Police Officers' Retirement Trust Fund		26,964	601. Expenses From Insurance Commis- sioner's Regulatory Trust Fund		141,163
588. Other Personal Services From Municipal Fire- men's Pension Trust Fund		1,000	602. Operating Capital Outlay From Insurance Commis- sioner's Regulatory Trust Fund		4,925
			Insurance Consumer Services, Di- vision of		
			603. Salaries and Benefits	417	
			From General Revenue Fund		1,979,726
			From Insurance Commis- sioner's Regulatory Trust Fund		1,567,175

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
604. Other Personal Services From Insurance Commissioner's Regulatory Trust Fund			618. Operating Capital Outlay From General Revenue Fund		18,813
		16,587			
605. Expenses From General Revenue Fund		738,651	<b>INTERSTATE COOPERATION, FLORIDA COMMISSION ON</b>		
From Insurance Commissioner's Regulatory Trust Fund			618A. Expenses From General Revenue Fund		43,330
From Publications Revolving Trust Fund		629,223			
From Agents and Solicitors County License Tax Trust Fund		35,000	<b>JUDICIAL BRANCH</b>		
606. Operating Capital Outlay From General Revenue Fund		15,703	<b>Supreme Court</b>		
From Insurance Commissioner's Regulatory Trust Fund		23,803	619. Salaries and Benefits	62	
State Fire Marshal, Division of			From General Revenue Fund		956,190
607. Salaries and Benefits	60		620. Other Personal Services From General Revenue Fund		137,542
From State Fire Marshal Trust Fund		505,039	From Grants and Donations Trust Fund		253,770
From L. P. Gas Administrative Trust Fund		103,785	621. Expenses From General Revenue Fund		464,213
608. Other Personal Services From State Fire Marshal Trust Fund		1,040	From Grants and Donations Trust Fund		435,230
609. Expenses From State Fire Marshal Trust Fund		218,702	Provided that \$2,400 shall be allocated in monthly installments of \$200 each to the Chief Justice for non-voucherable expenses.		
From L. P. Gas Administrative Trust Fund		66,503	622. Operating Capital Outlay From General Revenue Fund		56,340
610. Operating Capital Outlay From State Fire Marshal Trust Fund		1,135	From Grants and Donations Trust Fund		10,000
From L. P. Gas Administrative Trust Fund		1,165	<b>District Courts of Appeal</b>		
Risk Management, Division of			<b>First District Court of Appeal</b>		
611. Salaries and Benefits	19		623. Salaries and Benefits	23	
From Casualty Insurance Trust Fund		184,032	From General Revenue Fund		419,972
From Fire Insurance Trust Fund		48,833	624. Other Personal Services From General Revenue Fund		2,500
612. Other Personal Services From Fire Insurance Trust Fund		551	625. Expenses From General Revenue Fund		39,718
613. Expenses From Casualty Insurance Trust Fund		935,296	626. Operating Capital Outlay From General Revenue Fund		3,070
From Fire Insurance Trust Fund		456,664	<b>Second District Court of Appeal</b>		
614. Operating Capital Outlay From Casualty Insurance Trust Fund		7,372	627. Salaries and Benefits	27	
From Fire Insurance Trust Fund		600	From General Revenue Fund		428,141
Funds appropriated in items 587 through 614 shall not be used to provide expenses of passenger carrying aircraft, except as reimbursements for transportation to the Division of Motor Pool or transportation by commercial airlines.			628. Other Personal Services From General Revenue Fund		2,700
<b>INTERNAL IMPROVEMENT TRUST FUND, TRUSTEES OF THE</b>			629. Expenses From General Revenue Fund		50,752
615. Salaries and Benefits	106		630. Operating Capital Outlay From General Revenue Fund		10,083
From General Revenue Fund		1,029,940	<b>Third District Court of Appeal</b>		
616. Other Personal Services From General Revenue Fund		84,000	631. Salaries and Benefits	27	
617. Expenses From General Revenue Fund		333,786	From General Revenue Fund		473,739
			632. Other Personal Services From General Revenue Fund		2,200
			633. Expenses From General Revenue Fund		80,611
			634. Operating Capital Outlay From General Revenue Fund		17,085
			<b>Fourth District Court of Appeal</b>		
			635. Salaries and Benefits	24	
			From General Revenue Fund		403,830

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
636. Other Personal Services			<b>Sixth Judicial Circuit</b>		
From General Revenue			658. Lump Sum	137	
Fund		3,000	From General Revenue		
637. Expenses			Fund		1,412,576
From General Revenue			<b>Seventh Judicial Circuit</b>		
Fund		42,381	659. Lump Sum	50	
638. Operating Capital Outlay			From General Revenue		
From General Revenue			Fund		549,658
Fund		6,625	<b>Eighth Judicial Circuit</b>		
<b>Circuit Courts and Other Related Matters</b>			660. Lump Sum	42	
639. Salaries and Benefits	622		From General Revenue		
From General Revenue			Fund		522,789
Fund		11,919,036	<b>Ninth Judicial Circuit</b>		
640. Other Personal Services			661. Lump Sum	84	
From General Revenue			From General Revenue		
Fund		650,000	Fund		925,201
641. Expenses			<b>Tenth Judicial Circuit</b>		
From General Revenue			662. Lump Sum	60	
Fund		419,897	From General Revenue		
642. Payments to Jurors and Witnesses			Fund		618,582
From General Revenue			<b>Eleventh Judicial Circuit</b>		
Fund		7,000,000	663. Lump Sum	218	
643. Meals and Lodging for Jurors			From General Revenue		
From General Revenue			Fund		2,731,623
Fund		125,000	<b>Twelfth Judicial Circuit</b>		
644. Printing Reports			664. Lump Sum	43	
From General Revenue			From General Revenue		
Fund		98,382	Fund		483,376
645. State Attorneys on Executive Assignment			<b>Thirteenth Judicial Circuit</b>		
From General Revenue			665. Lump Sum	77	
Fund		60,000	From General Revenue		
Fund			Fund		1,287,614
<b>Judicial Administrative Commission</b>			<b>Fourteenth Judicial Circuit</b>		
646. Salaries and Benefits	2		666. Lump Sum	36	
From General Revenue			From General Revenue		
Fund		24,624	Fund		369,579
647. Other Personal Services			<b>Fifteenth Judicial Circuit</b>		
From General Revenue			667. Lump Sum	51	
Fund		3,800	From General Revenue		
648. Expenses			Fund		909,107
From General Revenue			<b>Sixteenth Judicial Circuit</b>		
Fund		18,969	668. Lump Sum	19	
649. Operating Capital Outlay			From General Revenue		
From General Revenue			Fund		154,271
Fund		1,950	<b>Seventeenth Judicial Circuit</b>		
<b>County Courts</b>			669. Lump Sum	113	
650. Salaries and Benefits	427		From General Revenue		
From General Revenue			Fund		1,422,914
Fund		6,891,746	<b>Eighteenth Judicial Circuit</b>		
651. Expenses			670. Lump Sum	58	
From General Revenue			From General Revenue		
Fund		100,000	Fund		740,089
<b>State Attorneys</b>			<b>Nineteenth Judicial Circuit</b>		
652. Deleted			671. Lump Sum	23	
<b>First Judicial Circuit</b>			From General Revenue		
653. Lump Sum	54		Fund		316,125
From General Revenue			<b>Twentieth Judicial Circuit</b>		
Fund		685,892	672. Lump Sum	44	
<b>Second Judicial Circuit</b>			From General Revenue		
654. Lump Sum	39		Fund		535,515
From General Revenue			<b>Public Defenders</b>		
Fund		510,528	673. Deleted		
<b>Third Judicial Circuit</b>			<b>First Judicial Circuit</b>		
655. Lump Sum	30		674. Lump Sum	35	
From General Revenue			From General Revenue		
Fund		229,151	Fund		403,450
<b>Fourth Judicial Circuit</b>			<b>Second Judicial Circuit</b>		
656. Lump Sum	101		675. Lump Sum	23	
From General Revenue			From General Revenue		
Fund		1,332,009	Fund		334,350
<b>Fifth Judicial Circuit</b>					
657. Lump Sum	51				
From General Revenue					
Fund		508,401			

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
<b>Third Judicial Circuit</b>			<b>LAW ENFORCEMENT,</b>		
676. Lump Sum	14		<b>DEPARTMENT OF</b>		
From General Revenue			<b>Office of Executive Director</b>		
Fund		172,700	694. Salaries and Benefits	28	
<b>Fourth Judicial Circuit</b>			From General Revenue		
677. Lump Sum	52		Fund		313,110
From General Revenue			695. Expenses		
Fund		637,550	From General Revenue		
<b>Fifth Judicial Circuit</b>			Fund		107,432
678. Lump Sum	18		696. Operating Capital Outlay		
From General Revenue			From General Revenue		
Fund		277,850	Fund		10,832
<b>Sixth Judicial Circuit</b>			<b>Operations, Division of</b>		
679. Lump Sum	54		697. Salaries and Benefits	201	
From General Revenue			From General Revenue		
Fund		664,000	Fund		2,329,449
<b>Seventh Judicial Circuit</b>			From Grants and Dona-		
680. Lump Sum	25		tions Trust Fund		161,633
From General Revenue			698. Other Personal Services		
Fund		322,900	From General Revenue		
<b>Eighth Judicial Circuit</b>			Fund		2,250
681. Lump Sum	15		699. Expenses		
From General Revenue			From General Revenue		
Fund		243,300	Fund		1,021,772
<b>Ninth Judicial Circuit</b>			From Grants and Dona-		
682. Lump Sum	33		tions Trust Fund		207,171
From General Revenue			700. Operating Capital Outlay		
Fund		462,350	From General Revenue		
<b>Tenth Judicial Circuit</b>			Fund		302,111
683. Lump Sum	24		From Grants and Dona-		
From General Revenue			tions Trust Fund		278,381
Fund		348,350	<b>Training and Inspection,</b>		
<b>Eleventh Judicial Circuit</b>			<b>Division of</b>		
684. Lump Sum	94		701. Salaries and Benefits	9	
From General Revenue			From General Revenue		
Fund		1,369,400	Fund		145,772
<b>Twelfth Judicial Circuit</b>			702. Expenses		
685. Lump Sum	29		From General Revenue		
From General Revenue			Fund		53,884
Fund		386,900	703. Operating Capital Outlay		
<b>Thirteenth Judicial Circuit</b>			From General Revenue		
686. Lump Sum	36		Fund		315
From General Revenue			<b>Intelligence and Infor-</b>		
Fund		520,900	<b>mation, Division of</b>		
<b>Fourteenth Judicial Circuit</b>			704. Salaries and Benefits	184	
687. Lump Sum	13		From General Revenue		
From General Revenue			Fund		1,474,223
Fund		232,350	From Grants and Dona-		
<b>Fifteenth Judicial Circuit</b>			tions Trust Fund		181,182
688. Lump Sum	37		705. Other Personal Services		
From General Revenue			From General Revenue		
Fund		473,100	Fund		2,200
<b>Sixteenth Judicial Circuit</b>			From Grants and Dona-		
689. Lump Sum	14		tions Trust Fund		45,000
From General Revenue			706. Expenses		
Fund		140,000	From General Revenue		
<b>Seventeenth Judicial Circuit</b>			Fund		3,305,030
690. Lump Sum	49		From Grants and Dona-		
From General Revenue			tions Trust Fund		94,723
Fund		622,550	707. Operating Capital Outlay		
<b>Eighteenth Judicial Circuit</b>			From General Revenue		
691. Lump Sum	23		Fund		8,177
From General Revenue			From Grants and Dona-		
Fund		349,650	tions Trust Fund		31,293
<b>Nineteenth Judicial Circuit</b>			<b>Law Enforcement Data Center</b>		
692. Lump Sum	12		708. Salaries and Benefits	94	
From General Revenue			From Working Capital		
Fund		196,300	Trust Fund		782,220
<b>Twentieth Judicial Circuit</b>			709. Deleted		
693. Lump Sum	22		710. Expenses		
From General Revenue			From Working Capital		
Fund		295,600	Trust Fund		2,694,686
			711. Operating Capital Outlay		
			From Working Capital		
			Trust Fund		4,920
			<b>Law Revision Commission</b>		
			712. Salaries and Benefits	2	
			From General Revenue		
			Fund		28,152

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
713. Other Personal Services From General Revenue Fund		35,620	<b>Auditor General</b> 726. Lump Sum	388	
714. Expenses From General Revenue Fund		9,000	From General Revenue Fund		6,585,051
715. Operating Capital Outlay From General Revenue Fund		1,000	<b>Capitol Center Security Force</b> 726A. Lump Sum	45	
<b>LEGAL AFFAIRS, DEPARTMENT OF, AND ATTORNEY GENERAL</b>			From General Revenue Fund		548,067
716. Salaries and Benefits	174	2,357,590	Provided, however, that the 18.5 people now on-board at the present time under the Department of General Services shall have first priority for positions under transfer to the Capitol Cen- ter Security Force.		
From General Revenue Fund			<b>Local Government Commission</b> 727. Lump Sum		
717. Other Personal Services From General Revenue Fund		35,170	From General Revenue Fund		100,000
From Grants and Dona- tions Trust Fund		10,530	<b>MILITARY AFFAIRS, DEPARTMENT OF General Activities</b>		
718. Expenses From General Revenue Fund		337,247	728. Salaries and Benefits	72	
719. Operating Capital Outlay From General Revenue Fund		87,602	From General Revenue Fund		691,746
Funds appropriated in items 716 through 719 shall not be used to provide expenses of passenger carrying aircraft, except as reimbursements for transportation to the Division of Motor Pool or transportation by commer- cial airlines.			729. Other Personal Services From General Revenue Fund		12,460
<b>LEGISLATIVE BRANCH</b> House of Representatives			730. Expenses From General Revenue Fund		440,353
720. Lump Sum From General Revenue Fund		7,239,948	731. Operating Capital Outlay From General Revenue Fund		43,864
Senate			<b>Camp Blanding Management</b> 732. Salaries and Benefits	32	
721. Lump Sum From General Revenue Fund		4,688,563	From General Revenue Fund		138,145
<b>Joint Management</b>			From Camp Blanding Management Trust		127,097
722. Lump Sum	77	2,654,761	733. Other Personal Services From Camp Blanding Management Trust		5,000
From General Revenue Fund			734. Expenses From Camp Blanding Management Trust Fund		89,346
In item 722, \$200,000 is pro- vided for personnel study— state courts. In the event that federal funds become available for this project, the general revenue will be reduced by those federal funds available.			735. Operating Capital Outlay From Camp Blanding Management Trust Fund		23,557
722A. Lump Sum For Expenses for Probate Reform Study Com- mission From General Revenue Fund		50,400	<b>NATURAL RESOURCES DEPARTMENT OF Office of Executive Director and Division of Administrative Services</b>		
Provided, that HB 2070 or similar legislation becomes law.			736. Salaries and Benefits	96	
<b>Statutory Committees</b>			From General Revenue Fund		727,635
723. Lump Sum	2	207,125	From Motorboat Revolv- ing Trust Fund		190,117
From General Revenue Fund			737. Other Personal Services From General Revenue Fund		22,366
<b>Furnishing and Equipping New Legislative Building</b>			From Motorboat Revolv- ing Trust Fund		16,615
724. Lump Sum From General Revenue Fund		200,000	738. Expenses From General Revenue Fund		225,895
<b>Auditing Committee</b>			From Motorboat Revolv- ing Trust Fund		400,706
725. Lump Sum	1	30,088	Provided, however, \$10,000 appropriated in Item 738 is contingent on CS for SB 74 or similar legislation be- coming law.		
From General Revenue Fund					

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
739. Grants and Aids			From Motorboat Revolving Trust Fund		1,000
From General Revenue Fund		15,750	From Marine Biological Research Trust Fund		11,000
From Motorboat Revolving Trust Fund		1,310,330	751. Expenses		
740. Operating Capital Outlay			From General Revenue Fund		759,278
From General Revenue Fund		3,663	From Salt Water Products Promotion Trust Fund		124,744
From Motorboat Revolving Trust Fund		3,875	From Motorboat Revolving Trust Fund		425,051
741. Special Categories			From Marine Biological Research Trust Fund		100,972
Gulf States Marine Fisheries			Provided, however, that at least \$15,000 of item 751 shall be used for the rehabilitation of the oyster resources of Brevard County.		
From General Revenue Fund		4,500	752. Operating Capital Outlay		
742. Special Categories			From General Revenue Fund		238,877
Recreational Channel Marking			From Salt Water Products Promotion Trust Fund		51,955
From Motorboat Revolving Trust Fund		50,000	From Motorboat Revolving Trust Fund		71,475
743. Special Categories			From Marine Biological Research Trust Fund		62,000
Public Boat Launching Ramps			753. Erosion Control Account		
From Motorboat Revolving Trust Fund		50,000	From General Revenue Fund		1,450,000
<b>Environmental Research and Protection, Division of</b>			Provided, however, that \$50,000 of item 751 shall be used for the rehabilitation of the oyster resources of Citrus, Dixie, Levy and Taylor Counties. Any of this amount not used for this purpose shall revert to the General Revenue Fund and shall not be used for any other purpose.		
744. Salaries and Benefits	17		Provided, however, all monies in item 753 allocated for beach erosion or restoration projects shall be allocated to cities, towns or districts on the basis of 25% matching funds from the state with 75% provided by local and federal funds.		
From General Revenue Fund		155,986	<b>Interior Resources, Division of</b>		
From Aquatic Plant Control Trust Fund		82,040	754. Salaries and Benefits	68	
745. Other Personal Services			From General Revenue Fund		630,241
From General Revenue Fund		193,750	From Grants and Donations Trust Fund		60,000
From Aquatic Plant Control Trust Fund		601,823	From Licensing and Permitting Trust Fund		32,024
746. Expenses			755. Other Personal Services		
From General Revenue Fund		47,585	From General Revenue Fund		98,480
From Aquatic Plant Control Trust Fund		30,334	756. Expenses		
747. Grants and Aids			From General Revenue Fund		480,261
From Aquatic Plant Control Trust Fund		900,000	From Licensing and Permitting Trust Fund		14,150
748. Operating Capital Outlay			757. Operating Capital Outlay		
From General Revenue Fund		60	From General Revenue Fund		60,248
From Aquatic Plant Control Trust Fund		7,700	From Licensing and Permitting Trust Fund		6,750
<b>Marine Resources, Division of</b>			Provided, however, 3 positions and \$47,496 in items 754, 756 and 757 are contingent on HB 1216 or similar legislation becoming law. Provided, however, \$151,600 and 5 positions in items 754, 755, 756 and 757 are		
749. Salaries and Benefits	307				
From General Revenue Fund		2,941,559			
From Salt Water Products Promotion Trust Fund		216,227			
From Motorboat Revolving Trust Fund		128,624			
From Marine Biological Research Trust Fund		34,990			
Funds are included in item 749 for a \$143 per month salary adjustment, effective July 1, 1973, for each law enforcement officer position included therein, effectively raising each such officer three pay grades. Such law enforcement officers shall receive no other salary increase or pay adjustment of any type, except promotional, during the fiscal year 1973-74.					
750. Other Personal Services					
From General Revenue Fund		71,083			
From Salt Water Products Promotion Trust Fund		5,150			

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
758. Special Categories Water Resources Development Account From General Revenue Fund _____ From Primary Road Trust Fund _____ Provided, however, \$188,300 of Item 758 shall be used by the Southwest Florida Water Management District for the acquisition of hunting, fishing, timber and grazing rights to 16,960 acres in the Green Swamp.		7,099,487	From State Game Trust Fund _____ Provided, however, that \$20,000 from General Revenue Fund in Item 764 is contingent on CS for HB 1764 or similar legislation becoming law.		82,656
759. Special Categories Topographic Mapping From General Revenue Fund _____		260,000	765. Expenses From General Revenue Fund _____ From State Game Trust Fund _____		40,000
760. Special Categories Shoreline Surveys From General Revenue Fund _____		125,000	766. Operating Capital Outlay From General Revenue Fund _____ From State Game Trust Fund _____		2,598,742
761. Special Categories Aid to Water Management Districts From General Revenue Fund _____		150,000	767. Debt Service From State Game Trust Fund _____ Provided, however, \$150,000 from General Revenue and 11 positions in items 763, 765 and 766 shall be used only for the seven (7) campsite developments in the Everglades Wildlife Management Area. Any of this amount not used for this purpose shall revert to the General Revenue Fund and shall not be used for any other purpose.		42,000
762. Special Categories U.S. Geological Survey Co-op Agreements From General Revenue Fund _____ From U.S. Cooperative Trust Fund _____ Provided, however, that \$100,000 in expenses shall be used as matching funds only with cities, counties, special taxing districts and U.S. G.S. to participate in the program to study the feasibility and pilot projects of injecting or pumping surplus surface water of a compatible quality into aquifers of the state for purposes of recovery and future use and the reclamation of saline aquifers. Any of this amount not used for this purpose shall revert to the General Revenue Fund and shall not be used for any other purpose.		135,000	Recreation and Parks, Division of		765,708
Game and Fresh Water Fish, Division of		30,000	768. Salaries and Benefits _____ From State Park Trust Fund _____	465	135,000
763. Salaries and Benefits From General Revenue Fund _____ From State Game Trust Fund _____ Funds are included in Item 763 for a \$143 per month salary adjustment effective July 1, 1973, for each law enforcement officer position included therein, effectively raising each such officer three pay grades. Such law enforcement officers shall receive no other salary increase or pay adjustment of any type, except promotional, during the fiscal year 1973-74.	549	1,225,115	769. Other Personal Services From General Revenue Fund _____ From State Park Trust Fund _____ Provided, however, that \$94,000 in item 769 is contingent on CS for HB 1762 or similar legislation becoming law.		3,608,527
764. Other Personal Services From General Revenue Fund _____		20,000	770. Expenses From State Park Trust Fund _____		94,000
			771. Grants and Aids From Land Acquisition Trust Fund _____		437,660
			772. Operating Capital Outlay From State Park Trust Fund _____		1,586,980
			773. Debt Service From Land Acquisition Trust Fund _____		3,376,192
			774. Contingent on New Construction From State Park Trust Fund _____ Provided, however, \$75,000 in item 774 shall be used to establish Dead Lakes Park in Gulf County, Florida.		254,125
			PAROLE AND PROBATION COMMISSION, FLORIDA		1,292,050
			775. Salaries and Benefits _____ From General Revenue Fund _____ From Grants and Donations Trust Fund _____	1,346	200,000
			776. Other Personal Services From General Revenue Fund _____		10,253,615
			777. Expenses From General Revenue Fund _____		594,912
					149,649
					2,583,137

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
			797. Expenses		
			From Operating Trust		
778. Operating Capital Outlay		140,792	Fund		73,767
From General Revenue			798. Operating Capital Outlay		
Fund		294,682	From Operating Trust		
Fund			Fund		1,168
779. Food Products		2,508	Chiropractic Examiners,		
From Grants and Dona-			Board of		
tions Trust Fund		40,000	799. Salaries and Benefits	2	
780. Deleted			From Operating Trust		
			Fund		16,066
<b>POLLUTION CONTROL,</b>			800. Other Personal Services		
<b>DEPARTMENT OF</b>			From Operating Trust		
781. Salaries and Benefits	324		Fund		9,570
From General Revenue		3,268,922	801. Expenses		
Fund			From Operating Trust		
Fund			Fund		14,811
782. Other Personal Services		480,558	802. Grants and Aids		
From General Revenue			From Operating Trust		
Fund		200,710	Fund		4,000
Fund			803. Operating Capital Outlay		
783. Expenses		86,627	From Operating Trust		
From General Revenue			Fund		206
Fund		470,900	Dentistry, Board of		
From Grants and Dona-			804. Salaries and Benefits	4	
tions Trust Fund		549,313	From Operating Trust		
784. Operating Capital Outlay			Fund		52,245
From General Revenue		80,000	805. Other Personal Services		
Fund			From Operating Trust		
Fund			Fund		62,155
From Grants and Dona-		56,702	806. Expenses		
tions Trust Fund			From Operating Trust		
785. Deleted			Fund		80,051
786. Deleted			807. Operating Capital Outlay		
			From Operating Trust		
			Fund		1,525
<b>PROFESSIONAL AND</b>			Professional Engineers and Land		
<b>OCCUPATIONAL REGULA-</b>			Surveyors, Board of		
<b>TION, DEPARTMENT OF</b>			808. Salaries and Benefits	7	
Office of the Secretary and			From Operating Trust		
Division of General Services			Fund		72,882
787. Salaries and Benefits	23		809. Other Personal Services		
From General Revenue		188,166	From Operating Trust		
Fund			Fund		33,592
Fund			810. Expenses		
788. Other Personal Services		22,399	From Operating Trust		
From General Revenue			Fund		81,187
Fund		21,330	811. Operating Capital Outlay		
Fund			From Operating Trust		
From Investigative Serv-		22,466	Fund		1,025
ices Trust Fund			Foresters, Board of Registration		
789. Expenses		239,145	for		
From General Revenue			812. Other Personal Services		
Fund			From Operating Trust		
From Investigative Serv-		6,230	Fund		860
ices Trust Fund			813. Expenses		
790. Operating Capital Outlay			From Operating Trust		
From General Revenue		1,500	Fund		1,353
Fund			385		
Fund			Funeral Directors and Embalm-		
From Investigative Serv-		385	ers, Board of		
ices Trust Fund			814. Salaries and Benefits	6	
Division of Professions			From Operating Trust		
Accountancy, Board of			Fund		48,881
791. Salaries and Benefits	6		815. Other Personal Services		
From Operating Trust		50,682	From Operating Trust		
Fund			Fund		20,612
792. Other Personal Services		35,710	816. Expenses		
From Operating Trust			From Operating Trust		
Fund			Fund		57,660
793. Expenses		184,420	817. Operating Capital Outlay		
From Operating Trust			From Operating Trust		
Fund			Fund		1,743
794. Operating Capital Outlay		2,010	Landscape Architecture, Board of		
From Operating Trust			818. Salaries and Benefits	1	
Fund			From Operating Trust		
Architecture, Board of			Fund		7,996
795. Salaries and Benefits	3		819. Other Personal Services		
From Operating Trust		33,017	From Operating Trust		
Fund			Fund		3,040
796. Other Personal Services		21,650			
From Operating Trust					
Fund					

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
820. Expenses From Operating Trust Fund		7,327	Psychology, Board of Examiners of		
Medical Examiners, Board of			844. Other Personal Services From Operating Trust Fund		1,500
821. Salaries and Benefits	15		845. Expenses From Operating Trust Fund		3,560
From Operating Trust Fund		170,550	Veterinary Medicine, Board of		
822. Other Personal Services From Operating Trust Fund		88,150	846. Other Personal Services From Operating Trust Fund		8,716
823. Expenses From Operating Trust Fund		127,854	847. Expenses From Operating Trust Fund		6,367
824. Operating Capital Outlay From Operating Trust Fund		2,484	Nursing Home Administrators, Board of Examiners of		
Nursing, Board of			848. Salaries and Benefits	1	
825. Salaries and Benefits	28		From Operating Trust Fund		7,449
From Operating Trust Fund		262,015	849. Other Personal Services From Operating Trust Fund		6,200
826. Other Personal Services From Operating Trust Fund		23,250	850. Expenses From Operating Trust Fund		26,920
827. Expenses From Operating Trust Fund		210,992	851. Deleted		
828. Operating Capital Outlay From Operating Trust Fund		1,479	<b>DIVISION OF OCCUPATIONS</b>		
Optometry, Board of			Barbers' Sanitary Commission		
829. Salaries and Benefits	1		852. Salaries and Benefits	10	
From Operating Trust Fund		8,270	From Operating Trust Fund		79,423
830. Other Personal Services From Operating Trust Fund		22,878	853. Other Personal Services From Operating Trust Fund		13,207
831. Expenses From Operating Trust Fund		20,138	854. Expenses From Operating Trust Fund		57,272
832. Operating Capital Outlay From Operating Trust Fund		227	855. Operating Capital Outlay From Operating Trust Fund		800
833. Scholarships From General Revenue Fund		20,000	<b>Construction Industry Licensing Board</b>		
Osteopathic Medical Examiners, Board of			856. Salaries and Benefits	20	
834. Salaries and Benefits	3		From Operating Trust Fund		208,967
From Operating Trust Fund		25,007	857. Other Personal Services From Operating Trust Fund		68,706
835. Other Personal Services From Operating Trust Fund		34,650	858. Expenses From Operating Trust Fund		184,337
836. Expenses From Operating Trust Fund		38,413	859. Operating Capital Outlay From Operating Trust Fund		3,791
837. Operating Capital Outlay From Operating Trust Fund		350	<b>Cosmetology, Board of</b>		
Pharmacy, Board of			860. Salaries and Benefits	31	
838. Salaries and Benefits	12		From Operating Trust Fund		230,718
From Operating Trust Fund		158,836	861. Other Personal Services From Operating Trust Fund		30,600
839. Other Personal Services From Operating Trust Fund		27,565	862. Expenses From Operating Trust Fund		180,809
840. Expenses From Operating Trust Fund		73,180	863. Grants and Aids From Operating Trust Fund		1,000
841. Operating Capital Outlay From Operating Trust Fund		1,250	864. Operating Capital Outlay From Operating Trust Fund		2,387
Podiatry Examiners, Board of			<b>Electrical Contractors' Licensing Board</b>		
842. Other Personal Services From Operating Trust Fund		4,500	865. Salaries and Benefits	3	
843. Expenses From Operating Trust Fund		6,135	From Operating Trust Fund		26,543

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
866. Other Personal Services From Operating Trust Fund		3,010			
867. Expenses From Operating Trust Fund		34,756			
868. Operating Capital Outlay From Operating Trust Fund		1,020			
<b>Massage, Board of</b>					
869. Other Personal Services From Operating Trust Fund		2,980	885. Other Personal Services From Regulatory Trust Fund		89,879
870. Expenses From Operating Trust Fund		17,420	886. Expenses From Regulatory Trust Fund		1,224,465
<b>Naturopathic Examiners, Board of</b>			887. Operating Capital Outlay From Regulatory Trust Fund		134,774
871. Other Personal Services From Operating Trust Fund		720	Provided, however, that the financial planning analyst position provided shall not be filled by any of the current staff of the Public Service Commission.		
872. Expenses From Operating Trust Fund		413	<b>REVENUE, DEPARTMENT OF</b>		
<b>Opticians, Board of Dispensing</b>			<b>Office of the Executive</b>		
873. Other Personal Services From Operating Trust Fund		5,780	<b>Director and Division of</b>		
874. Expenses From Operating Trust Fund		22,027	<b>Administration</b>		
<b>Real Estate Commission</b>			888. Salaries and Benefits	98	
875. Salaries and Benefits	73		From General Revenue Fund		711,858
From Operating Trust Fund		631,992	From Administrative Trust Fund		146,543
876. Other Personal Services From Operating Trust Fund		160,886	889. Other Personal Services From General Revenue Fund		8,400
877. Expenses From Operating Trust Fund		476,382	890. Expenses From Administrative Trust Fund		197,918
878. Grants and Aids From Operating Trust Fund		23,000	891. Operating Capital Outlay From General Revenue Fund		30,614
879. Operating Capital Outlay From Operating Trust Fund		6,825	<b>Ad Valorem Tax, Division of</b>		
Provided, however, that the additional \$120,000 provided in Item 876 shall be used exclusively to hire temporary clerical personnel and associated costs and shall not be used for permanent staffing.			892. Deleted		
<b>Sanitarians' Registration Board</b>			893. Deleted		
880. Other Personal Services From Operating Trust Fund		2,200	894. Deleted		
881. Expenses From Operating Trust Fund		1,090	895. Deleted		
<b>Watchmakers' Commission</b>			<b>Corporate, Estate, and Intangible Tax, Division of</b>		
882. Other Personal Services From Operating Trust Fund		3,000	896. Salaries and Benefits	275	
883. Expenses From Operating Trust Fund		20,407	From General Revenue Fund		846,905
<b>Public Service Commission</b>			From Intangible Tax Trust Fund		1,377,227
884. Salaries and Benefits	279		897. Other Personal Services From General Revenue Fund		41,475
From Regulatory Trust Fund		3,146,525	From Intangible Tax Trust Fund		56,409
Funds are included in Item 884 for a \$143 per month salary adjustment, effective July 1, 1973, for each law enforcement officer posi-			898. Expenses From General Revenue Fund		381,276
			From Intangible Tax Trust Fund		877,509
			899. Operating Capital Outlay From General Revenue Fund		3,600
			From Intangible Tax Trust Fund		4,242
			900. County Tax Forms From Intangible Tax Trust Fund		550,000
			<b>Sales and Use Tax, Division of</b>		
			901. Salaries and Benefits	431	
			From General Revenue Fund		3,846,474
			902. Other Personal Services From General Revenue Fund		16,140

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
903. Expenses					
From General Revenue Fund		1,430,309	\$200,371, included above in Items 915 through 918, are contingent upon HB 466 or similar legislation becoming law.		
904. Operating Capital Outlay					
From General Revenue Fund		23,315			
905. National Federation of Tax Administrators			<b>Archives, History, and Records Management, Division of</b>		
From General Revenue Fund		4,100	919. Salaries and Benefits	61	
			From General Revenue Fund		538,387
Miscellaneous Tax, Division of			From Operating Trust Fund		68,111
906. Salaries and Benefits	67		From Microfilm Revolving Trust Fund		7,003
From General Revenue Fund		399,641	920. Other Personal Services		
From Gasoline Tax Administrative Trust Fund		201,374	From General Revenue Fund		21,045
From Documentary Stamp Surtax Trust Fund		27,379	From Operating Trust Fund		19,889
From Severance Tax Solid Mineral Trust Fund		24,994	From Microfilm Revolving Trust Fund		135,000
907. Other Personal Services			921. Expenses		
From General Revenue Fund		1,000	From General Revenue Fund		108,771
From Gasoline Tax Administrative Trust Fund		4,000	From Operating Trust Fund		21,852
908. Expenses			From Microfilm Revolving Trust Fund		105,434
From General Revenue Fund		91,415	922. Operating Capital Outlay		
From Gasoline Tax Administrative Trust Fund		108,807	From General Revenue Fund		30,100
From Documentary Stamp Surtax Trust Fund		5,894			
From Severance Tax Solid Mineral Trust Fund		5,667	<b>Corporations, Division of</b>		
909. Operating Capital Outlay			923. Salaries and Benefits	119	
From General Revenue Fund		6,090	From General Revenue Fund		798,384
From Gasoline Tax Administrative Trust Fund		3,200	924. Other Personal Services		
910. Commissions to Tax Collectors and Others			From General Revenue Fund		11,833
From General Revenue Fund		284,800	925. Expenses		
From Documentary Stamp Surtax Trust Fund		52,890	From General Revenue Fund		484,491
			926. Operating Capital Outlay		
<b>SECRETARY OF STATE AND DEPARTMENT OF STATE</b>			From General Revenue Fund		24,275
<b>Office of the Secretary and Division of Administrative Services</b>			<b>State Library Services, Division of</b>		
911. Salaries and Benefits	86		927. Salaries and Benefits	49	
From General Revenue Fund		799,241	From General Revenue Fund		329,903
912. Deleted			From Book Processing Center Trust Fund		96,949
913. Expenses			928. Other Personal Services		
From General Revenue Fund		312,294	From General Revenue Fund		11,418
From Flag Trust Fund		15,000	From Book Processing Center Trust Fund		1,785
914. Operating Capital Outlay			929. Expenses		
From General Revenue Fund		1,800	From General Revenue Fund		89,706
			From Book Processing Center Trust Fund		24,686
<b>Elections, Division of</b>			930. Grants and Aids		
915. Salaries and Benefits	38		From General Revenue Fund		2,081,648
From General Revenue Fund		300,062	931. Operating Capital Outlay		
916. Other Personal Services			From General Revenue Fund		64,650
From General Revenue Fund		18,055	Provided, however, \$1,556,648 included in item 930 above shall be distributed in accordance with the Florida State Library's long range program for library services as approved by the Division of State Planning in June 1972.		
917. Expenses			<b>Cultural Affairs, Division of Office of the Division Director</b>		
From General Revenue Fund		136,112	932. Salaries and Benefits	5	
From Publications Revolving Trust Fund		21,053	From General Revenue Fund		61,021
918. Operating Capital Outlay					
From General Revenue Fund		18,872			
Provided, however, 13 positions with a total cost of					

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
933. Other Personal Services From General Revenue Fund		3,000	Stephen Foster Memorial, Board of Trustees of the		
934. Expenses From General Revenue Fund		20,553	953. Salaries and Benefits	33	
935. Grants and Aids From General Revenue Fund		200,000	From Operating Trust		231,559
936. Operating Capital Outlay From General Revenue Fund		1,258	954. Other Personal Services From Operating Trust Fund		13,953
<b>Historic Pensacola Preservation Board</b>			955. Expenses From General Revenue Fund		50,000
937. Salaries and Benefits	12		From Operating Trust		123,931
From Operating Trust Fund		142,265	956. Grants and Aids From Operating Trust Fund		2,000
938. Other Personal Services From Operating Trust Fund		35,821	957. Operating Capital Outlay From Operating Trust Fund		25,000
939. Expenses From Operating Trust Fund		72,573	<b>Historic Tallahassee Preservation Board</b>		
940. Operating Capital Outlay From Operating Trust Fund		4,753	958. Salaries and Benefits	5	
941. Transfers to Trust Fund Lump Sum for Transfer to Operating Trust Fund From General Revenue Fund		166,714	From Operating Trust Fund		48,515
<b>Historic St. Augustine Preservation Board</b>			959. Other Personal Services From Operating Trust Fund		30,803
942. Salaries and Benefits	33		960. Expenses From Operating Trust Fund		20,135
From Operating Trust Fund		269,269	961. Operating Capital Outlay From Operating Trust Fund		10,830
943. Other Personal Services From Operating Trust Fund		27,410	962. Transfers to Trust Fund Lump Sum for Transfer to Operating Trust Fund From General Revenue Fund		80,000
944. Expenses From Operating Trust Fund		106,340	<b>Historic Key West Preservation Board</b>		
945. Operating Capital Outlay From Operating Trust Fund		8,400	963. Salaries and Benefits	2	
946. Debt Service From Operating Trust Fund		12,142	From Operating Trust Fund		15,860
947. Transfers to Trust Fund Lump Sum for Transfer to Operating Trust Fund From General Revenue Fund		226,190	964. Other Personal Services From Operating Trust Fund		32,285
<b>Ringling Museum of Art, Board of Trustees of The John and Mable</b>			965. Expenses From Operating Trust Fund		5,000
948. Salaries and Benefits	75		966. Transfers to Trust Fund Lump Sum for Transfer to Operating Trust Fund From General Revenue Fund		50,000
From General Revenue Fund		230,705	Funds appropriated in Items 911 through 966 shall not be used to provide expenses of passenger carrying air- craft, except as reimburse- ments for transportation to the Division of Motor Pool or transportation by com- mercial airlines.		
From Incidental Trust Fund		331,403	<b>TRANSPORTATION, DEPARTMENT OF Office of the Secretary and Divi- sion of Administration</b>		
949. Other Personal Services From Incidental Trust Fund		58,794	967. Salaries and Benefits	1,783	
950. Expenses From Incidental Trust Fund		265,991	From Working Capital Trust Fund		15,410,348
951. Operating Capital Outlay From Incidental Trust Fund		45,559	968. Other Personal Services From Working Capital Trust Fund		921,810
From Investment Trust Fund		33,000	969. Expenses From Working Capital Trust Fund		4,918,796
<b>Asolo State Theatre of Florida</b>			Expenses Data Processing Services From Working Capital Trust Fund		2,091,300
952. Expenses From General Revenue Fund		72,000			

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
Insurance for Toll Facilities			other purpose than planning services directly related to a transportation study as outlined in the legislative budget or work program.		
From Working Capital					
Trust Fund		800,000			
970. Operating Capital Outlay					
From Working Capital					
Trust Fund		168,282			
971. Overtime			<b>Road Operations, Division of</b>		
From Working Capital			991. Salaries and Benefits	7,911	
Trust Fund		318,586	From Working Capital		
972. Consultant Fees			Trust Fund		64,009,590
From Working Capital			992. Other Personal Services		
Trust Fund		265,500	From Working Capital		
973. Florida Highway Patrol Services			Trust Fund		325,360
From Working Capital			993. Expenses		
Trust Fund		3,525,267	From Working Capital		
974. Right-of-way O.P.S. Fees			Trust Fund		5,504,018
From Working Capital			994. Operating Capital Outlay		
Trust Fund		2,008,000	From Working Capital		
975. Road Advertising Payments			Trust Fund		1,096,950
From Working Capital			995. Special Categories		
Trust Fund		10,000,000	Loan for Advanced Interstate Construction		
976. Right of Way—Land Acquisition			From General Revenue Fund		150,000,000
From Working Capital			Provided, no funds in item 995 shall be released for road purposes until an agreement has been signed with the federal government, providing for the repayment of such funds on a 90—10 matching basis. Provided, further, that \$10,000,000 of this amount shall be made available to the Department of Natural Resources to purchase environmentally endangered lands. The \$10,000,000 shall be repaid to the Department of Transportation within twelve (12) months of purchase from the proceeds of the bonds authorized under section 256.02, F.S., but not later than July 1, 1974.		
Trust Fund		61,002,000	996. Debt Service		
976A. Primary Right-of-Way Acquisition			From Working Capital		
From General Revenue Fund		15,000,000	Trust Fund		7,269,000
<b>Mass Transit, Division of</b>			997. Overtime		
977. Salaries and Benefits	74		From Working Capital		
From Working Capital			Trust Fund		1,769,400
Trust Fund		1,057,992	998. Right of Way O.P.S. Fees		
978. Other Personal Services			From Working Capital		
From Working Capital			Trust Fund		358,130
Trust Fund		8,162	999. Consultant Fees		
979. Expenses			From Working Capital		
From Working Capital			Trust Fund		10,085,210
Trust Fund		105,143	1000. Prison Labor Services		
980. Grants and Aids			From Working Capital		
State Matching			Trust Fund		2,706,563
From Working Capital			1001. Road Construction Contracts		
Trust Fund		9,815,353	From Working Capital		
981. Operating Capital Outlay			Trust Fund		216,080,022
From Working Capital			1002. Lump Sum Contingent on Closure of Road Prisons	120	
Trust Fund		18,943	From Working Capital		
982. Engineering Consultants			Trust Fund		650,740
From Working Capital			Provided, however, that if road prisons are not closed, a sufficient amount of funds for payment of prison labor services may be released from item 1002 by the Department of Administration.		
Trust Fund		379,829			
983. Public Transportation Structures Improvements			<b>Centralized Mobile Equipment and Warehouse Operations</b>		
From Working Capital			1002A. Salaries and Benefits	362	
Trust Fund		100,000	From Working Capital		
<b>Planning and Programing, Division of</b>			Trust Fund		2,916,391
984. Salaries and Benefits	368				
From Working Capital					
Trust Fund		4,282,560			
985. Other Personal Services					
From Working Capital					
Trust Fund		134,259			
986. Expenses					
From Working Capital					
Trust Fund		493,317			
987. Grants and Aids					
From Working Capital					
Trust Fund		200,000			
988. Operating Capital Outlay					
From Working Capital					
Trust Fund		84,605			
989. Overtime					
From Working Capital					
Trust Fund		21,944			
990. Engineering and Planning Consultants					
From Working Capital					
Trust Fund		2,047,020			
Provided that the funds appropriated in item 990 shall be released and used for no					

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
1002B. Other Personal Services From Working Capital Trust Fund -----		5,587	tion is for a named project, and where it is found to be in excess of that needed to fully complete that project, the excess may be transferred; notwithstanding the provisions of sections 216.301(2), Florida Statutes, to another project named herein in the same fund and within the same department where a deficiency is found to exist. Any transfer is subject to the approval of the Department of Administration.		
1002C. Expenses From Working Capital Trust Fund -----		12,254,600	Provided further, that the responsibility for maintaining the appropriate accounting records may be delegated by the department of general services to the named agencies herein for all capital outlay appropriations, including those certified forward by the Department of Administration on July 1, 1973.		
1002D. Operating Capital Outlay From Working Capital Trust Fund -----		4,989,950	<b>ADMINISTRATION, DEPARTMENT OF</b>		
1002E. Overtime From Working Capital Trust Fund -----		35,014	OA Contract Project Inflation From General Revenue Fund -----		1,309,521
Provided, however, that the Department of Transportation shall submit to the Department of Administration a plan for full implementation of centralized mobile equipment and warehouse operations. Copies of said plan shall be submitted to the Appropriations Committees.			Provided, that Item OA is to be used to cover inflationary costs of previously funded projects in the legislative budget request. None of these funds may be used for payment of increases in projects which exceed the specifications originally submitted.		
<b>Tampa-Hillsborough County Expressway Authority</b>			<b>AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE</b>		
1003. Administrative Expense From Hillsborough County Expressway and Project Construction Trust Fund -----		61,598	Administration, Division of		
1004. Right of Way Acquisition From Hillsborough County Expressway and Project Construction Trust Fund -----		116,188	1. Renovation of Mayo Building, Tallahassee From General Inspection Trust Fund -----		300,000
1005. Consultant Costs From Hillsborough County Expressway and Project Construction Trust Fund -----		33,734	Dairy Industry, Division of		
1006. Construction Engineering From Hillsborough County Expressway and Project Construction Trust Fund -----		351,372	2. Dairy Products Laboratory, I-75 north of White Springs From General Revenue Fund -----		55,000
1007. Land Costs From Hillsborough County Expressway and Project Construction Trust Fund -----		1,628,613	Marketing, Division of		
1008. Construction Contracts From Hillsborough County Expressway and Project Construction Trust Fund -----		8,179,390	3. Lump Sum for Market Improvements From General Inspection Trust Fund -----		235,000
<b>Burns Data Center</b>			4. Deleted		
1009. Salaries and Benefits ----- 97			4A. Lump Sum--Jay Livestock Scales From General Inspection Trust Fund -----		10,000
From Working Capital Trust Fund -----		813,328	<b>Plant Industry, Division of</b>		
1010. Other Personal Services From Working Capital Trust Fund -----		20,128	5. Warehouse, Gainesville From Nursery Inspection Trust Fund -----		35,000
1011. Expenses From Working Capital Trust Fund -----		1,218,359	6. Fumigation Chambers, Gainesville From Nursery Inspection Trust Fund -----		88,000
1012. Operating Capital Outlay From Working Capital Trust Fund -----		22,821	<b>Forestry, Division of</b>		
1013. Overtime From Working Capital Trust Fund -----		16,664	6A. Recreational Facilities, Hurricane Lake, Blackwater River State Forest (Okaloosa County) From Incidental Trust Fund -----		24,000
<b>TOTAL OF SECTION 01</b>			7. District Facilities From General Revenue Fund -----		91,000
From General Revenue Fund -----		2,036,826,363	8. Deleted		
From Trust Funds -----		1,637,888,930	8A. Recreation Building--Blackwater River State Forest From Incidental Trust Fund -----		16,000

Section 2. The moneys in the following items are appropriated from the named funds for the 1973-74 fiscal year to the Department of General Services for fixed capital outlay for the following agencies. The sums provided herein are the maximum sums appropriated; however, where an appropria-

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
8B. Bunnell District Facilities From General Revenue Fund		17,872	From Supervision Trust Fund		53,000
8C. Two Dormitories at the Environmental Education Center, Blackwater River State Forest From Incidental Trust Fund		30,000	19. Sun Shades and Roof Repair on McCarty Building, Winter Park From Supervision Trust Fund		29,000
<b>COMMERCE, DEPARTMENT OF</b>			20. Capitol Center Office Building From Federal Revenue Sharing Fund		8,950,000
9. Renovation of the Caldwell Building, Capitol Center From Special Employment Security Trust Fund		150,000	21. Interior Painting of State Office Buildings, Miami, Winter Park, Tampa From Supervision Trust Fund		71,000
9A. Advance Project Analysis From Special Employment Security Trust Fund		25,000	22. Central Warehouse, Tallahassee From General Revenue Fund		181,000
9B. I-75 Florida Welcome Station From General Revenue Fund		21,478	23. Correction of Fire Safety Deficiencies in State Office Buildings From General Revenue Fund		115,000
Provided, however, that no funds in Item 9B are to be used for additional professional fees.			From Supervision Trust Fund		18,000
<b>EDUCATION, DEPARTMENT OF Community Colleges, Division of</b>			24. Improvement to Ben Bridges Parking Lot, Capitol Center From General Revenue Fund		7,000
10. Deleted			25. Completion of the St. Petersburg Office Building From Supervision Trust Fund		75,000
<b>Florida School for the Deaf and the Blind</b>			26. Improvements for Green Building, Tampa From Supervision Trust Fund		16,000
11. Improvement of Rhyne and McLane Halls From General Revenue Fund		450,000	27. Capitol Center Parking Facilities From General Revenue Fund		8,485,000
11A. Roads and Parking From General Revenue Fund		56,000	28. Regional Office Building in Dade County From General Revenue Fund		3,993,441
11B. Addition to Deaf Vocational Building From General Revenue Fund		319,204	From Federal Revenue Sharing Fund		6,477,567
11C. Dormitory Complex for Deaf—Phase 1 (Supplementary to Project A/C 1-725-6011) From General Revenue Fund		104,321	Provided, however, that prior to initiating the construction of parking structures included in Items 15, 20 and 27 an acceptable plan must be established for recovering the construction costs by collecting parking rental on spaces therein. That portion of the receipts collected to recover construction costs must be deposited in the working capital fund.		
<b>Universities, Division of</b>			29. Deleted		
12. Deleted			30. Deleted		
13. University of Florida—School of Veterinary Medicine From General Revenue Fund		10,000,000	31. Deleted		
14. University of Florida Health Center Equipment From General Revenue Fund		1,500,000	31A. Regional Office Building in Hillsborough County From General Revenue Fund		8,518,663
<b>GENERAL SERVICES, DEPARTMENT OF</b>			31B. Regional Service Center—Orange County From Federal Revenue Sharing Fund		9,072,433
15. Capitol Parking Facility and Rebuilding of Waller Park From General Revenue Fund		3,600,000	31C. Capitol Center Land Acquisition and Associated Costs From General Revenue Fund		2,750,000
16. Deleted					
17. Reroof the Green Building, Tampa From Supervision Trust Fund		28,000			
18. Repair of Air Conditioning in Green and McCarty Buildings Tampa and Winter Park					

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
<b>HEALTH AND REHABILITATIVE SERVICES, DEPARTMENT OF Administrative Services, Division of</b>					
31D. Institute for the Mentally Ill Criminal and Sexual Psychopath—100 Beds From Federal Revenue Sharing Fund		3,500,000	33. Completion of Multi-treatment Complex, ACI From General Revenue Fund		94,000
32. Deleted			34. Auxiliary Water Well, DCI From Social Security Revolving Trust Fund		17,000
<b>Corrections, Division of</b>			35. Miscellaneous Repairs, Renovations, and Improvements, FCI From Social Security Revolving Trust Fund		444,000
32A. Special Categories New Institutions; Dade, Broward or Palm Beach County—300 Inmates From Social Security Revolving Trust Fund		8,789,800	36. Miscellaneous Repairs, Renovations, and Improvements, GCI From General Revenue Fund		230,000
32B. Special Categories Drug Treatment Facility; Conversion and Renovation of A. G. Holley Hospital—Lantana—150 Beds From Social Security Revolving Trust Fund		2,000,000	37. Deleted		
32C. Special Categories Youthful First Offender Facility; Tampa Bay or Southeast Florida—300 Beds From Social Security Revolving Trust Fund Provided, that Item 32C can be used for construction of one 300-bed facility, or two 150-bed facilities.		9,466,000	38. Improvement of Electrical Distribution, FCI From General Revenue Fund		28,000
32D. Special Categories Five Community Correctional Centers, providing for 250 beds, with a maximum of 100 beds in each center. From Social Security Revolving Trust Fund		2,054,400	39. Vocational-Educational Buildings at Seven Locations (ACI, DCI, FCI, FSP, GCI, UCI, and APCI) From Social Security Revolving Trust Fund		2,114,000
32E. Special Categories New Institution in or adjacent to a Major Urban Area—300 Beds From Social Security Revolving Trust Fund The main facility in Items 31D, 32A through 32E shall be contracted for within eighteen (18) months, or these funds will revert to the General Revenue Fund.		8,789,800	40. Deleted		
32F. Special Categories Master Plan for Correctional Programs and Facilities for State of Florida. From General Revenue Fund		100,000	41. Deleted		
32G. Special Categories Single Inmate Housing—UCI—Replacing Antiquated Facilities—600 Beds From Social Security Revolving Trust Fund Item 32G is in addition to funds appropriated during fiscal year 1972-73 and are provided for the purpose of contracting for labor.		2,500,000	42. Deleted		
32H. Special Categories Lump Sum for Planning—300 Bed Institution in Hillsborough, Pinellas or Polk County From General Revenue Fund		50,000	43. Renovation of Educational Spaces, FCI From Social Security Revolving Trust Fund		280,000
			44. Addition to Boiler Room, RMC From General Revenue Fund		40,000
			45. Expansion and Improvement of Perimeter Security, GCI From General Revenue Fund		232,300
			46. Multi-Purpose Building Planning, FCI From General Revenue Fund From Social Security Revolving Trust Fund		4,400
			47. Dormitory Day Rooms, GCI From General Revenue Fund		600
			48. Improvement of Dormitories, RMC From General Revenue Fund		250,000
			49. Replace Kitchen Roof, SCI From General Revenue Fund		50,000
			50. Dormitory Day Rooms, ACI (West Unit) From General Revenue Fund		7,000
			51. Correction of Fire Safety Deficiencies, UCI & GCI From General Revenue Fund		67,000
			52. Improvement of Sewage Facilities, SCI, DCI and FSP From General Revenue Fund		206,800
			53. Convert Water Heaters and Heating System, ACI From General Revenue Fund		240,000
			54. Administrative Facilities, RMC, SCI & FSP From General Revenue Fund		70,000
			55. Deleted		300,000

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
55A. Additional Housing for 100 Inmates and Completion of Initial Facilities for 300 Inmates, BCI From Social Security Revolving Trust Fund All items in 32F through 55A shall be contracted for within one (1) year, or these funds will revert to the General Revenue Fund.		5,090,000	71. Air Conditioning of Dining Rooms, NFSH From General Revenue Fund		72,000
<b>Youth Services, Division of</b>			72. Recreation Complex, FSH From General Revenue Fund		150,000
56. Warehouse Equipment, Marianna From General Revenue Fund		18,000	72A. Two Staff Houses, FSH From General Revenue Fund		77,000
57. Major Renovations, Various Locations From General Revenue Fund		75,000	73. Addition to Nurse's Station and Laboratory, ARC From General Revenue Fund		15,000
58. Renovation of Steam Lines, Marianna From General Revenue Fund		118,000	74. Planning of Air Conditioning and Modernization, GPWH From General Revenue Fund		20,000
59. Replacement of Roofs, Okeechobee From General Revenue Fund		200,000	75. Addition to Laundry Building, SFSH From General Revenue Fund		31,000
60. Expansion of Lot, Hillsborough House From General Revenue Fund		4,000	76. Kitchen Planning, SFSH From General Revenue Fund		2,000
61. Addition of Vocational Training Room, Ft. Clinch From General Revenue Fund		48,000	77. Improvement of Sewage and Water Plants, FSH, GPWH, and SFSH From General Revenue Fund		848,000
62. Purchase Cedar Group Treatment Home, Volusia County From General Revenue Fund		31,000	<b>Retardation, Division of</b>		
63. Renovation of Water Lines, Sewage Plant, Electrical Distribution, and Cottage Plumbing, Okeechobee From General Revenue Fund		335,000	78. Correction of Fire Safety Deficiencies, Gainesville From General Revenue Fund		100,000
64. Two Start Centers From General Revenue Fund		500,000	79. Planning of Cottage Heating, Gainesville From General Revenue Fund		5,000
<b>Mental Health, Division of</b>			80. Correction of Fire Safety Deficiencies, Miami From General Revenue Fund		60,000
65. Miscellaneous Repairs and Improvements, FSH From General Revenue Fund		50,000	81. Correction of Fire Safety Deficiencies, Marianna From General Revenue Fund		20,000
66. Replacement of Elevator, FSH From General Revenue Fund		50,000	82. Improvements to Heating and Air Conditioning System, Tallahassee From General Revenue Fund		93,000
67. Miscellaneous Repairs and Improvements, SFSH From General Revenue Fund		100,000	83. Miscellaneous Repairs and Renovations, Ft. Myers From General Revenue Fund		75,000
68. Correction of Fire Safety Deficiencies, SFSH From General Revenue Fund		100,000	84. Miscellaneous Repairs and Renovations, Miami From General Revenue Fund		100,000
68A. Miscellaneous Repairs, NFSH From General Revenue Fund		30,000	84A. Miscellaneous Repairs and Renovations, Marianna From General Revenue Fund		133,300
69. Planning of Air Conditioning, FSH From General Revenue Fund		20,000	85. Water Well, Orlando From General Revenue Fund		18,000
70. Miscellaneous Repairs and Improvements, GPWH From General Revenue Fund		200,000	86. Replacement of Laundry Equipment, Ft. Myers From General Revenue Fund		94,000
			87. Cooler-Freezer, Tallahassee From General Revenue Fund		16,000
			88. Air Conditioning of Auditorium, Marianna From General Revenue Fund		29,000
			89. Laundry Boiler, Miami From General Revenue Fund		65,000

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
90. Air Conditioning of Sheltered Workshop, Miami From General Revenue Fund		62,000	106A. Driver License Office, Santa Rosa County From General Revenue Fund		90,000
91. Sheltered Workshop, Ft. Myers From General Revenue Fund		77,000	<b>INTERNAL IMPROVEMENT TRUST FUND, TRUSTEES OF THE</b>		
92. Perimeter Fence, Orlando From General Revenue Fund		38,000	106B. Acquisition of Natural Resource Lands From Internal Improvement Trust Fund		3,500,000
93. Improvement of Utilities Systems, Gainesville and Fort Myers From General Revenue Fund		400,000	107. Replace Air Conditioning System, Elliot Building From General Revenue Fund		10,000
93A. Warehouse and Laundry Complex, Marianna From General Revenue Fund		498,015	<b>JUDICIAL BRANCH</b>		
93B. Lump Sum—Sunland Recreation Park for Handicapped—Gulf County From General Revenue Fund		60,000	<b>Supreme Court</b>		
Item 93B is appropriated to complete phase I construction of the bay side development and phase II construction of the above park.			108. Repairs to the Supreme Court Building From General Revenue Fund		79,000
<b>Health, Division of</b>			109. Planning for the Addition and Renovation to the Supreme Court Building From General Revenue Fund		10,000
94. Deleted			<b>District Courts of Appeal</b>		
95. Deleted			<b>Third District Court of Appeal</b>		
96. Land Purchase at Entomological Research Center, Vero Beach From General Revenue Fund		76,000	110. New Court Building, Miami From General Revenue Fund		2,250,000
<b>HIGHWAY SAFETY AND MOTOR VEHICLES, DEPARTMENT OF</b>			<b>LAW ENFORCEMENT, DEPARTMENT OF</b>		
97. Deleted			111. Deleted		
98. Driver License Office and Florida Highway Patrol Station, South Sarasota County From General Revenue Fund		118,000	<b>MILITARY AFFAIRS, DEPARTMENT OF</b>		
99. Driver License and Motor Vehicle Office, and Florida Highway Patrol Station, Bay County From General Revenue Fund		211,000	112. National Guard Armory, Tallahassee From General Revenue Fund		
100. Addition to Radio Shop, Miami Florida Highway Patrol Station From General Revenue Fund		12,000	113. State Arsenal Helipad, St. Augustine From General Revenue Fund		
101. Driver License and Motor Vehicle Office, Escambia County From General Revenue Fund		103,000	114. Renovation of Classroom, Miami From General Revenue Fund		
102. Deleted			<b>NATURAL RESOURCES, DEPARTMENT OF</b>		
103. Driver License Office and Florida Highway Patrol Station, St. Lucie County From General Revenue Fund		140,000	<b>Marine Resources, Division of</b>		
104. Driver License Office and Florida Highway Patrol Station, Palm Beach County From General Revenue Fund		118,000	115. Deleted		
105. Driver License Office, Lake County From General Revenue Fund		90,000	116. Fire Sprinkler System, Building 'C', St. Petersburg From General Revenue Fund		
106. Deleted			116A. Marine Resources Facility, Dade County From General Revenue Fund		
			<b>Game and Fresh Water Fish, Division of</b>		
			117. Land Acquisition, Palm Beach County From State Game Trust Fund		
			118. Water Wells From State Game Trust Fund		
			119. Paved Parking, Lakeland From State Game Trust Fund		
			120. Storage Buildings, West Palm Beach and Corbett Wildlife Management Area From State Game Trust Fund		

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
121. Storage Compounds, Panama City and Ocala From State Game Trust Fund		4,000	<b>Cultural Affairs, Division of Historic Pensacola Preservation Board</b>		
122. Walk-In Freezers, Lakeland, Panama City, West Palm Beach and Ocala From State Game Trust Fund		13,000	136A. Lump Sum From General Revenue Fund Contingent upon equal matching funds from local sources.		50,000
123. Public Fishing Lake, Escambia County From State Game Trust Fund		110,000	<b>Historic St. Augustine Preservation Board</b>		
124. Pond for Exotic Fish Laboratory, Boca Raton (FAU) From State Game Trust Fund		25,000	136B. Lump Sum From General Revenue Fund Contingent upon equal matching funds from local sources.		125,000
125. Draw Down Structures, Newman's Lake (Alachua) and Lake Seminole (Pinellas) From State Game Trust Fund		55,000	<b>Ringling Museum of Art, Board of Trustees of The John and Mable</b>		
126. Water Control Canal and Structures, Corbett Wildlife Management Area From State Game Trust Fund		24,000	137. Exhibition Hall, Museum of the Circus From General Revenue Fund		385,000
127. Wildlife Research Facility, Gainesville From State Game Trust Fund		32,000	<b>Stephen Foster Memorial, Board of Trustees of the</b>		
128. Access Roads on Wildlife Management Areas, Polk, Glades, Highlands and Charlotte Counties From State Game Trust Fund		16,000	137A. Warehouse From General Revenue Fund		3,500
129. Addition to Office, Lakeland From State Game Trust Fund		20,000	138. Amphitheater & Administrative Facilities, Foot Bridge and Campsite From General Revenue Fund		324,587
130. Hunt Facilities From State Game Trust Fund		15,000	<b>TRANSPORTATION, DEPARTMENT OF</b>		
131. Outdoor Environmental Education Center From State Game Trust Fund		20,000	139. Maintenance Yard, South Dade County From Primary Trust Fund		670,000
131A. Campsite Development in Everglades Wildlife Management Area From General Revenue Fund		730,000	140. Renovation of Roofs, Various Construction Offices From Primary Trust Fund		13,000
131B. Lakes—Restoration From General Revenue Fund		315,000	141. Relocation of Service Station, DeLand From Primary Trust Fund		3,000
<b>Recreation and Parks, Division of</b>			142. Resident Engineer's Office, Cocoa From Primary Trust Fund		83,000
132. Park Development From Land Acquisition Trust Fund		7,500,000	143. Resident Engineer's Office, Dade County From Primary Trust Fund		190,000
133. Deleted None of the funds provided in item 132 are to be used to restore bridges, houses or museums not currently in use.			144. Maintenance Crews' Building, Tampa From Primary Trust Fund		85,000
<b>POLLUTION CONTROL, DEPARTMENT OF</b>			145. Resident Engineer's Office, West Palm Beach From Primary Trust Fund		101,000
134. Deleted			146. Resident Engineer's Office, Kissimmee From Primary Trust Fund		47,000
<b>SECRETARY OF STATE AND DEPARTMENT OF STATE</b>			147. Equipment Maintenance Shop, Lake City From Primary Trust Fund		30,000
Archives, History and Records Management, Division of			148. Warehouse Office, Tallahassee From Primary Trust Fund		19,000
135. Addition to Records Center, Capitol Center From General Revenue Fund		105,000	149. Maintenance Yard Fence, Cocoa From Primary Trust Fund		20,000
136. Deleted					

Item	Positions	Amount
	\$	\$
150. Storage Building, Kissimmee From Primary Trust Fund		4,000
151. Welding Shop, Fort Lauderdale From Primary Trust Fund		16,000
152. Planning for Lake City District Office From Primary Trust Fund		5,000
153. Addition to the Planning Office, Chipley From Primary Trust Fund		57,000
154. Planning for Chipley District Office Expansion From Primary Trust Fund		5,000
155. Addition to the Resident Engineer's Office, Sarasota From Primary Trust Fund		17,000
156. Office Space Utilization Study, Bartow From Primary Trust Fund		5,000
157. Planning for Testing Lab, Chipley From Primary Trust Fund		5,000
157A. Paving From Primary Trust Fund		1,398,000
<b>TOTAL OF SECTION 02</b>		
From General Revenue Fund	54,389,338	
From Trust Funds		56,897,600
From Federal Revenue Sharing Fund		28,000,000

Section 3.  
**INTERNAL IMPROVEMENT TRUST FUND, TRUSTEES OF THE**  
1. Deleted

**NATURAL RESOURCES, DEPARTMENT OF**  
Office of Executive Director and Division of Administrative Services  
2. Deleted

**Recreation and Parks, Division of**  
3. Deleted

Section 4. The following moneys are hereby appropriated to the Department of Education, Division of Elementary and Secondary Education:

**EDUCATION, DEPARTMENT OF**  
Elementary and Secondary Education, Division of  
OA Lump Sum

K-12 Construction Program From Federal Revenue Sharing Fund	89,500,000
Provided, however, that of the funds above appropriated, the sum of \$45,000,000, or such sums not expended or committed for expenditure during the fiscal year ending July 1, 1974, shall be retained and held in trust, hereby designated as the "K-12 Capital Outlay Trust Fund", and	

Item	Positions	Amount
	\$	\$
shall not lapse but shall continue in existence and be available for distribution as the need appears pursuant to the provisions of the Capital Outlay part of CS for HB 734.		
<b>TOTAL OF SECTION 04</b>		
From Federal Revenue Sharing Fund		89,500,000

Section 5. There is hereby appropriated from the General Revenue Fund the sum of twenty-five thousand dollars (\$25,000) per day for each day of any Special Session of the Legislature, to be allocated pursuant to the provisions of Chapter 11, F.S.

Section 6. There is hereby appropriated the amounts necessary from the General Revenue Fund to reimburse the Senate appropriation and the House appropriation the actual expenses of witnesses appearing under the provisions of Article III, Section 5, of the Florida Constitution and Chapter 11, F.S.

Section 7. No funds appropriated or authorized by this act may be used for the Union Bank Building restoration.

Section 8. All funds appropriated herein to the Department of Administration and the Department of Health and Rehabilitative Services for rental of buildings in the Tallahassee area are for the purposes of consolidating each of these departments and may not be used for payment of rental of buildings at other locations in the Tallahassee area after the effective date of such consolidation.

Section 9. Any balance in the Working Capital Fund during the 1973-74 fiscal year is hereby appropriated for transfer to the General Revenue Fund. Transfers of this appropriation shall be made only after the Administration Commission determines that insufficient moneys are available in the General Revenue Fund to meet the anticipated actual expenditures from the appropriations from said fund during the 1973-74 fiscal year.

Section 10. The salaries of the following officers shall be as provided by current law and shall be paid at the annual rates indicated below:

Governor	\$40,000
Lieutenant Governor	36,000
Secretary of State	36,000
Comptroller	36,000
Treasurer, State	36,000
Attorney General	36,000
Education, Commissioner of	36,000
Agriculture, Commissioner of	36,000
Supreme Court, Justice	36,000
Judges—District Courts of Appeal	34,000
Judges—Circuit Courts	32,000
Commissioner—Public Service Commission	32,000
Judges—County Courts:	
Counties with 40,000 population or less	24,000
Counties over 40,000 population	28,000
State Attorneys:	
Circuits with 100,000 population or less	28,000
Circuits with a population from 100,001 through 200,000	30,000
Circuits with a population from 200,001 through 1,000,000	32,000
Circuits over 1,000,000	34,815
Public Defenders:	
Circuits with 100,000 population or less	25,000
Circuits with a population from 100,001 through 200,000	27,000
Circuits over 200,000 population	29,000

Section 11. Provided that none of the officers whose salaries have been fixed in Section 10 shall receive from any county or municipality, except the State Attorney in the 11th Judicial Circuit, any supplemental salary, except as provided elsewhere in this Act.

Section 12. Moneys appropriated in Section 1, Item 32, to the Department of Administration for moving and reassigning

state agencies to office space in the Capitol Center, may be transferred by the Department of Administration to such state agencies for expenditure.

Section 13. Notwithstanding the provision of Sections 27.34 (1) and 27.54(2), F.S., no county shall appropriate or contribute to the operation of the offices of the State Attorneys and Public Defenders except those items specified in Sections 27.34(2) and 27.54(3), F.S.

Section 14. The moneys in Items 116-118 and 295-301 are appropriated to pay the salaries and other expenditures of the named Data Centers. Provided, that all receipts shall be deposited in the General Revenue Fund unallocated by the State Comptroller on certification by the Data Center of the charges to each user agency; any provisions of Florida Statutes to the contrary notwithstanding.

Section 15. Notwithstanding the provisions of Section 216.292, F.S., any amounts appropriated for the divisions in the Department of Health and Rehabilitative Services may be transferred, with the approval of the Department of Administration if it determines the best interests of the state will be served, to the Division of Family Services to maximize federal funding to pay for the care and treatment of patients, inmates, or to render other authorized services.

Section 16. No state moneys appropriated in this Act to the Department of Health and Rehabilitative Services, Division of Family Services and Division of Health in Items 501-557, shall be used to pay travel expenses or out-of-state tuition of individuals receiving educational leaves, grants or scholarships. Provided, however, out-of-state tuition may be paid in those instances in which authorized courses are not offered in the state university system.

Section 17. The funds appropriated in Section 1, Item 31C, shall be used solely to supplement the appropriations made from the General Revenue Fund in Section 1 of this Act. However, none of these funds shall be used to create any new agency or function, or for attorney's fees, increases of salaries, or the construction or equipping of any new building.

The funds appropriated in Section 1, Item 31D, shall be used solely for needs arising as the result of an emergency. The Administration Commission shall report to the President of the Senate and the Speaker of the House of Representatives the reason for releasing such funds simultaneously with the release.

Section 18. A state agency, financed jointly in this act by appropriations from the General Revenue and a Trust Fund, may transfer moneys released from a General Revenue Fund salaries appropriation to a Trust Fund salaries account for the purpose of processing centralized payroll expenditures, the provisions of Section 216.292, F.S., notwithstanding.

Section 19. The Department of General Services, Division of Building Construction and Maintenance, is hereby authorized to levy and assess the cost of supervision of the construction of every fixed capital outlay project, as owner-representative on behalf of the State, such funds to be transferred to the architects incidental trust fund of said division from appropriate construction funds from time to time; subject to the approval of the Department of Administration.

Section 20. None of the moneys appropriated in this Act to the Executive Branch may be contracted for or expended for consultant services in the field of electronic data processing for what is known in the trade as hardware or software without the prior approval of each contract or obligation by the Department of General Services; provided, however, that this section shall not apply to the electronic data processing exempted under the provisions of Section 23.032, F.S.

Section 21. Where any reorganization has been authorized by the Legislature and the necessary adjustments of appropriations and positions have not been provided for, then, notwithstanding the provisions of Sections 216.262 and 216.292, F.S., the Administration Commission may approve the necessary transfers to accomplish the purposes of such reorganization.

Section 22. Any individual filling a position authorized in Items 1-1013 of Section 1 of this Act for any state agency cannot be transferred to or his services utilized by any other state agency, except as specifically authorized by law, or unless the using agency pays for such services which are in excess of one (1) week.

Item	Positions	Amount
	\$	\$

Section 23. Any section of this Act, or any item herein contained, if found to be invalid or vetoed by the Governor without overriding action of the Legislature shall in no way affect other sections or other items contained in this Act.

Section 24. The moneys in the following items are appropriated from the named funds for the 1973-74 fiscal year exclusively for the purpose of providing pay adjustments effective July 1, 1973. The monthly pay adjustments are to be distributed in the amounts, manner, and to those state employees, based on their current classification within the pay grades in effect at the beginning of fiscal year 1972-73, as specified and delineated below:

Grade	Dollar Adjustments
05	\$51
06	50
07	48
08	46
09	44
10	42
11	40
12	38
13	36
14	34
15	32
16	30
17	24
18	22
19	20
20	18
21	16
22	14
23	12
24	10
25	—
26-40	—

There is no provision in this appropriation for pay adjustments in any pay grade above twenty-four (24).

The above pay adjustments shall effectively raise the monthly minimum and maximum statewide pay rates for each affected grade by the amount of the monthly pay adjustment of that grade. These pay adjustments shall not apply to employees currently receiving geographical pay differentials if it is determined by the Department of Administration that such pay adjustments would cause geographical pay rates in excess of those necessary to remain competitive. Pay adjustment funds so saved, and not otherwise needed to fully implement the pay adjustments herein provided, may be utilized by the Department of Administration for geographical pay differentials.

The above monthly pay adjustments where applicable, shall be implemented independently of, and will in no manner be considered having a bearing on, or as a substitute for, in part or entirety, the normal merit-related pay increases to which any employee may be entitled.

The Department of Administration has the authority and the responsibility to allocate the moneys herein appropriated, for the purpose, the amounts, and in the manner stated, to all eligible agencies for the purpose of implementation of these pay adjustments, and any funds not utilized for this purpose shall be used for no other purpose, and shall revert to the fund from which appropriated.

**ADMINISTRATION,  
DEPARTMENT OF,  
OA Lump Sum**

For Pay Adjustments		
From General Revenue		
Fund .....	16,522,620	
From Trust Funds .....		11,144,563
<b>TOTAL OF SECTION 24</b>		
From General Revenue Fund ..	16,522,620	
From Trust Funds .....		11,144,563

Section 25. For the purpose of reimbursing state agencies for payments made to the Department of Commerce as their share of unemployment compensation benefits paid to their former employees, the amount necessary is hereby appropriated to the Department of Administration from trust funds. Moneys



We started this session with a surplus of almost 300 million dollars and great hopes from our people for tax relief and spending reform. This bill contained neither tax relief or meaningful spending reform.

*Lori Wilson, 16th District*

By unanimous consent Senator Childers was recorded as voting nay on the passage of HB 2144 on June 1, 1973.

On motion by Senator Barron, the Senate recessed at 12:30 p.m. to reconvene at 1:45 p.m.

**AFTERNOON SESSION**

The Senate was called to order by the President at 1:45 p.m. A quorum present—34:

Mr. President	Graham	Pettigrew	Vogt
Barron	Gruber	Plante	Ware
Brantley	Henderson	Poston	Weber
Childers	Johnston	Saunders	Williams
de la Parte	Lane (31st)	Saylor	Wilson
Firestone	Lane (23rd)	Sims	Winn
Gillespie	Lewis	Smathers	Zinkil
Glisson	Myers	Stolzenburg	
Gordon	Peterson	Trask	

**REPORT OF COMMITTEE**

Senator Mallory E. Horne  
President  
The Florida Senate  
The Capitol  
June 6, 1973

Dear Mr. President:

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

NAME	OFFICE	FOR TERM ENDING
W. R. Hancock Leesburg	Member, Citrus Commission, District Number Two, State of Florida Department of Citrus	May 31, 1976
Arlen Jumper Ocala	Member, Citrus Commission, District Number Three, State of Florida Department of Citrus	May 31, 1976
Marvin Kahn Sebring	Member, Citrus Commission, District Number Six, State of Florida Department of Citrus	May 31, 1976
B. H. Griffin, Jr. Frostproof	Member, Citrus Commission, District Number Seven, State of Florida Department of Citrus	May 31, 1976

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

Respectfully submitted,

PHILIP D. LEWIS,  
Chairman  
CURTIS PETERSON  
JULIAN B. LANE

TOM GALLEN  
CHESTER W.  
STOLZENBURG  
THOMAS H. JOHNSON

On motion by Senator Lewis the report of the Committee was adopted, and the Senate in open session advised and consented to and approved the appointments set forth in the foregoing report. The vote was:

Yeas—32

Mr. President	Henderson	Pettigrew	Trask
Brantley	Johnston	Plante	Vogt
Childers	Lane (31st)	Poston	Ware
Firestone	Lane (23rd)	Saunders	Weber
Gillespie	Lewis	Saylor	Williams
Glisson	McClain	Scarborough	Wilson
Gordon	Myers	Sims	Winn
Graham	Peterson	Stolzenburg	Zinkil

Nays—None

On motion by Senator Myers, CS for HB 462 was withdrawn from the Committee on Health and Rehabilitative Services by two-thirds vote and placed on the calendar.

CS for HB 462—A bill to be entitled An act relating to the department of health and rehabilitative services, division of mental health; providing that sections 396.102 and 396.161, Florida Statutes, relating to involuntary commitment of alcoholics and to local ordinances affecting intoxication and public drinking offenses, shall become inoperative between July 1, 1973, and July 1, 1975; providing an effective date.

—was read the second time by title.

On motions by Senator Myers the following amendments were adopted:

Amendment 1—On page 1, line 13, strike everything after the enacting clause and insert:

Section 1. Section 396.161, Florida Statutes, as enacted by chapter 71-132, Laws of Florida, shall take effect October 1, 1974.

Section 2. This act shall take effect July 1, 1973.

Amendment 2—On page 1, lines 3-9, strike the title and insert: A bill to be entitled An act relating to alcoholism prevention, control and treatment; providing for a delay of the effective date of section 396.161, Florida Statutes, to Oct. 1, 1974; providing an effective date.

On motion by Senator Myers, by two-thirds vote CS for HB 462 as amended was read the third time by title, passed and certified to the House. The vote was:

Yeas—33

Mr. President	Graham	Plante	Ware
Barron	Gruber	Poston	Weber
Brantley	Johnston	Saunders	Williams
Childers	Lane (31st)	Saylor	Wilson
de la Parte	Lane (23rd)	Sims	Winn
Firestone	Lewis	Smathers	Zinkil
Gillespie	Myers	Stolzenburg	
Glisson	Peterson	Trask	
Gordon	Pettigrew	Vogt	

Nays—None

SB 1370 was laid on the table.

**MESSAGES FROM THE HOUSE OF REPRESENTATIVES**

The bills contained in the following messages were admitted for introduction by the required two-thirds vote:

*The Honorable Mallory E. Horne, President* June 1, 1973

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

By Representative Rish—

HB 913—A bill to be entitled An act for the relief of Mr. Bobby E. Neel; providing an appropriation to compensate him

for loss of income, personal property, and personal injury as the result of an accident caused through the careless operation of the guardrails at the West Bay Bridge in Bay County; providing an effective date.

By Representative Rish—

HB 797—A bill to be entitled An act for the relief of Mr. Ralph Taunton; providing an appropriation to compensate him for loss of income and personal injury as a result of an accident caused through the careless operation of the guardrails at the White City bridge in Gulf County; providing an effective date.

—and requests the concurrence of the Senate therein.

*Allen Morris, Clerk*

House Bills 913 and 797, contained in the above message, were read the first time by title and placed on the calendar.

On motions by Senator Plante, by two-thirds vote HB 913 was read the second time by title and by two-thirds vote the third time by title, passed and certified to the House. The vote was:

Yeas—29

Mr. President	Gordon	Pettigrew	Ware
Barron	Graham	Plante	Weber
Brantley	Gruber	Poston	Wilson
Childers	Lane (31st)	Saunders	Winn
de la Parte	Lane (23rd)	Scarborough	Zinkil
Firestone	Lewis	Smathers	
Gillespie	Myers	Stolzenburg	
Glisson	Peterson	Vogt	

Nays—None

By unanimous consent Senators Deeb, Johnston, Henderson and Sims were recorded as voting yea.

On motions by Senator Plante, by two-thirds vote HB 797 was read the second time by title and by two-thirds vote the third time by title, passed and certified to the House. The vote was:

Yeas—29

Mr. President	Gordon	Pettigrew	Ware
Barron	Graham	Plante	Weber
Brantley	Gruber	Poston	Wilson
Childers	Lane (31st)	Saunders	Winn
de la Parte	Lane (23rd)	Scarborough	Zinkil
Firestone	Lewis	Smathers	
Gillespie	Myers	Stolzenburg	
Glisson	Peterson	Vogt	

Nays—None

By unanimous consent Senators Deeb, Johnston, Henderson and Sims were recorded as voting yea.

*The Honorable Mallory E. Horne, President* June 1, 1973

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

By Representative Fontana—

HB 486—A bill to be entitled An act providing for the relief of Herbert Evans; providing an appropriation to compensate him for damages, loss of earnings and legal and other expenses incurred as a result of his confinement in jail by virtue of a mistake in identification; providing an effective date.

—and requests the concurrence of the Senate therein.

*Allen Morris, Clerk*

HB 486, contained in the above message, was read the first time by title and placed on the calendar.

On motions by Senator Plante, by two-thirds vote HB 486 was read the second time by title and by two-thirds vote the

third time by title, passed and certified to the House. The vote was:

Yeas—29

Mr. President	Gordon	Pettigrew	Ware
Barron	Graham	Plante	Weber
Brantley	Gruber	Poston	Wilson
Childers	Lane (31st)	Saunders	Winn
de la Parte	Lane (23rd)	Scarborough	Zinkil
Firestone	Lewis	Smathers	
Gillespie	Myers	Stolzenburg	
Glisson	Peterson	Vogt	

Nays—None

By unanimous consent Senators Deeb, Johnston, Henderson and Sims were recorded as voting yea.

*The Honorable Mallory E. Horne, President* June 1, 1973

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

By Representative Martinez—

HB 1513—A bill to be entitled An act for the relief of Mr. W. M. Canty, Tampa, Florida, to compensate him for damages suffered as a result of negligence by the department of transportation; providing an effective date.

By Representative Fortune and others—

HB 1853—A bill to be entitled An act for the relief of Florence Fulford for damages sustained as a result of falling into a roadside ditch while inspecting the area in her capacity as a circuit court petit juror; providing an appropriation; providing an effective date.

—and requests the concurrence of the Senate therein.

*Allen Morris, Clerk*

House Bills 1513 and 1853, contained in the above message, were read the first time by title and placed on the calendar.

On motions by Senator Plante, by two-thirds vote HB 1513 was read the second time by title and by two-thirds vote the third time by title, passed and certified to the House. The vote was:

Yeas—29

Mr. President	Gordon	Pettigrew	Ware
Barron	Graham	Plante	Weber
Brantley	Gruber	Poston	Wilson
Childers	Lane (31st)	Saunders	Winn
de la Parte	Lane (23rd)	Scarborough	Zinkil
Firestone	Lewis	Smathers	
Gillespie	Myers	Stolzenburg	
Glisson	Peterson	Vogt	

Nays—None

By unanimous consent Senators Deeb, Sims, Henderson and Johnston were recorded as voting yea.

On motions by Senator Plante, by two-thirds vote HB 1853 was read the second time by title and by two-thirds vote the third time by title, passed and certified to the House. The vote was:

Yeas—29

Mr. President	Gordon	Pettigrew	Ware
Barron	Graham	Plante	Weber
Brantley	Gruber	Poston	Wilson
Childers	Lane (31st)	Saunders	Winn
de la Parte	Lane (23rd)	Scarborough	Zinkil
Firestone	Lewis	Smathers	
Gillespie	Myers	Stolzenburg	
Glisson	Peterson	Vogt	

Nays—None

By unanimous consent Senators Deeb, Sims, Henderson and Johnston were recorded as voting yea.

*The Honorable Mallory E. Horne, President* June 1, 1973

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

By Representative Price and others—

HB 2013—A bill to be entitled An act providing for the relief of Bertha Ramsey; providing an appropriation; providing an effective date.

Proof of Publication attached.

By Representative Price and others—

HB 2014—A bill to be entitled An act providing for the relief of Sarah Sures; providing an appropriation; providing an effective date.

Proof of Publication attached.

By Representative Wilson and others—

HB 2016—A bill to be entitled An act providing for the relief of Thomas M. McKnight; providing an appropriation; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

*Allen Morris, Clerk*

Evidence of notice and publication was established by the Senate as to House Bills 2013, 2014 and 2016, contained in the above message, which were read the first time by title and placed on the calendar.

On motions by Senator Plante, by two-thirds vote HB 2013 was read the second time by title and by two-thirds vote the third time by title, passed and certified to the House. The vote was:

Yeas—29

Mr. President	Gordon	Pettigrew	Ware
Barron	Graham	Plante	Weber
Brantley	Gruber	Poston	Wilson
Childers	Lane (31st)	Saunders	Winn
de la Parte	Lane (23rd)	Scarborough	Zinkil
Firestone	Lewis	Smathers	
Gillespie	Myers	Stolzenburg	
Glisson	Peterson	Vogt	

Nays—None

By unanimous consent Senators Deeb, Sims, Henderson and Johnston were recorded as voting yea.

On motions by Senator Plante, by two-thirds vote HB 2014 was read the second time by title and by two-thirds vote the third time by title, passed and certified to the House. The vote was:

Yeas—29

Mr. President	Gordon	Pettigrew	Ware
Barron	Graham	Plante	Weber
Brantley	Gruber	Poston	Wilson
Childers	Lane (31st)	Saunders	Winn
de la Parte	Lane (23rd)	Scarborough	Zinkil
Firestone	Lewis	Smathers	
Gillespie	Myers	Stolzenburg	
Glisson	Peterson	Vogt	

Nays—None

By unanimous consent Senators Deeb, Henderson, Johnston and Sims were recorded as voting yea.

On motions by Senator Plante, by two-thirds vote HB 2016 was read the second time by title and by two-thirds vote the third time by title, passed and certified to the House. The vote was:

Yeas—29

Mr. President	Gordon	Pettigrew	Ware
Barron	Graham	Plante	Weber
Brantley	Gruber	Poston	Wilson
Childers	Lane (31st)	Saunders	Winn
de la Parte	Lane (23rd)	Scarborough	Zinkil
Firestone	Lewis	Smathers	
Gillespie	Myers	Stolzenburg	
Glisson	Peterson	Vogt	

Nays—None

By unanimous consent Senators Deeb, Henderson, Johnston and Sims were recorded as voting yea.

*The Honorable Mallory E. Horne, President* June 1, 1973

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

By Representative Price and others—

HB 2015—A bill to be entitled An act providing for the relief of Louis Shorr; providing an appropriation; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

*Allen Morris, Clerk*

Evidence of notice and publication was established by the Senate as to HB 2015, contained in the above message, which was read the first time by title and placed on the calendar.

On motions by Senator Plante, by two-thirds vote HB 2015 was read the second time by title and by two-thirds vote the third time by title, passed and certified to the House. The vote was:

Yeas—29

Mr. President	Gordon	Pettigrew	Ware
Barron	Graham	Plante	Weber
Brantley	Gruber	Poston	Wilson
Childers	Lane (31st)	Saunders	Winn
de la Parte	Lane (23rd)	Scarborough	Zinkil
Firestone	Lewis	Smathers	
Gillespie	Myers	Stolzenburg	
Glisson	Peterson	Vogt	

Nays—None

By unanimous consent Senators Deeb, Henderson, Johnston and Sims were recorded as voting yea.

*The Honorable Mallory E. Horne, President* June 6, 1973

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

SB 1368                      SB 77                      SB 1025

*Allen Morris, Clerk*

*The Honorable Mallory E. Horne, President* June 6, 1973

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required two-thirds vote and passed SB 1354.

*Allen Morris, Clerk*

The bills contained in the above messages were ordered enrolled.

*The Honorable Mallory E. Horne, President* June 1, 1973

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

CS for CS for HB's 315 & 376	HB 2133
CS for HB 233	HB 2126
HB 589	HB 1423
HB 513	CS for HB 1499
CS for HB 1020	HB 1491
HB 1967	HB 2186
HB 2077	HB 2213
HB 2069	HB 707
CS for HB 1700	CS for HB 2116
CS for HB 1589	CS for HB 105
HB 262	CS for HB 1
HB 2048	HB 1845
CS for HB 462	

*Allen Morris, Clerk*

Senator Poston moved that HB 210 be removed from the table and placed on the calendar. The motion was adopted by the following vote:

Yeas—22

Mr. President	Lane (31st)	Poston	Weber
de la Parte	Lane (23rd)	Saunders	Williams
Firestone	McClain	Scarborough	Winn
Gillespie	Myers	Smathers	Zinkil
Gordon	Peterson	Trask	
Gruber	Pettigrew	Ware	

Nays—11

Barron	Deeb	Lewis	Vogt
Brantley	Glisson	Plante	Wilson
Childers	Graham	Sims	

*The Honorable Mallory E. Horne, President* June 6, 1973

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and has passed as amended by the Conference Committee Report—

By the Committees on Appropriations and Community Affairs and Representative Danahy—

CS for HB 2144—A bill to be entitled An act relating to county official's salaries; amending §145.021(1), Florida Statutes, redefining "population"; amending §145.031, Florida Statutes, increasing the salary of county commissioners and establishing a calculation method; amending §145.041, Florida Statutes, increasing the salary of district school board members and establishing a calculation method; amending §145.051, Florida Statutes, increasing the salary of clerks of circuit courts and county comptrollers and establishing a calculation method; amending §145.071(1), Florida Statutes, increasing the salary of sheriffs and establishing a calculation method; amending §145.08(1) increasing the salary of superintendents of schools and establishing a calculation method; amending §145.09, Florida Statutes, increasing the salary of supervisors of elections and establishing a calculation method; amending §145.10, Florida Statutes, increasing the salary of tax assessors and establishing a calculation method; amending §145.11, Florida Statutes, increasing the salary of tax collectors and establishing a calculation method; repealing §145.121, Florida Statutes, which provides that income of county officials other than salary shall be income of the office and which provides for implementation of salary schedules; providing an effective date.

(Conference Committee amendments attached to original bill)

—and requests the concurrence of the Senate therein.

*Allen Morris, Clerk*

By direction of the President the following Conference Committee Report was read:

CONFERENCE COMMITTEE REPORT ON CS for HB 2144—

*The Honorable Mallory E. Horne* June 5, 1973  
*President of the Senate*

*The Honorable T. Terrell Sessums*  
*Speaker, House of Representatives*

Sirs:

Your conference committee on the disagreeing votes of the two Houses on CS/HB 2144, the same being:

An act relating to county official's salaries; amending section 145.021(1), Florida Statutes, redefining "population"; amending section 145.031, Florida Statutes, increasing the salary of county commissioners and establishing a calculation method; amending section 145.041, Florida Statutes, increasing the salary of district school board members and establishing a calculation method; amending section 145.051, Florida Statutes, increasing the salary of clerks of circuit courts and county comptrollers and establishing a calculation method; amending section 145.071(1), Florida Statutes, increasing the salary of sheriffs and establishing a calculation method; amending section 145.08(1), Florida Statutes, increasing the salary of superintendents of schools and establishing a calculation method; amending section 145.09, Florida Statutes, increasing the salary of supervisors of elections and establishing a calculation method; amending section 145.10, Florida Statutes, increasing the salary of tax assessors and establishing a calculation method; amending section 145.11, Florida Statutes, increasing the salary of tax collectors and establishing a calculation method; repealing section 145.121, Florida Statutes, which provides that income of county officials other than salary shall be income of the office and which provides for implementation of salary schedules; providing an effective date.

having met, and after full and free conference, do report to their respective Houses as follows:

1. The conference committee has adopted the Senate concept of an annual cost of living change based upon the Federal Department of Labor consumer price index now contained in section 12 of the bill.
2. The conference committee has adopted the Senate concept of a cut-off of all supplements on October 1, 1973, from any source with a 1st. degree misdemeanor penalty for the acceptance of any supplement now contained in section 10 of the new bill.
3. The conference committee adopted the Senate concept of limitation of annual increase of compensation and accepted the House figure of a twenty per cent annual maximum increase now contained in section 11 of the new bill.
4. The conference committee adopted the Senate and House concepts of the exclusion of Dade and Duval counties from the effect of this act and the House concept that a member of a governing body of a charter county or a county with consolidated form of government shall not be deemed to be the equivalent of a county commissioner for compensation purposes now contained in section 15 of the new bill.
5. The conference committee has reached a compromise on the base salary rates lower than the House version.
6. The conference committee accepted the House concept of a group rate increase.
7. The conference committee decided to submit to their respective Houses a new draft of the bill in order to simplify the legislative process.

Therefore, the conference committee does recommend to their respective Houses as follows:

1. That the Senate recede from amendments number 1, 2, 3, 4, 5, and 6.
2. That the Senate and House of Representatives adopt the conference committee amendments attached hereto and by reference made a part of this report.

Respectfully submitted,

J. H. "JIM" WILLIAMS  
 PHILIP D. LEWIS  
 KENNETH PLANTE  
 ALAN TRASK

RALPH TURLINGTON  
 JOHN J. SAVAGE  
 JIM K. TILLMAN  
 CARROLL WEBB

Managers on the part of the Senate  
 Managers on the part of the House of Representatives

The Conference Committee on CS for HB 2144 offered the following amendment:

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

Section 1. Section 145.021(1), Florida Statutes, is amended to read:

145.021 Definition.—As used in this chapter:

(1) "Population" means the population according to the latest annual determination of population of local governments produced by the department of administration in accordance with section 28.019, Florida Statutes. ~~official decennial census.~~

Section 2. Section 145.031, Florida Statutes, 1971, is amended to read:

(Substantial rewording. See section 145.031, Florida Statutes, 1971, for present text.)

145.031 Board of county commissioners.—Each member of the board of county commissioners shall receive as salary the amount indicated, based on the population of his county. In addition, compensation shall be made for population increments over the minimum for each population group, which shall be determined by multiplying the population in excess of the minimum for the grouping times the group rate.

POP. GROUP	COUNTY POP. MINIMUM	RANGE MAXIMUM	BASE SALARY	GROUP RATE
I	—0—	9,999	\$ 4,500	\$0.150
II	10,000	49,999	6,000	0.075
III	50,000	99,999	9,000	0.060
IV	100,000	199,999	12,000	0.045
V	200,000	399,999	16,500	0.015
VI	400,000	999,999	19,500	0.005
VII	1,000,000		22,500	0.000

No member of a governing body of a chartered county or a county with a consolidated form of government shall be deemed to be the equivalent of a county commissioner for the purposes of determining the compensation of such member under his respective charter.

Section 3. Section 145.041, Florida Statutes, is amended to read:

(Substantial rewording. See Section 145.041, Florida Statutes, 1971, for present text.)

145.041 District school board.—

(1) Each member of the district school board shall receive as salary the amount indicated, based on the population of his county. In addition, compensation shall be made for population increments over the minimum for each population group, which shall be determined by multiplying the population in excess of the minimum for the grouping times the group rate.

POP. GROUP	COUNTY POP. MINIMUM	RANGE MAXIMUM	BASE SALARY	GROUP RATE
I	—0—	9,999	\$3,000	\$0.0500
II	10,000	49,999	3,500	0.0125
III	50,000	99,999	4,000	0.0100
IV	100,000	199,999	4,500	0.0050
V	200,000	399,999	5,000	0.0025
VI	400,000	999,999	5,500	0.0008
VII	1,000,000		6,000	0.0000

(2) This section shall not apply to those counties which, since July 1, 1964, have by referendum voted that school board members shall receive no salary.

Section 4. Section 145.051, Florida Statutes, is amended to read:

(Substantial rewording. See Section 145.051, Florida Statutes, 1971 Supplement, for present text.)

145.051 Clerk of the circuit court and county comptroller.—

(1) Each clerk of circuit court and each county comptroller shall receive as salary the amount indicated, based on the population of his county. In addition, a compensation shall be made for population increments over the minimum for each population group, which shall be determined by multiplying the population in excess of the minimum for the grouping times the group rate.

POP. GROUP	COUNTY POP. MINIMUM	RANGE MAXIMUM	BASE SALARY	GROUP RATE
I	—0—	9,999	\$14,000	\$0.300
II	10,000	49,999	17,000	0.075
III	50,000	99,999	20,000	0.060
IV	100,000	199,999	23,000	0.025
V	200,000	399,999	25,500	0.015
VI	400,000	999,999	28,500	0.005
VII	1,000,000		31,500	0.000

(2) Each clerk of circuit court and the county comptroller, in a county which has an elected county comptroller, shall have as salary the amount determined in subsection (1) of this section reduced by fifteen (15) percent.

Section 5. Section 145.071, Florida Statutes, 1971, is amended to read:

(Substantial rewording. See Section 145.071, Florida Statutes, 1971, for present text.)

145.071 Sheriff.—Each sheriff shall receive as salary the amount indicated, based on the population of his county. In addition, a compensation shall be made for population increments over the minimum for each group, which shall be determined by multiplying the population in excess of the minimum for the grouping times the group rate.

POP. GROUP	COUNTY POP. MINIMUM	RANGE MAXIMUM	BASE SALARY	GROUP RATE
I	—0—	9,999	\$15,000	\$0.200
II	10,000	49,999	17,000	0.075
III	50,000	99,999	20,000	0.060
IV	100,000	199,999	23,000	0.025
V	200,000	399,999	25,500	0.015
VI	400,000	999,999	28,500	0.005
VII	1,000,000		31,500	0.000

Section 6. Section 145.08, Florida Statutes is amended to read:

(Substantial rewording. See Section 145.08, Florida Statutes, 1971, for present text.)

145.08 Superintendent of schools.—

(1) Each superintendent of schools shall receive as salary the amount indicated, based on the population of his county. In addition, a compensation shall be made for population increments over the minimum for each population group, which shall be determined by multiplying the population in excess of the minimum for the grouping times the group rate.

POP. GROUP	COUNTY POP. MINIMUM	RANGE MAXIMUM	BASE SALARY	GROUP RATE
I	—0—	9,999	\$16,000	\$0.300
II	10,000	49,999	19,000	0.075
III	50,000	99,999	22,000	0.060
IV	100,000	199,999	25,000	0.025
V	200,000	399,999	27,500	0.015
VI	400,000	999,999	30,500	0.005
VII	1,000,000		33,500	0.000

(2) This section does not apply to a superintendent of schools appointed pursuant to the terms of section 230.321, Florida Statutes.

Section 7. Section 145.09, Florida Statutes, is amended to read:

(Substantial rewording. See Section 145.09, Florida Statutes, 1971, for present text.)

145.09 Supervisor of elections.—

(1) Each supervisor of elections shall receive as salary the amount indicated, based on the population of his county. In

addition, a compensation shall be made for population increments over the minimum for each population group, which shall be determined by multiplying the population in excess of the minimum for the grouping times the group rate.

POP. GROUP	COUNTY POP. RANGE MINIMUM	MAXIMUM	BASE SALARY	GROUP RATE
I	—0—	9,999	\$ 8,500	\$0.200
II	10,000	49,999	10,500	0.075
III	50,000	99,999	13,500	0.060
IV	100,000	199,999	16,500	0.025
V	200,000	399,999	19,000	0.015
VI	400,000	999,999	22,000	0.005
VII	1,000,000		25,000	0.000

(2) The above salaries are based upon a five day work week. If a supervisor does not keep his office open five days per week, then the salary will be prorated accordingly.

Section 8. Section 145.10, Florida Statutes, is amended to read:

*(Substantial rewording. See Section 145.10, Florida Statutes, 1971, for present text.)*

145.10(1) Tax assessor.—Each tax assessor shall receive as salary the amount indicated, based on the population of his county. In addition, a compensation shall be made for population increments over the minimum for each population group, which shall be determined by multiplying the population in excess of the minimum for the grouping times the group rate.

POP. GROUP	COUNTY POP. RANGE MINIMUM	MAXIMUM	BASE SALARY	GROUP RATE
I	—0—	9,999	\$12,000	0.300
II	10,000	49,999	15,000	0.075
III	50,000	99,999	18,000	0.060
IV	100,000	199,999	21,000	0.025
V	200,000	399,999	23,500	0.015
VI	400,000	999,999	26,500	0.005
VII	1,000,000		29,500	0.000

(2) Special qualification salary shall be an additional two thousand (2,000) dollars per year to each assessor who has met the requirements of the department of revenue and has been designated a certified Florida assessor. Any assessor who is certified during a calendar year shall receive in that year a pro rata share of the special qualification salary based on the remaining period of the year. The department shall establish and maintain a certified Florida Assessor program.

Section 9. Section 145.11, Florida Statutes, is amended to read:

*(Substantial rewording. See Section 145.11, Florida Statutes, 1971, for present text.)*

Section 145.11 Tax collector.—Each tax collector shall receive as salary the amount indicated, based on the population of his county. In addition, a compensation shall be made for population increments over the minimum for each population group, which shall be determined by multiplying the population in excess of the minimum for the grouping times the group rate.

POP. GROUP	COUNTY POP. RANGE MINIMUM	MAXIMUM	BASE SALARY	GROUP RATE
I	—0—	9,999	12,000	\$0.200
II	10,000	49,999	14,000	0.075
III	50,000	99,999	17,000	0.060
IV	100,000	199,999	20,000	0.025
V	200,000	399,999	22,500	0.015
VI	400,000	999,999	25,500	0.005
VII	1,000,000		28,500	0.000

Section 10. The compensation provided in chapter 145, Florida Statutes, shall be the sole and exclusive compensation of the officers whose salary is established therein for the execution of their official duties, and except as specifically provided herein, the acceptance of salary for official duties as a result of other general, special or general laws of local application, resolution, supplement or from any other source is a misdemeanor of the first degree punishable as provided in section 775.082 and section 775.083, Florida Statutes.

Section 11. In no event shall any person receive for the execution of his powers, functions and official duties compensation

in excess of the salaries provided in this act, and in no event shall any person receive an increase in salary in any one fiscal year in excess of twenty percent (20%) of his total compensation for the preceding fiscal year ending June 30th; provided, however, that the provisions of this section shall not apply to the special qualification salary under section 145.10(2) of this act.

Section 12. Commencing October 1, 1974, the salaries herein provided shall be annually adjusted, whether the adjustment results in an increase or decrease of the salary, by a factor based upon the United States department of labor consumer price index, hereinafter referred to as the index. The factor is the quotient of the value of the index (1967 = 100) for the fiscal year ending June 30th prior to the year for which the factor is being computed, divided by the value of the index for fiscal year ending June 30, 1973. The department of administration shall certify the factor to each county, not later than September 1 of each year, and the county shall adjust the salaries as of October 1 of each year. The adjusted salary rate shall be the product, rounded to the nearest dollar of the salary rate, granted by the appropriate section of this act, multiplied by the factor certified by the department of administration.

Section 13. All general acts and all special and general acts of local application are hereby repealed to the extent that they require, authorize, or permit any officer whose compensation is established by chapter 145 to receive any other compensation for the execution of his powers, functions and official duties.

Section 14. Subsection (2)(a)(b) and (c) of section 145.121, 1972 Florida Supplement as amended by chapter 72-240, Laws of Florida, are repealed and subsection (2)(d) of section 145.121, 1972 Florida Supplement, as amended by chapter 72-240, Laws of Florida, is renumbered subsection (2).

Section 15. Section 145.012, Florida Statutes, 1971, is amended to read:

145.012 Applicability.—This chapter applies to all officials herein designated in all counties of the state, except those officials whose salaries are not subject to being set by the legislature because of the provisions of a county home rule charter and except officials other than the tax assessor who if qualified shall receive in addition to his salary the special qualification salary as provided in section 145.10(2) of this act, of counties which have a chartered consolidated form of government as provided in chapter 67-1320, Laws of Florida. ~~Salaries provided for officials of counties having a chartered consolidated form of government in this chapter or by special law or general law of local application prior to July 1, 1960, shall remain in effect until October 1, 1960.~~

Section 16. This act shall take effect October 1, 1973; provided, however, nothing herein contained shall be construed to prohibit the continuation of compensation received by county officers at a rate not less than that existing for the month of June, 1973, until the effective date of this act.

The Conference Committee on CS for HB 2144 offered the following title amendment:

Amendment 2—On page 1, lines 1—30, strike the title in its entirety and insert: A bill to be entitled An act relating to county officials' salaries; amending section 145.021(1), Florida Statutes, redefining "population"; amending section 145.031, Florida Statutes, increasing the salary of county commissioners and establishing a calculation method; amending section 145.041, Florida Statutes, increasing the salary of district school board members and establishing a calculation method; amending section 145.051, Florida Statutes, increasing the salary of clerks of circuit courts and county comptrollers and establishing a calculation method; amending section 145.071, Florida Statutes, increasing the salary of sheriffs and establishing a calculation method; amending section 145.08 increasing the salary of superintendents of schools and establishing a calculation method; amending section 145.09, Florida Statutes, increasing the salary of supervisors of elections and establishing a calculation method; amending section 145.10, Florida Statutes, increasing the salary of tax assessors and establishing a calculation method; amending section 145.11, Florida Statutes, increasing the salary of tax collectors and establishing a calculation method; providing a cost of living adjustment; providing a cut off of all supplement; providing a criminal penalty; providing an annual increase limitation; providing an effective date.

On motion by Senator Williams the report of the Conference Committee was adopted as an entirety. The vote was:

Yeas—26

Mr. President	Gordon	Peterson	Sykes
Barron	Gruber	Plante	Trask
Brantley	Henderson	Poston	Weber
Deeb	Johnson	Saunders	Williams
de la Parte	Johnston	Saylor	Winn
Firestone	Lewis	Sims	
Gillespie	Myers	Stolzenburg	

Nays—11

Childers	Lane (31st)	Scarborough	Wilson
Gallen	Lane (23rd)	Vogt	Zinkil
Glisson	McClain	Ware	

By unanimous consent Senator Graham was recorded as voting yea.

On motion by Senator Williams CS for HB 2144 passed as recommended and was certified to the House. The vote was:

Yeas—18

Mr. President	Gruber	Pettigrew	Trask
Barron	Henderson	Plante	Williams
Firestone	Lewis	Poston	Winn
Gordon	Myers	Saylor	
Graham	Peterson	Sims	

Nays—13

Brantley	Lane (23rd)	Vogt	Zinkil
Childers	McClain	Ware	
Glisson	Scarborough	Weber	
Lane (31st)	Stolzenburg	Wilson	

By unanimous consent Senators Saunders, Johnson and Gillespie were recorded as voting yea.

Explanation of vote

I voted 'no' on CS for HB 2144 even though I believe in adequate uniform compensation for our elected officials. My nay vote remains consistent with my disapproval of increased expenditures without accompanying tax relief. I do not believe that the pay raises should apply to current terms of office. Additionally, State secretaries are allowed only a 5.5% increase, as opposed to elected officials 20%.

*Lori Wilson, 16th District*

*The Honorable Mallory E. Horne, President* June 6, 1973

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee report as an entirety and passed as amended by the Conference Committee report—

By the Committee on Finance & Taxation—

HB 1331—A bill to be entitled An act relating to ad valorem taxation; creating chapter 195, Florida Statutes, as the property assessment administration and finance law; amending and transferring 195.111, Florida Statutes, to recognize the state responsibility for just and uniform assessment; amending and transferring section 195.042, Florida Statutes, to require regulations relating to computer standards, audits, parcel numbering systems, and delivery of information to the assessor relating to transfers of interests in real property; amending section 195.062, Florida Statutes, to require a current manual with standard procedures; creating section 195.072 to require classification of property on the tax roll by use; amending section 195.022, Florida Statutes, relating to standard forms; creating section 195.084 to provide for an information exchange; creating section 195.085 creating a trust fund for assessor's budget review in the department of revenue; creating section 195.094, 195.095, 195.096, 195.097, 195.098, 195.099 and 195.100 to provide for an assessor loan fund, approved bidder lists standardized contracts, post certification audit of tax rolls, notices of intent to disapprove, appeals from department orders,

creating an assessment administration review commission, and a review of fee schedules by the department; amending subsection (1) and (4) of section 192.091, Florida Statutes, providing a fee schedule; amending subsection (6) of section 193.114, Florida Statutes, relating to approval of tax rolls; amending section 193.122, Florida Statutes, providing for submission of fundings by the board of tax adjustment; creating a new section in chapter 200 to provide a procedure for millage levies; amending section 145.10 to provide for tax assessor compensation; amending section 145.12(4), Florida Statutes, to provide for disposition of excess fees; repealing subsection (1) of section 192.102 relating to assessors commission, subsection (3) of section 192.012, relating to the use of ratio studies; repealing all resolutions under section 145.022 relating to tax assessors; repealing all local acts and general acts of local application relating to assessor compensation; making appropriation; repealing section 193.035(3), Florida Statutes, 1971, relating to county expenditures for tax assessors; providing effective dates.

(Conference Committee amendments attached to original bill)

—and requests the concurrence of the Senate therein.

*Allen Morris, Clerk*

By direction of the President the following Conference Committee Report was read:

CONFERENCE COMMITTEE REPORT ON HB 1331

The Honorable Mallory E. Horne June 6, 1973  
President of the Senate

The Honorable T. Terrell Sessums  
Speaker, House of Representatives

Sirs:

Your conference committee on the disagreeing votes of the two Houses on HB 1331, the same being:

An act relating to ad valorem taxation; creating chapter 195, Florida Statutes, as the property assessment administration and finance law; amending and transferring 195.111, Florida Statutes, to recognize the state responsibility for just and uniform assessment; amending and transferring section 195.042, Florida Statutes, to require regulations relating to computer standards, audits, parcel numbering systems and delivery of information to the assessor relating to transfers of interests in real property; amending section 195.062, Florida Statutes, to require a current manual with standard procedures; creating section 195.072 to require classification of property on the tax roll by use; amending section 195.022, Florida Statutes, relating to standard forms; creating section 195.084 to provide for an information exchange; creating section 195.085 creating a trust fund for assessor's budget review in the department of revenue; creating section 195.094, 195.095, 195.096, 195.097, 195.098, 195.099 and 195.100 to provide for an assessor loan fund, approved bidder lists standardized contracts, post certification audit of tax rolls, notices of intent to disapprove, appeals from department orders, creating an assessment administration review commission, and a review of fee schedules by the department; amending subsection (1) and (4) of section 192.091, Florida Statutes, providing a fee schedule; amending subsection (6) of section 193.114, Florida Statutes, relating to approval of tax rolls; amending section 193.122, Florida Statutes, providing for submission of fundings by the board of tax adjustment; creating a new section in chapter 200 to provide a procedure for millage levies; amending section 145.10 to provide for tax assessor compensation; amending section 145.12(4), Florida Statutes, to provide for disposition of excess fees; repealing subsection (1) of section 192.102 relating to assessors commission, subsection (3) of section 192.012, relating to the use of ratio studies; repealing all resolutions under section 145.022 relating to tax assessors; repealing all local acts and general acts of local application relating to assessor compensation; making appropriation; re-

pealing section 193.0335(3), Florida Statutes, 1971, relating to county expenditures for tax assessors; providing effective dates.

having met, and after full and free conference, do recommend to their respective Houses as follows:

1. That the Senate recede from amendments number 1, as amended by amendments number 1a, 1d, 1e, 1f, 1g, 1h, 1i, 1j, 1k, 1l, 1o, 1p, 1q and 1r; and number 2, as amended by amendments 2a, 2b, 2c and 2d.
2. That the Senate and House of Representatives adopt the conference committee amendments attached hereto and by reference made a part of this report.

D. ROBERT GRAHAM  
JOHN T. WARE  
RICHARD A. PETTIGREW

GRANVILLE H. CRABTREE,  
JR.  
CARL OGDEN  
RALPH D. TURLINGTON

Managers on the part of the  
Senate

Managers on the part of the  
House of Representatives

The Conference Committee on HB 1331 offered the following amendment:

**Amendment 1**—On page 3, after line 12, strike everything after the enacting clause and insert:

Section 1. Section 195.0011, Florida Statutes, is created to read:

*195.0011 Short title.—Chapter 195, Florida Statutes, shall be known as the property assessment administration and finance law.*

Section 2. Sections 195.111, 195.042, and 195.062, Florida Statutes, are amended to read:

*195.0012, 195.111 Purpose of this chapter.—It is hereby declared to be the legislative purpose and intent in this entire chapter to recognize and fulfill the state's responsibility to secure a just valuation for ad valorem tax purposes of all property and provide for a uniform and equal assessment as between property within each county and property in every other county or taxing district.*

*195.027, 195.042 Rules and regulations.—*

(1) The department of revenue shall prescribe reasonable rules and regulations for the assessing and collecting of taxes, and such rules and regulations shall be followed by the tax assessors, tax collectors, clerks of the circuit court, and boards of tax adjustment. It is hereby declared to be the legislative intent that the department shall be authorized to formulate such rules and regulations so that property will taxes can be assessed, taxes will be collected, and the administration will be administered uniformly, justly, and otherwise in compliance with the requirements of the general law and the constitution.

(2) The rules and regulations shall prescribe uniform standards and procedures for computer programs and operations for all programs installed in any assessor's office after July 1, 1973. The rules and regulations shall provide for a time schedule by which all programs and procedures in use on July 1, 1973, shall conform with the uniform standards. It is the legislative intent that the department shall require a high degree of uniformity so that data will be comparable between counties and that a single audit procedure will be practical for all assessors' offices.

(3) The rules and regulations shall provide procedures whereby the assessor, the department of revenue, and the auditor general shall be able to obtain access, where necessary, to financial records relating to non-homestead property, which records are required to make a determination of the proper assessment as to the particular property in question. Access to a taxpayer's records shall be provided only in those instances where it is determined that such records are necessary to determine both the classification and value of the taxable non-homestead property. Access shall be provided only to those records which pertain to the property physically located in the taxing county as of January 1 of each year and to the income from such property generated in the taxing county for the year in which a proper assessment is made.

(4) The rules and regulations shall include a uniform parcel numbering system that will result in each parcel in the state bearing a unique number indicative of geographic location. The rules and regulations shall provide a reasonable and expeditious implementation schedule. The assessor may, in addition, use any other presently existing numbering system.

(5) The rules and regulations shall prescribe an information form that will provide the assessor with adequate data on the transfer of interests in real property to enable him to evaluate the transfer, its terms, and consideration. The clerk of the circuit court shall require at the time of recording of conveyances in real property either a properly executed information form or a fee in lieu thereof of twenty-five dollars (\$25). Either the buyer or the seller or the agent of either shall complete the information form and certify that the form is accurate to the best of his knowledge and belief. The information form shall be confidential in the hands of all persons after delivery to the clerk, provided that the department of revenue and the auditor general shall have access to the form in the execution of their official duties. The information form may be used in any judicial proceeding, upon a motion to produce duly made by any party to such proceedings. Failure of the clerk to obtain an information form with the recording shall not impair the validity of the recording or the conveyance. The form shall provide for a notation by the clerk indicating the book and page number of the conveyance in the official record books of the county. The fee shall be received by the clerk for the assessor's office, and the clerk shall monthly forward the revenues to the assessor's office. The clerk shall promptly deliver all information forms received by him to the assessor for his custody and use.

(6) Any assessor, his deputies or employees, any clerk of the circuit court, his deputies or employees, any official or employee of the department of revenue or the auditor general or any of his employees who violates any provision of this section relating to confidentiality shall be guilty of a misdemeanor of the first degree, punishable as provided by section 775.082 and 775.083, Florida Statutes.

(7) The rules and regulations prescribed by the department shall require all tangible personal property, other than inventory, to be reported and returned at just value giving due consideration to the net book value of such property for federal income tax purposes; provided, however, that such net book value for assessment purposes shall be no less than that produced by the straight-line method of accounting for depreciation for federal income tax purposes.

(8) The rules and regulations shall require that the assessor deliver copies of all pleadings in court proceedings in which his office is involved to the department of revenue.

195.062 Manual of instruction.—

(1) The department shall prepare and maintain a current manual of instructions for tax assessors and other officials connected with the administration of property taxes. This manual shall contain all rules and regulations, all instructions relating to the use of forms and maps, standard assessment procedures, and the standard measures of value prescribed by the department. The department may also include in such manual any other information which it deems pertinent or helpful in the administration of taxes. Such manual shall provide that platted lands unsold as lots shall be valued for tax assessment purposes on the same basis as any unplatted acreage of similar character until sixty (60) percent of such lands included in one plat shall have been sold as individual lots.

(2) The department will conduct constant review of the material contained in the manual so that it will be maintained in an up to date manner at all times.

Section 3. Section 195.072, Florida Statutes, is created to read:

*195.072 Classification of property.—All items required by law to be on the assessment rolls shall receive a classification based upon the use of the property.*

(1) Real property shall be classified as:

- (a) Residential
  1. Single family
  2. Mobile homes
  3. Multi-family
  4. Condominiums

## 5. Cooperatives

## 6. Retirement Homes

- (b) Commercial and industrial
- (c) Agricultural
- (d) Non-agricultural acreage
- (e) Exempt (wholly or partially)
- (f) Centrally assessed
- (g) Leasehold interests
- (h) Other

## (2) Personal property shall be classified as:

- (a) Equipment
- (b) Exempt
- (c) Inventory
- (d) Furniture and fixtures
- (e) Leasehold interests
- (f) Other

(3) The department may designate other sub-classes of property. No assessment roll may be approved by the department which does not show proper use classifications.

Section 4. Section 195.022, Florida Statutes, is amended to read:

195.022 ~~Forms~~ ~~to be prescribed by the department of revenue.~~—The department of revenue shall prescribe and furnish all forms to be used by ~~county tax assessors, county tax collectors, clerks of the circuit court, and boards of tax adjustment in administering and collecting ad valorem taxes.~~ The department shall not prescribe more than two (2) forms for the same purpose and shall prescribe only one (1) form unless justified by a substantial difference in the equipment available to the assessor, collector, or clerk. All such officers and their employees shall use the forms and follow the instructions applicable to the such forms furnished, disseminated to them by the department. The forms and instructions applicable to such forms shall not require information or schedules inconsistent with the requirements of the United States Internal Revenue Service for 1974 and 1975. The department shall also prescribe and furnish aerial photographs and nonproperty ownership such maps to the county tax assessors as it deems necessary to insure that all real property within the state is properly listed on the roll for taxation. All forms and maps furnished by the department shall be paid for by the department as provided by law. All forms and maps and instructions relating to their use shall be substantially uniform throughout the state. ~~An However, individual officers may employ supplemental forms and maps, at the their own expense of his office, which he they deems expedient for the purpose of administering and collecting ad valorem taxes within their own jurisdiction.~~

Section 5. Section 195.084 Florida Statutes, is created to read:

## 195.084 Information exchange.—

(1) The department shall promulgate rules and regulations for the exchange of information between the department, the assessors' offices, and the auditor general. All records and returns of the department useful to the assessor shall be made available upon his request but subject to the reasonable conditions imposed by the department. This section shall supersede statutes prohibiting disclosure only with respect to the assessor and the auditor general but the department may establish regulations setting reasonable conditions upon the access to and custody of such information. The auditor general and the assessor shall be bound by the same requirements of confidentiality as the department of revenue. Breach of confidentiality shall be a misdemeanor of the first degree punishable as provided by sections 775.082 and 775.083, Florida Statutes.

(2) All of the records of assessors and collectors including, but not limited to, worksheets and property record cards shall be made available to the department of revenue and auditor general. Assessors and collectors are hereby directed to cooperate fully with representatives of the department of revenue and the auditor general in realizing the objectives stated in section 195.0012 of this act.

Section 6. Section 195.011, Florida Statutes, is transferred to 195.087 and amended to read:

(Substantial rewording of section. See section 195.011, Florida Statutes, for present text.)

195.087. Assessors and tax collectors to submit budgets to department of revenue.—

(1) (a) On or before June 1 of each year, every assessor regardless of the form of county government shall submit to the ad valorem tax division of the department of revenue a budget for the operation of his office for the ensuing fiscal year beginning October 1. The assessor shall submit his budget in the manner and form required by the department of administration for state agencies. A copy of such budget shall be furnished at the same time to the board of county commissioners. The division shall, upon proper notice to the county commission and assessor, review the budget request and may, on or before July 15, amend or change the budget request as it deems necessary in order that the budget be neither inadequate nor excessive. The county commission may present testimony to the ad valorem tax division concerning the whole or any part of the budget request.

(b) The governor and cabinet, sitting as the administration commission, may hear appeals from the final action of the division of ad valorem tax upon a written request being filed by the assessor or the presiding officer of the county commission. The assessment administration review commission may amend the budget if it finds that any aspect of the budget is unreasonable in light of the work load of the assessor's office in the county under review.

The budget request as approved by the division and as amended by the commission shall become the operating budget of the assessor for the ensuing fiscal year beginning October 1, provided that the budget so approved may subsequently be amended under the same procedure. After final approval the assessor shall make no transfer of funds between accounts without the written approval of the ad valorem tax division.

(2) On or before December 1 of each year, each tax collector shall submit to the department of revenue his budget for the operation of his office for the ensuing calendar year, in the manner and form prescribed by the department of revenue. The department shall examine the budget and, if it is found adequate to carry on the work of the tax collector, shall approve the budget and certify it back to the tax collector. If the department finds the budget inadequate or excessive, it shall return such budget to the tax collector, together with its ruling thereon. The tax collector shall revise the budget as required and resubmit it to the department. After the final approval of the budget by the department, there shall be no reduction or increase by any officer, board, or commission without the approval of the department.

Section 7. Sections 195.094, 195.095, 195.096, 195.097 and 195.098, Florida Statutes, are created to read:

## 195.094 Property assessment loan fund.—

(1) There is hereby created in the state treasury under the department of revenue a trust fund designated as the "property assessment loan fund".

(2) The moneys deposited in the trust fund are appropriated to and may be loaned by the department to any assessor for the purpose of assisting the county assessment program in appraising all or a portion of the county, and in equipping the assessor's office for capital outlay items.

(3) The department shall contract with the assessor for the repayment of the loan over a period of not more than three (3) years and at an interest rate of not less than the interest rate being charged by the Federal Reserve Bank for discounting instruments of Florida member banks. All interest earnings shall be deposited in the trust fund to be used in the same manner as all other moneys in the fund.

(4) The department of revenue shall be a party to all contracts involving any expenditures from the loan fund. In the contract the department shall include the specifications for the equipment or services to be purchased and standards for the methods to be used. The department shall retain the right to advance the loan funds only as needed and to withhold funds for deviations from the agreed terms, specifications or standards.

(5) The department may expend money from the trust fund, with the written consent of the assessor, for the purpose of employing on a temporary basis consultants to assist the assessor in assessing complex or other difficult properties. The department shall charge the office of each consenting assessor based upon his relative use of the consultants. The department shall not hire any consultant for which the trust account will not be fully replenished by charges within twelve (12) months from the date the expenditure is charged against the trust fund.

(6) In the event that any assessor does not pay in full any installment due under a loan extended under the provisions of this section, the department shall reduce the county distribution under section 218.22, Florida Statutes, in an amount equal to the unpaid balance then due, which amount the county may deduct from the subsequent quarterly payment due the assessor for his services.

195.095 Approved bidder list; standard contracts.—

(1) The department shall accept applications from all persons and firms who desire to contract with assessors for assessment services or systems, or for the sale of electronic data processing programs or equipment. No application shall be approved unless the assessment procedures on the electronic data processing programs fully meet the regulations of the department relating to uniformity of assessment. The regulations shall insure that the person or firm has sufficient and modern equipment as well as the necessary technology to fulfill the type of contract on which the person or firm proposes to bid. The firm or person shall be approved to bid only on the type of contract for which it is qualified. The department shall establish a list of approved bidders for such contracts based upon an evaluation of the person or firm's ability to comply satisfactorily with such contracts and the person or firm's past performance on similar contracts. Any person or firm that has not fully complied with the terms of a contract with a Florida assessor shall be removed from the approved list for future contracts until there is full compliance. No assessor may contract for an assessment or purchase of data processing programs or equipment unless the vendor is on the approved state bidder list.

(2) The department shall promulgate a standard contract containing the minimum standards that must be included in all contracts entered into with approved bidders. Any provision of the standard contract may be deleted or added to only with written approval of the department. The department shall, at the minimum, promulgate standard contracts for mass data reappraisals and computer service programs and equipment.

(3) The department may waive all or part of the requirements of this section in the case of assessors who, as of the effective date of this act, have electronic data processing equipment, contracts, or programs in operation which are subject to review under section 195.087, Florida Statutes.

195.096 Audit of assessment rolls.—

(1) The assessment rolls of each county shall be subject to audit by the department and the auditor general.

(2) The auditor general shall conduct, no less frequently than once every three years, an in-depth audit of the assessment rolls of each county. The auditor general need not study every use class of property set forth in section 195.072, Florida Statutes, but shall study the level of assessment in relation to just value of such classifications and such other strata as are significant in a particular county.

(a) The auditor shall, at least thirty days prior to the beginning of an in-depth audit in any county, notify the assessor in the county of the pending audit. At the request of the assessor, the auditor general shall consult with the assessor regarding the classifications and strata to be studied in order that the audit will be useful to the assessor in evaluating his procedures.

(b) Every assessor whose roll is subject to an in-depth audit in the current year shall, no later than May 1, deliver a list of the parcel numbers of all parcels that did not appear on the assessment roll of the previous year, indicating the parcel number of the parent parcel from which each new parcel was created or "cut out."

(c) In the conduct of assessment ratio studies, the auditor general shall utilize a statistically reliable sample of properties in tests of each classification, stratum or roll made the subject of a ratio study and published by him. Computations for the ratio studies shall use that measure of central tendency which most accurately reflects the true ratio for that particular classification, stratum, or roll.

(d) In the conduct of such audits, the auditor general shall adhere to all standards to which the assessors are required to adhere.

(e) The auditor general, the department, and each assessor shall cooperate in the conduct of such audits and each shall

make available to the others all matters and records bearing on the preparation and computation of such audits.

(f) The auditor general shall complete a county's audit and forward his findings, together with all of his work product upon which his findings are based, including a statement of the confidence interval for each stratum or classification studied and for the roll as a whole, employing a ninety-five (95) percent level of confidence, to the department and the appropriate assessor, within one hundred twenty (120) days following the receipt of the county's assessment roll by the executive director of the department pursuant to subsection 193.114(5), Florida Statutes, but in no event later than January 1. For any roll submitted to the department for approval after December 21st and upon good cause shown the joint legislative auditing committee may grant the auditor general an extension of ten (10) days from the submission date of the roll in which to complete his audit.

(3) For those counties not being studied in the current year the auditor general shall project levels of assessment for each roll not subject to an in-depth audit in the current year. The auditor general shall make his projection based upon the best information available.

(4) It is hereby declared to be a matter of legislative intent that approval of the rolls by the department pursuant to subsection 193.114(5), and certification by the board of tax adjustment pursuant to subsection 193.122(1), do not necessarily reflect that the assessment rolls currently meet the requirement of just value of section 4, article VII of the Florida constitution. It is further declared to be the intent and recognition of the legislature that such approval and certification shall not be deemed to impugn the use of post certification audits to require adjustments in the preparation of succeeding assessment rolls to insure that such succeeding assessment rolls do meet the constitutional mandates of just value.

195.097 Post audit review of the rolls; supervision by the department.—

(1) Upon evaluation of the auditor general's findings, and upon the independent study of his staff, the executive director of the department shall evaluate the assessment rolls of all counties and shall issue a notice to any assessor who he has determined has one or more classes or other strata of property listed on the assessment rolls in a manner inconsistent with the requirements of law, or is otherwise not assessing in accordance with law. The executive director shall specify in his notice the classes or strata of property that have been improperly assessed on the prior year's roll, the nature of the defect or defects, and the requirements of the department to obtain approval of the current year's assessment roll. Such notice shall be provided to the assessor no later than January 15.

(2) Within fifteen (15) days, but no later than February 1, after receipt of a notice the assessor shall either notify the executive director in writing of his intention to comply, or he shall request an immediate conference with the executive director for the purpose of attempting to resolve differences between himself and the executive director. Such conference shall be held no later than February 15. At the conclusion of such conference, but no later than March 1, the executive director of the department shall issue his administrative order, which order shall incorporate the remedial steps, if any, to be taken by the assessor to insure that all property on his rolls is assessed at just value. An administrative order shall also be issued in the case of an assessor who has stated his intention to comply.

(3) Upon the issuance of the administrative order, the department shall commence continuing supervision of the preparation of the current rolls to insure that every reasonable effort is being taken by the assessor to comply with the order. Supervision may include, but shall not be limited to the conduct of ratio or other mass data studies on the roll being prepared. During its supervision, the department may seek any judicial remedy available to it under law to force compliance with its order, and may request removal of the assessor by the governor when it deems such action necessary. No later than May 1, the executive director shall notify the assessor, in writing, as to whether he is in substantial compliance with the order. In the event that the executive director determines that the assessor is not in substantial compliance at that time, he shall send a notice of intent to disapprove the tax roll in whole or in part to the assessor, and to the governing body of each tax levying agency in the county.

**Section 195.098 Assessment administration review commission; hearings; judicial review.—**

(1) There is hereby created, pursuant to section 1, article V, Florida constitution, 1968, as amended, the assessment administration review commission, which shall have adjudicatory authority to hear complaints relating to approval or disapproval of assessment rolls. The creation of this commission is not intended in any way to limit the jurisdiction of the circuit courts of this state in litigation relating to ad valorem taxation, except in regards to appeals from approval or disapproval of an assessment roll by the department.

(a) The assessment administration review commission shall consist of three persons knowledgeable in any of the following three general areas: property tax law, determination of property values, or statistics. Members of the commission shall be appointed by the governor with the consent of three (3) members of the cabinet, subject to approval by the senate and shall each serve for a term concurrent with the governor. Each member shall receive compensation at the rate of one hundred dollars per day, but not more than ten thousand dollars in any fiscal year; provided, that the members shall not be considered full time employees of the state.

(b) The commission shall be authorized to employ the necessary clerical staff and hearing examiners to assist them in the performance of their duties. In addition, the commission shall engage a person to act as law officer of their hearings who shall have those qualifications set for the office of circuit judge by section 8, article V, of the Florida constitution of 1968, as amended. Such law officer shall preside over all hearings of the commission, shall make all necessary rulings of law, and shall prepare the final order of the commission pursuant to its findings of facts.

(c) The commission is hereby authorized to establish rules for its operation and for the conduct of its hearings which rules shall comply with chapter 120, Florida Statutes. The law officer shall have the power to issue notices of hearings and subpoenas requiring the attendance of witnesses and the production of evidence, to administer oaths, and to take testimony as may be necessary to carry out the duties and responsibilities of the commission.

(2) Upon approval or disapproval of all or any part of any roll of any county, as provided for in subsection 193.114(5) or (6), an appeal may be filed with the commission. The appeal shall be filed within 20 days of the issuance of the rule of the executive director approving or disapproving all or any part of a county assessment roll.

The appeal shall be filed within 20 days of the meeting of the department at which such approval or disapproval took place. Appeals shall be filed in the form and manner as prescribed by the rules of the commission. An assessor may appeal a disapproval of all or any part of any of his rolls; and the auditor general, when expressly so directed by the joint legislative auditing committee, may appeal an approval of all or any part of any roll. When an appeal is taken by the auditor general, the executive director joined by the appropriate assessor shall defend such approval. Upon receipt by the law officer of an appeal, the law officer shall promptly notify all proper parties of the hearing date.

(a) Such hearing shall be conducted in accordance with part II of chapter 120, Florida Statutes. In a hearing reviewing the disapproval of all or any part of an assessment roll, neither the determination of the department nor the assessments of the assessor shall be presumed correct, provided the burden of proof shall be on the executive director. In a hearing challenging the approval of all or any part of an assessment roll, the burden of proof shall be on the auditor general.

(b) The commission shall make findings of fact and the law officer shall prepare the final order of the commission, which order shall be binding upon all parties. Such order shall be subject to review by the supreme court of Florida as provided below.

(3) The supreme court of Florida shall have exclusive jurisdiction to review the final order of the assessment administration review commission as a matter of right as provided by section 3 (b) (7) of Article V of the Florida constitution of 1968, as amended. The court is hereby requested to give such review the highest priority and to expedite hearing and determination of the matter. Upon the court rendering a decision requiring reassessment of part or all of the rolls of a county,

the court may, within its discretion, require the department to do any or all of the following in order to implement the decision of the court:

(a) Enter such orders as are necessary to insure that the roll under review shall be uniform, equitable at just value, and otherwise in compliance with law;

(b) Maintain jurisdiction for the purpose of supervising the revision of the rolls until such time as all of the requirements of the commission or of the court as expressed in its orders have been met;

(c) Order the preparation of a preliminary roll prior to full compliance as necessary for the purpose of preparing and mailing preliminary tax bills;

(d) Upon full compliance with the requirements of the court, order the preparation of a final roll and order the preparation of supplemental bills and refunds to be distributed to the taxpayers;

(e) Readjust the millage of each taxing authority within the county as necessary in order to produce the same revenue which would be generated under the preliminary roll.

(f) Direct the comptroller to withhold distribution of any state appropriated funds to the taxing entities within the county in excess of state distributions during the prior fiscal year.

Section 8. Subsections (1) and (4) of section 192.091, Florida Statutes, are amended to read:

**192.091 Commissions of assessors and collectors.—**

(1) The budget of the assessor's office as approved by the department of revenue shall be the basis upon which the several tax authorities of each county (except municipalities and the district school board) shall be billed by the assessor for services rendered. Each such taxing authority shall be billed an amount equal to its proportionate share of the total ad valorem taxes collected for the preceding year; provided, that all municipal and school district taxes shall be considered as taxes levied by the county for purposes of this computation.

Payments shall be made quarterly by each such taxing authority. The assessor shall notify the various taxing authorities of his estimated budget requirements and billings thereon at the same time as his budget request is submitted to the department of revenue pursuant to section 195.087, Florida Statutes, and at the time he receives final approval of his budget by the department.

The assessors of taxes of the several counties of the state shall be entitled to receive, upon the amount of all real and tangible personal property taxes assessed, excluding errors, the following commissions to wit:

(a) On the county general tax and the nonvoted school tax:

1. Ten per cent on the first one hundred thousand dollars in amount of taxes levied;

2. Five per cent on the next one hundred thousand dollars in amount of taxes levied;

3. Three per cent on the balance of taxes levied up to the amount levied on an assessed valuation of one hundred fifty million dollars; and

4. Two per cent on the balance.

(b) On each taxing district not created or operating under chapter 378 except the nonvoted school tax:

1. Three per cent on the amount of taxes levied up to the amount levied on an assessed valuation of fifty million dollars; and

2. Two per cent on the balance.

(c) Flood control districts or water management districts created or operating under chapter 378, shall pay the following commissions, to wit:

1. Ten per cent on the first five thousand dollars in amount of taxes levied;

2. Five per cent on the next five thousand dollars in amount of taxes levied;

3. Three per cent on the balance of taxes levied up to the amount levied on an assessed valuation of fifty million dollars; and

4. Two per cent on the balance. For purpose of this subsection the commissions on the nonvoted school millage shall be paid by the county commissioners.

(4) The commissions for assessing the state taxes and for collecting taxes assessed for or levied by the state shall be audited and allowed by the state comptroller and shall be paid by the state treasurer as other comptroller's warrants are paid; and commissions for assessing and for collecting the county taxes shall be audited and paid by the boards of county commissioners of the several counties of this state. The commissions for assessing and for collecting all special school district taxes shall be audited by the school board of each respective district and taken out of the funds of the respective special school districts under its control and allowed and paid to the said tax assessors for assessing such taxes and to the tax collectors for collecting such taxes; and the commissions for assessing and for collecting all other district taxes whether special or not shall be audited and paid by the governing board or commission having charge of the financial obligations of such district. All commissions for assessing and for collecting special tax district taxes shall be paid at the time and in the manner now or as may hereafter be provided for the payment of the commissions for the assessment and for the collection of county taxes. All amounts paid as compensation to any tax assessor or to any tax collector under the provisions of this or any other law shall be a part of the general income or compensation of such officer for the year in which received and nothing contained in this section contained shall be held or construed to affect or increase the maximum salary as now provided by law for any such officer.

Section 9. Subsection (1) of section 193.122, Florida Statutes, is amended to read:

193.122 Certificates of board of tax adjustment and tax assessor.—

(1) The board of tax adjustment shall certify each assessment tax roll after all hearings required by section 194.032 have been held, and it has satisfied itself that the rolls accurately reflect the taxability of all property in the county and otherwise meet all requirements imposed by the department. These certificates shall be attached to each roll as required by the department of revenue by regulation. If the board of tax adjustment makes any changes in the assessor's roll it shall forward to the department its specific and detailed findings for all changes made by the board to substantiate that the evidence presented was sufficient to overcome the assessor's presumption of correctness. The board shall reduce its finding of fact to writing in each case stating the reasons for which the assessor's determination was overturned. The department shall invalidate any change by the board if it finds the change lacks legal sufficiency or that the evidence presented was insufficient to overcome the assessor's presumption of correctness.

Section 10. Subsection (5) of section 193.114, Florida Statutes, is amended and subsection (6) and (7) are created to read:

193.114 Preparation of assessment rolls.—

(5) Each assessment roll shall be submitted to the executive director department for review in the manner and form prescribed by the department on or before the first Monday in July. Such review by the executive director department shall be made to determine if the rolls meet all the appropriate requirements of this section relating to form and just value. Upon approval of the rolls by the executive director, department the hearings required in §194.032 may be held.

(6) The executive director shall disapprove all or part of any assessment roll of any county not in full compliance with the administrative order of the executive director issued pursuant to the notice called for in section 195.097, and shall otherwise disapprove all or any part of any roll not assessed in substantial compliance with law as disclosed during the department's investigation, including, but not limited to, audits by the department of revenue and auditor general establishing noncompliance.

(7) Approval or disapproval of all or any part of a roll shall not be deemed to be final until the procedures called for in §195.098, Florida Statutes, have been exhausted if an appeal has been sought thereunder.

Section 11. Subsection (2) and paragraph (d) of subsection (3) of section 194.011, Florida Statutes, are amended and paragraph (e) of subsection (3) is created to read:

(Substantial rewording of subsection (2). See section 194.011(2), Florida Statutes, for present text.)

194.011 Completion of assessment rolls.—

(2) On or before approval of the assessment roll by the department of revenue, or upon order of the commission or court pursuant to section 195.098, as appropriate, each assessor shall notify by first class mail each person subject to real or tangible personal ad valorem taxes of the assessment of each taxable item or real property and tangible personal property as the item appears on the assessment roll which he proposes to increase from the previous year's assessment, unless such increased assessment is not greater than that value declared by the taxpayer on his return.

(3) Any person objecting to the assessment placed on any property taxable to him may file a petition to oppose such assessment. Such petition shall be filed as follows:

(d) Such petition may be filed at any time during the taxable year prior to the later of (1) the 15th of July or (2) the seventeenth day following the mailing of notice by the assessor as provided in subsection (2) of this section. July 15, or, if the period in which the tax roll must be prepared is lawfully extended, then within fifteen days of the completion of the roll and its presentation to the board of tax adjustment.

(e) In the event a moratorium is imposed by law, ordinance, regulation, resolution, proclamation or motion adopted by any governmental body or agency which prohibits, restricts or impairs the ability of a taxpayer to improve or develop his property to its highest and best use as otherwise authorized by applicable law, regulation or ordinance, the assessor shall consider such moratorium in determining his assessment. The taxpayer may petition the board for relief and the board may adjust his assessment accordingly to reflect the restrictions placed thereon by the moratorium.

Section 12. Section 194.032, Florida Statutes, is amended by substantially rewording subsection (1) and adding a new subsection (9) as follows:

(Substantial rewording of subsection (1). See section 194.032 (1), Florida Statutes, for present text.)

194.032 Hearing complaints.—

(1) The board of tax adjustment shall meet on or before the thirtieth day following approval of all or any part of the assessment rolls by the department of revenue for the following purposes:

(a) Hearing petitions relating to assessments filed pursuant to subsection 194.011(3).

(b) Hearing complaints relating to homestead exemptions as provided for under section 195.151.

(c) Hearing appeals from exemptions denied, or disputes arising from exemptions granted, upon the filing of exemption applications under 196.011.

(9) The board shall remain in session from day to day until all petitions, complaints, appeals and disputes are heard. If all or any part of an assessment roll has been disapproved by the department pursuant to subsections 193.114(5) and (6), or disapproved by the assessment administration review commission or the supreme court pursuant to section 195.098, the board shall reconvene to hear petitions, complaints, or appeals and disputes filed upon the finally approved roll or part of a roll.

Section 13. Section 200.061, Florida Statutes, is created to read:

200.061 Method of fixing millage.—

(1) At the time that the assessment roll is prepared and published, the assessor shall certify to each taxing authority the taxable value within the jurisdiction of the taxing authority. The assessor shall also send to each taxing authority a written statement of his best estimate of the total assessed value of all new construction and improvements not included on the previous assessment roll, and the value of deletions from the previous assessment roll. Exclusive of such new construction, improvements, and deletions the assessor shall certify to

each taxing authority a millage rate which will provide the same ad valorem revenue for each taxing authority as was levied during the prior year. For the purpose of calculating the certified millage, the assessor shall use ninety-five percent of the taxable value appearing on the roll, exclusive of properties appearing for the first time on the assessment roll.

(2) No taxing authority shall budget an increased amount of ad valorem tax revenue exclusive of revenue from ad valorem taxation on properties appearing for the first time on the assessment roll, unless it advertises its intention to do so at the same time that it advertises its intention to fix its budget for the forthcoming fiscal year, employing the following format:

**NOTICE OF AD VALOREM TAX LEVY**

Notice is hereby given that on the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, at \_\_\_\_\_ in the city of \_\_\_\_\_, the \_\_\_\_\_ intends to levy upon the assessment roll of the year 19\_\_\_\_ taxes for the fiscal year beginning on the first day of \_\_\_\_\_, 19\_\_\_\_ at the rate of \$\_\_\_\_\_ per \$1,000 valuation. Certification has been made by the Assessor of the county of \_\_\_\_\_ that a tax rate of \$\_\_\_\_\_ per \$1,000 valuation will yield the same amount of tax revenue as that levied during the current year. The following financial summary is provided for information of all persons concerned:

	Current Fiscal Year	Proposed Next Year
Total Budgeted Requirements	\$-----	\$-----
Budgeted Ad Valorem		
Tax @\$_____ per \$1,000	-----	-----
Budgeted Ad Valorem		
Tax @\$_____ per \$1,000	-----	-----
Budgeted Other Revenues	-----	-----
-----		
(Governing Authority)		
By _____		
(Name and Title)		

(3) No millage in excess of the assessor's certified millage shall be levied until a resolution or ordinance has been approved by the governing board of the taxing authority, which resolution or ordinance must be approved by said taxing authority according to the following procedure:

(a) The taxing authority shall advertise its intent to exceed the assessor's certified millage in a newspaper of general circulation in the county, as provided in subsection (2) of this section. The advertisement shall state that the taxing authority will meet on a day, at a time and place fixed in the advertisement, which shall be approximately seven days after the day that the advertisement is published, for the purpose of hearing comments regarding the proposed increase and to explain the reasons for the proposed increase. The meeting may coincide with the meeting on the tentative budget as required by law.

(b) The taxing authority, after the public hearing has been held in accordance with the above procedures, may adopt a resolution or ordinance levying a millage rate in excess of the certified millage. If the resolution or ordinance adopting said millage rate is not approved on the day of the public hearing, the day, time and place at which the resolution or ordinance will be scheduled for consideration and approval by the taxing authority must be announced at the public hearing. If the resolution or ordinance is to be considered at a day and time that is more than two weeks from the public hearing, the taxing authority must again advertise in the same manner as provided in subsections (2) and (3)(a) of this section.

(4) The resolution or ordinance approved in the manner provided for in this act shall be forwarded to the assessor, tax collector and the department of revenue. No millage in excess of the assessor's certified millage can be levied until the resolution or ordinance to levy required in paragraphs (3) (a) and (b) of this section is approved by the governing board of the taxing authority and submitted to the assessor and the department of revenue.

(5) The assessor shall notify each taxing authority of any change in the assessment roll which results from actions by the board of tax adjustment. An increase in the taxing authority's millage above that certified by the assessor, or adopted by resolution or ordinance of the governing body of the taxing

authority, which is required solely by a reduction of the assessment roll by the board of tax adjustment, may be approved by the department of revenue without further proceedings under this section upon a showing that such reduction has occurred.

(6) If, after the initial millage vote provided for in subsection (2) of this section, the taxing authority determines that it requires a greater millage or fails to act in the specified period, it shall readvertise and revote as required in subsections (2) and (3) of this section.

(7) Nothing contained in this section shall serve to extend or authorize any millage in excess of the maximum millage permitted by law nor prevent the reduction of millage.

(8) Upon written request from the presiding officer of a taxing authority within the county, the assessor shall deliver to the presiding officer for budget planning purposes an estimate of the total assessed value of non-exempt property for the current year. The assessor shall deliver the estimate within ten days after receipt of the request, but in no event shall he be required to deliver an estimate earlier than May 1.

Section 14. Subsection (4) of section 145.12, Florida Statutes, is amended to read:

145.12 Record and report of fees collected; disposition of excess fees.—

(4) Whenever a tax collector or an ~~tax~~ assessor in any county has money in excess of the sum to which he is entitled as annual salary under the provisions of this chapter, he shall divide the said excess into a portion for each governmental unit paying fees. Each governmental unit shall receive as its proportion of the excess fees that proportion of said excess fees that its fee payments represent of the officer's total fee income. sum into two portions and pay over to the district school board for its county or district school fund one portion, which portion shall be in an amount that shall bear the same proportion to the entire excess fees of his office to be paid over as the total sum of the fees and commissions actually received from the district school board by such officers for the assessment and collection of all school taxes bears to the total fees, commissions, and other remuneration received by and paid into his office.

Section 15. Section 145.10, Florida Statutes, is amended to read:

(Substantial rewording of section. See §145.10, Florida Statutes, for present text.)

145.10(1) Tax assessor.—Each tax assessor shall receive as salary the amount indicated, based on the population of his county. In addition, a compensation shall be made for population increments over the minimum for each population group, which shall be determined by multiplying the population in excess of the minimum for the grouping times the group rate.

POP. GROUP	COUNTY POP. MINIMUM	RANGE MAXIMUM	BASE SALARY	GROUP RATE
I	—0—	9,999	\$ 12,000	0.300
II	10,000	49,999	15,000	0.075
III	50,000	99,999	18,000	0.060
IV	100,000	199,999	21,000	0.025
V	200,000	399,999	23,500	0.015
VI	400,000	999,999	26,500	0.005
VII	1,000,000		29,500	0.000

(2) Special qualification salary shall be an additional two thousand (2,000) dollars per year to each assessor who has met the requirements of the department of revenue and has been designated a certified Florida assessor. Any assessor who is certified during a calendar year shall receive in that year a pro rata share of the special qualification salary based on the remaining period of the year. The department shall establish and maintain a certified Florida Assessor program.

(3) Commencing October 1, 1974, the salaries herein provided shall be annually adjusted, whether the adjustment results in an increase or decrease of the salary, by a factor based upon the United States department of labor consumer price index, hereinafter referred to as the index. The factor is the quotient of the value of the index (1967 = 100) for the fiscal year ending June 30th prior to the year for which the factor is being computed, divided by the value of the index for fiscal year ending June 30, 1973. The department of administration shall certify the factor to each county, not later than Septem-

ber 1 of each year, and the county shall adjust the salaries as of October 1 of each year. The adjusted salary rate shall be the product, rounded to the nearest dollar of the salary rate, granted by the appropriate section of this act, multiplied by the factor certified by the department of administration.

(4) All county population figures used to compute compensation under this section shall be the most recent July 1, population published by the department of administration.

(5) In no event shall an assessor receive any compensation in excess of that provided for in this act. In no event shall any assessor receive an increase in salary in excess of twenty percent (20%) of his total current compensation in any one fiscal year; provided, however, that the limitation on salary increase imposed herein shall be in lieu of the provisions of Florida Statute §145.121 and shall not apply to the special qualifications salary provided for in subsection (2) of this section.

Section 16. Section 145.022, Florida Statutes, is amended to read:

145.022 Guaranteed salary upon resolution of board of county commissioners.—

(1) Any board of county commissioners, with the concurrence of the county official involved, shall by resolution guarantee and appropriate a salary to the county official, in an amount not to exceed that specified in this chapter, if all fees collected by such official are turned over to the board of county commissioners. Copies of the resolution adopted shall be filed with the department of banking and finance and the auditor general.

(2) *This section shall not apply to county assessors.*

Section 17. Implementation of budget procedure.—

(1) For the fiscal year beginning October 1, 1973, and ending September 30, 1974, the several assessors shall not be required to submit a budget by July 1, but rather they shall submit a budget by November 1, 1973, for the nine months beginning January 1, 1974 and ending September 30, 1974. For the period prior to January 1, 1974, their office shall be operated on their existing budget or, if no budget has been approved for such period, on a budget adopted and approved for that period of time.

(2) The department shall review and approve the budgets so prepared pursuant to the procedures established herein. By August 1, 1973, the department shall also report to the several taxing authorities of each county subject to billing under section 192.091 the estimated budget requirements of the assessor for the ensuing fiscal year. The assessors shall provide the department with any information requested by the department in order to comply with this subsection.

Section 18. Joint study committee.—

(1) *The presiding officers of the senate and house of representatives shall each appoint five (5) members of their respective bodies who shall constitute the select joint study committee on ad valorem tax administration.*

(2) *The committee shall investigate the administration of ad valorem taxes in all agencies and governmental units charged with administration of ad valorem taxes. The committee shall specifically investigate all those processes relating to the development and amendment of regulations and standards of value by the department, the process of approving or disapproving assessment rolls by the department, and the compensation of tax assessors. The committee shall report its findings and recommendations to the 1974 regular session of the legislature.*

(3) *The committee shall employ such staff as may be required to carry out its function.*

Section 19. The sum of eighty thousand dollars is hereby appropriated to the department of administration from the general revenue fund for implementation of section 195.098 as created by section 7 of this act. The department of general services shall provide the necessary offices and hearing room, together with necessary services required for the accomplishment of the commission's purposes.

Section 20. Appropriations.—There is appropriated from the administrative trust fund for the fiscal year ending June 30, 1974 salaries and benefits for 80 positions \$913,961, other personal services \$108,700, expenses \$207,503, operating capital outlay \$48,900 and maps \$300,000 for the operation of the ad valorem tax division of the department of revenue.

Section 21. The executive director, or his duly designated delegate, shall be deemed to be an officer authorized by law to make rules as provided for in part I, chapter 120, Florida Statutes, and approval or disapproval of all or any part of the roll or rolls of any county shall be deemed to be a rule within the context of that part and chapter.

Section 22.

(1) Any resolution of a board of county commissioners enacted pursuant to §145.022, Florida Statutes, and any special act or general act of local application relating to compensation of assessors, the budgeting or expenses of assessors' offices, or the compensation of any employee of an assessor's office including, but not limited to chapter 14678, Laws of Florida, 1931, chapters 57-1004, 63-676, 65-1044, 65-1185, 65-1224, 69-631, 69-638, 69-652, 69-729, 69-730, 69-731, 69-733, 69-734, 69-735, and 70-966, Laws of Florida, which are in conflict with any provision of this act are repealed to the extent of such conflict.

(2) Section 193.035 and section 192.012, Florida Statutes, subsection (1) of section 192.102, Florida Statutes, and subsection (2) of section 194.015, Florida Statutes, are repealed.

Section 23. In the event that any provision or application of this act is held to be invalid, it is the legislative intent that the other provisions shall not be thereby affected.

Section 24. Except as otherwise provided in this section, this act shall take effect on July 1, 1973; however,

(1) Section 3 shall become effective immediately upon becoming law, provided that the department shall not disapprove any assessment roll in 1973 for failure to comply with the requirements of that section imposed for the first time by this act.

(2) Sections 1, 17, 18, 21, 22 and 23, shall become effective immediately upon becoming law.

(3) Sections 195.096 and 195.098, Florida Statutes, as created by section 7 of this act, shall become effective immediately upon becoming law.

(4) Sections 8, 14, and 16 and section 195.027, Florida Statutes, as created by section 2 of this act, shall become effective on January 1, 1974.

On motion by Senator Graham the report of the Conference Committee was adopted as an entirety. The vote was:

Yeas—25

Mr. President	Graham	Pettigrew	Vogt
Brantley	Johnson	Poston	Ware
Deeb	Lane (31st)	Saunders	Williams
de la Parte	Lane (23rd)	Sayler	Winn
Firestone	Lewis	Scarborough	
Gillespie	McClain	Stolzenburg	
Gordon	Myers	Sykes	

Nays—12

Barron	Glisson	Plante	Weber
Childers	Johnston	Sims	Wilson
Gallen	Peterson	Trask	Zinkil

By unanimous consent Senator Gruber was recorded as voting yea, Senator Henderson as voting nay.

On motion by Senator Graham HB 1331 passed as recommended and was certified to the House. The vote was:

Yeas—22

Mr. President	Gordon	McClain	Sykes
Brantley	Graham	Myers	Vogt
Deeb	Johnson	Pettigrew	Williams
de la Parte	Lane (31st)	Poston	Winn
Firestone	Lane (23rd)	Sayler	
Gillespie	Lewis	Scarborough	

Nays—13

Barron	Johnston	Trask	Zinkil
Childers	Peterson	Ware	
Gallen	Plante	Weber	
Glisson	Sims	Wilson	

By unanimous consent Senators Gruber and Saunders were recorded as voting yea; Senator Henderson was recorded as voting nay.

On motion by Senator Saylor by two-thirds vote permission was granted to introduce a bill dealing with the Rainbow Springs River.

*Senator James H. Williams*  
Manager on the part of the  
Senate  
*David C. Lane*  
*Jack D. Gordon*  
*D. Robert Graham*  
*Bruce Smathers*

*Representative Kenneth H. MacKay*  
Manager on the part of the  
House of Representatives  
*Murray H. Dubbin*  
*Richard S. Hodes*  
*Robert M. Johnson*  
*Bill Birchfield*

*The Honorable Mallory E. Horne, President* June 6, 1973

I am directed to inform the Senate that the House of Representatives has accepted Conference Committee Report as an entirety and passed, as amended by Conference Committee Report—

By the Committee on Appropriations and Representative Sessums and others—

CS for HB 734—A bill to be entitled An act relating to education; establishing a new formula for distribution of minimum foundation program funds; providing for supplements thereto, providing for the required local effort, providing for categorical program funds; providing for supplemental program funds; establishing a new transportation funding formula; establishing a management information system; establishing a hold harmless provision; establishing a capital outlay program to finance K-12 public school construction; determining need; assuming local bonded indebtedness; providing a formula for allocating funds; providing for lease or lease-purchase agreements; requiring relocatable structures; providing for minimum standards for construction; providing an effective date.

(Conference Committee amendments attached to original bill.)

—and requests the concurrence of the Senate therein.

*Allen Morris, Clerk*

By direction of the President the following Conference Committee Report was read:

#### CONFERENCE COMMITTEE REPORT ON CS for HB 734

*The Honorable Mallory E. Horne* June 6, 1973  
President of the Senate

*The Honorable T. Terrell Sessums*  
Speaker, House of Representatives

Sirs:

Your conference committee on the disagreeing votes of the two houses on Committee Substitute for HB 734, A bill to be entitled An act relating to education; establishing a new formula for distribution of minimum foundation program funds; providing for supplements thereto, providing for the required local effort, providing for categorical program funds; providing for supplemental program funds; establishing a new transportation funding formula; establishing a management information system; establishing a hold harmless provision; establishing a capital outlay program to finance K-12 public school construction; determining need; assuming local bonded indebtedness; providing a formula for allocating funds; providing for lease or lease-purchase agreements; requiring relocatable structures; providing for minimum standards for construction; providing an effective date.

—having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the Senate recede from Senate amendments 1 and 2 adopted by the Ways and Means Committee; and
2. That the Senate and House adopt conference committee amendment 1, attached hereto and by reference made a part of this report; and
3. That the Senate and House adopt conference committee amendment 2, attached hereto and by reference made a part of this report.

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

Section 1. Short title.—This act shall be known and may be cited as "The Florida Education Finance Act of 1973."

Section 2. Intent.—The intent of the legislature is:

(1) To guarantee to each student in the Florida public school system the availability of programs and services appropriate to his educational needs, which are substantially equal to those available to any similar student, notwithstanding geographic differences and varying local economic factors; and

(2) To increase the authority and responsibility of districts for deciding matters of instructional organization and method, and to encourage district initiative in seeking more effective and efficient means of achieving the goals of the various programs; and

(3) To assume a greater share of the responsibility for state funding of school construction by providing a systematic plan whereby each district will be able to meet the increasing needs for satisfactory school facilities for all students, and to maximize the availability of satisfactory student stations to meet the current and projected needs of the districts and to remove the necessity of involuntary multiple daily sessions; and

(4) To encourage innovations in school design, construction techniques and financing mechanisms for the purposes of reducing costs and creating a more satisfactory environment for learning, and to direct the department to continue the study of developments in the building industry, including the latest developments in construction methods and materials, in design, and in concepts such as turn-key bidding, prefabricated construction, modular relocatable units, and standardized components; and

(5) To facilitate a more thorough analysis of the state's financial support of public education and to provide a more accurate basis for educational management.

Section 3. Definitions.—Notwithstanding the provisions of §228.04, Florida Statutes, the following terms shall be defined as follows for the purpose of this act:

(1) Bonded indebtedness is the total outstanding bonds issued by the individual districts which are to be amortized by ad valorem tax levy.

(3) District housing index is the relationship between the number of students to be housed and the number of student stations required to adequately house such students.

(3) A full-time equivalent student in each program of the district is defined in terms of full-time students and part-time students as follows:

(a) A full time student is one student on the membership roll of one school program or a combination of school programs listed under the cost factors in section 4(1)(c) of this act for:

1. Five (5) school days or the equivalent, in a standard school, comprising not less than twenty-five (25) net hours for students in or at the grade level of four (4) through twelve (12) and adult; or not less than twenty (20) net hours for students in or at the grade level of kindergarten through grade three (3), or

2. Five (5) school days or the equivalent, in a double session school, comprising not less than twenty-two and one-half (22½) net hours in grades four (4) through twelve (12) or not less than seventeen and one-half (17½) net hours in kindergarten through grade three (3).

(b) A part-time student is a student on the active membership roll of a school program or combination of school programs listed in section 4(1)(c) of this act who is less than a full-time student.

(c) A full-time equivalent student is:

1. A full-time student in any one of the programs listed under the cost factors in section 4(1)(c) of this act; or

2. A combination of full-time or part-time students in any one of the programs listed under the cost factors in section 4(1)(c) of this act which is the equivalent of one full-time student based on the following calculations:

a. A full-time student in a combination of programs listed under the cost factors in section 4(1)(c) of this act shall be a fraction of a full-time equivalent membership in each special program equal to the number of net hours per week for which he is a member divided by twenty-five (25); the difference between that fraction or sum of fractions and twenty-five twenty-fifths (25/25) of the week for each full-time student shall be presumed to be the balance of the student's time not spent in said special education programs and shall be recorded as time in the appropriate basic program.

b. A student in the basic half-day kindergarten program of not less than twelve and one-half (12½) net hours shall earn one-half (½) of a full-time equivalent membership.

c. A half-day kindergarten student in a combination of programs listed under the cost factors in section 4(1)(c) of this act shall be a fraction of a full-time equivalent membership in each special program equal to the number of net hours or major portion thereof per week for which he is a member divided by twenty-five (25); the difference between that fraction and twelve and one-half (12½) twenty-fifths of the week for each full-time student in membership in a half-day kindergarten program shall be presumed to be the balance of the student's time not spent in said special education programs and shall be recorded as time in the appropriate basic program.

d. A part-time student shall be a fraction of a full-time equivalent membership in each basic and special program equal to the number of net hours or major fraction thereof per week for which he is a member divided by twenty-five (25); or

3. A student in membership in a program scheduled for more or less than one hundred eighty (180) school days shall be a fraction of a full-time equivalent membership equal to the number of days more or less in proportion thereto times the applicable computations set forth in subparagraph 1 and 2 of this paragraph, provided however, the department shall determine an equitable method of equivalent funding for experimental school as approved by the department.

(4) Improved educational environment is the improvements to existing school facilities such as altering, remodeling, improving, renovating or repairing which are necessary to attain the uniform student station standards.

(5) A relocatable is a school facility designed to be moved to a different site and continued in use as a school facility.

(6) A satisfactory school facility is a facility which has been recommended for continued use by a school plant survey.

(7) School facilities are the buildings and equipment that are built, installed, or established to serve school purposes which may lawfully be used.

(8) The school plant comprises all the physical features incident to or necessary to accommodate students and teachers and the activities of the educational program of each school.

(9) A school plant survey is a statewide systematic study of present school plant facilities and the determination of future needs of a district to provide an appropriate educational program for each student conducted by or approved by the department.

(10) For the purpose of calculating the current operation program, a student is in membership until he withdraws or until the close of the sixth (6) consecutive school day of his absence, whichever comes first.

(11) A student station is the appropriate area and environment necessary for a student to engage in educational learning activities appropriate to his needs as determined by uniform standards promulgated by the department.

(12) Unhoused pupils are the actual or projected students in average daily membership that are in excess of the existing student stations in the district.

(13) A utilization factor is the ratio between the total number of student stations and the rated number of students that can be housed in that facility.

Section 4. Funds for current operation of schools.—The annual allocation from the Florida education finance program to each district for current operation of schools shall be determined as follows;

(1) Computation of the basic amount to be included for current operation.—The following procedure shall be followed in determining the annual allocation to each district for current operation:

(a) Determination of full-time equivalent membership.—During each of several school weeks during the fiscal year a program membership survey of each school shall be made by each district by aggregating the full-time equivalent student membership of each program by school and by district. The department shall establish the number and interval of membership calculations; provided that for basic and special programs such calculations shall not exceed nine (9) for any fiscal year. The district's full-time equivalent membership shall be computed and currently maintained in accordance with regulations of the state board.

(b) Determination of base student cost.—The base student cost shall be determined annually by the legislature.

(c) Determination of programs.—Cost factors based on desired relative cost differences between the following programs are hereby established; provided, however, the application of cost factors in special programs for exceptional students identified by the roman numeral one (I) shall be limited to a maximum of seven twenty-fifths (7/25) of a student membership in a given program during a week. The criteria for qualification for the special programs shall be determined by regulations of the state board. Cost factors for special programs for exceptional students under the minimum age for enrollment in kindergarten will be used to fund programs approved by the department as provided by law.

<i>Basic Programs</i>	<i>Cost Factor</i>
1 Kindergarten and grades 1, 2 and 3	1.20
2 Grades 4, 5, 6, 7, 8, 9 and 10	1.00
3 Grades 11 and 12	1.10
<i>Special Programs for Exceptional Students</i>	
10 Educable mentally retarded	2.30
11 Trainable mentally retarded	3.00
12 Physically handicapped	3.50
13 Physical and occupational therapy I	6.00
14 Speech therapy I	10.00
15 Deaf	4.00
16 Visually handicapped I	10.00
17 Visually handicapped	3.50
18 Emotionally disturbed I	7.50
19 Emotionally disturbed	3.70
<i>Basic Programs</i>	
20 Socially maladjusted	2.30
21 Specific learning disability I	7.50
22 Specific learning disability	2.30
23 Gifted I	3.00
24 Hospital and homebound I	15.00
<i>Special Vocational-Technical Programs</i>	
30 Vocational education I	4.26
31 Vocational education II	2.64
32 Vocational education III	2.18
33 Vocational education IV	1.69
34 Vocational education V	1.40
35 Vocational education VI	1.17
<i>Special Adult General Education Programs</i>	
40 Adult basic education and adult high school	1.60
41 Community service	1.30

(d) Determination of the basic amount for current operation.—The basic amount for current operation to be included in the Florida education finance program for each district shall be the product of the following:

1. The full-time equivalent student membership in each program, multiplied by

2. The cost factor for each program, multiplied by
3. The base student cost figure.

(2) Computation of compensatory education supplemental cost factor.—A supplement to the base student cost shall be added to all full-time equivalent students in basic programs qualifying for compensatory education in accordance with criteria, including low achievement test scores, socio-economic level and low standard English comprehension level, established by regulations of the state board. Such regulations shall be designed to maintain consistency with applicable federal law and regulations so as to prevent impairment, interruption, or loss of any federal funds allocated to the state for compensatory education of public school students. For the 1973-74 fiscal year a supplement of five hundredths (.05) multiplied by the base student cost for one full-time equivalent student shall be earned for each qualifying student in grades kindergarten through twelve.

(3) Computation of ad valorem tax equalization.—For the 1973-74 fiscal year, each district in which the yield of each mill of tax for current operation purposes levied in the preceding year at ninety-five (95) percent of one hundred (100) percent of the non-exempt assessed valuation excluding additional homestead exemptions as authorized by Chapter 71-309, Laws of Florida, based on the 1973 calendar year non-exempt assessed valuation excluding the additional homestead exemptions as authorized by Chapter 71-309, Laws of Florida, divided by the full-time equivalent student membership of said district, is less than seven (7) percent of the base student cost, shall be entitled to an amount equal to the difference between the yield for each full-time equivalent student of each mill or fraction thereof levied at or in excess of eight (8) mills, but not over ten (10) mills, and seven (7) percent of the base student cost. For each fiscal year thereafter, such computation shall be as above except computed on eight (8) percent of the base student cost and on the previous year's non-exempt assessed valuation excluding additional homestead exemptions as authorized by Chapter 71-309, Laws of Florida.

(4) Determination of cost of living factors.—The cost of living factors shall be determined by the legislature. The state board shall annually recommend to the legislature, based upon the most recent study by the department of administration, a list of districts and factors. For the 1973-74 fiscal year, the cost of living factors listed below shall be altered as follows: the factor of 1.10 shall be 1.09; the factor of 1.07 shall be 1.063; the factor of 1.00 shall remain 1.00; the factor of .96 shall be .964; and the factor of .90 shall be .91.

DISTRICT	COST-OF-LIVING FACTOR
Dade	1.10
Broward	1.07
Palm Beach	1.07
Alachua	1.00
Collier	1.00
Duval	1.00
Leon	1.00
Monroe	1.00
Orange	1.00
Pinellas	1.00
Sarasota	1.00
Bay	.96
Brevard	.96
Clay	.96
Escambia	.96
Hillsborough	.96
Okaloosa	.96
Polk	.96
St. Johns	.96
Santa Rosa	.96
Seminole	.96
Volusia	.96
All Other Districts	.90

For subsequent years the above factors shall apply, unless modified by the legislature.

(5) Computation of district required local effort.—The amount that each district shall provide toward the cost of the Florida education finance program shall be calculated as follows:

(a) For the 1973-74 fiscal year the aggregate required local effort for all districts shall be three hundred twenty-four million dollars (\$324,000,000), and of this amount each district's required local effort shall be computed as follows:

1. Determine separately for each district and for all districts collectively the value of non-exempt assessed valuation excluding the total value of additional homestead exemptions authorized in Chapter 71-309, Laws of Florida, as shown on the 1973 calendar year tax roll, and

2. Determine for each district that district's percentage of the state total computed in subparagraph 1, and

3. Multiply the aggregate required local effort as set forth in this subsection by each district's percentage as determined in subparagraph 2, and the product shall be the individual district's required local effort for the 1973-74 fiscal year.

(b) Beginning with the 1974-75 fiscal year and every year thereafter the required local effort shall be seven (7) mills of tax levied on ninety-five (95) percent of one hundred (100) percent of the non-exempt assessed valuation of that district excluding additional homestead exemptions as authorized by Chapter 71-309, Laws of Florida, for the preceding calendar year as certified or deemed acceptable by the department of revenue.

(6) Total allocation of state funds to each district for current operation.—The total annual state allocation to each district for current operation shall be determined as follows:

(a) Obtain the sum of:

1. The basic amount for current operation as determined in subsection (1) of this section plus the amount for compensatory education supplemental cost as determined in subsection (2) of this section, multiplied by a cost of living factor as determined in subsection (4) of this section, less the required local effort as determined in subsection (5) of this section; and

2. Any entitlement to ad valorem tax equalization funds as determined in subsection (3) of this section.

(b) The amount thus obtained shall represent the net annual state allocation to each district; provided that, notwithstanding any of the provisions herein, each district shall be guaranteed a minimum level of funding for the 1973-74 fiscal year in the amount and manner prescribed below:

1. The department shall determine the average unit value for the 1972-73 fiscal year for each district as follows: divide the total number of instruction units included in the 1972-73 Florida minimum foundation program into the sum of the actual cost of the state's share of the Florida minimum foundation program for instructional salaries, current expense and transportation, plus the calculated amount from a ten (10) mill tax levy which could have been collected on ninety-five (95) percent of one hundred (100) percent of the 1972 calendar year non-exempt assessed valuation of the district excluding additional homestead exemptions as authorized by chapter 71-309, Laws of Florida.

2. The average unit value determined in subparagraph 1 of this paragraph shall be increased by five (5) percent.

3. The amount determined in subparagraph 2 of this paragraph shall be multiplied by the number of instruction units that would have accrued in a 1973-74 Florida minimum foundation program.

4. The amount determined in subparagraph 3 of this paragraph shall be the minimum level of funding for each district for the 1973-74 fiscal year. Such amount shall include the following: the state's share of the Florida education finance program, excluding school construction and debt service funds, excluding the amount allocated from the state to replace the district school tax loss resulting from the additional homestead exemptions provided in Chapter 71-309, Laws of Florida, plus the calculated amount from a ten (10) mill tax levied on ninety-five (95) percent of one hundred (100) percent of the 1973 calendar year non-exempt assessed valuation of the district excluding additional homestead exemptions as authorized by Chapter 71-309, Laws of Florida.

5. In any district in which the amount determined in subparagraph 3 of this paragraph does not equal or exceed the sources specified in subparagraph 4 of this paragraph the state share of this total shall be increased in an amount sufficient to assure that each district receives the amount determined in subparagraph 3 of this paragraph.

(c) The maximum amount of Florida education finance program funds for current operation for all districts for special programs shall not exceed the dollar amount required to fund

these programs as included in each of the district's annual educational plans for special programs submitted to the department, and as included in the annual legislative budget; provided, however, that the department is authorized to reallocate funds among districts when they are relinquished by the district to which originally allocated. The method for determining the dollar amount for reallocated funds shall be prescribed by regulations of the state board. For the 1973-74 fiscal year the maximum amount of Florida education finance program funds for current operations for all districts for special programs for exceptional students shall not exceed seventy-five million two hundred thousand dollars (\$75,200,000) and for students in special vocational-technical programs and special adult general education programs shall not exceed one hundred forty-three million three hundred thousand dollars (\$143,300,000).

(7) Categorical programs.—The legislature hereby provides for the establishment of selected categorical programs to assist in the development and maintenance of activities giving indirect support to the programs previously funded.

These categorical appropriations may be funded as general and transitional categorical programs. It is the intent of the legislature that no transitional categorical program shall be funded for more than four (4) fiscal years from the date of original authorization or the effective date of this act whichever is last. Such programs are as follows:

(a) General.—

1. Capital outlay as provided by law.
2. Community schools as provided by law.
3. Educational leadership training act programs as provided by law.
4. School lunch programs for the needy as provided by law.
5. Textbooks as provided by law.
6. Vocational improvement fund as provided by law.

(b) Transitional.—

1. Bilingual program as provided by law.
2. Driver education as provided by law.
3. Elementary school counselors as provided by law.
4. Occupational and placement specialists as provided by law.
5. Safe schools program as provided by law.

Section 5. Preliminary distribution.—For the 1973-74 fiscal year and each year thereafter, the procedure for determining the monthly dollar distribution to each district prior to the first membership survey shall be based on one-twelfth (1/12) of the amount the department may reasonably expect the district to receive during that fiscal year. Such payments are to be advances and shall not affect the district's entitlement for the fiscal year.

Section 6. Funds for student transportation.—The annual allocation from the Florida education finance program to each district for transportation to the public schools of students in kindergarten through grades twelve (12), and exceptional students shall be determined as follows:

(1) Subject to the regulations of the state board each district shall determine the membership of students who are transported:

- (a) by reason of living two (2) miles or more from school, and
- (b) by reason of being physically handicapped, regardless of distance to school, and
- (c) by reason of being vocational and exceptional students transported from one school center to another.

(2) Subject to the regulation of the state board, each district shall determine and report the one-way route mileage required to transport students to school for the first time on any school day and the one-way miles on routes between school centers required to transport exceptional students and

vocational students to centers where appropriate programs are provided. The one-way route mileage shall be computed by adding:

(a) The loaded miles of each school bus route one-way designated in accordance with Section 234.061, Florida Statutes, and served by a bus as defined by regulations of the state board, except that miles traveled for a side route to pick up students living within one and one-half (1½) miles of the main trunk route shall not be added, and

(b) Fifty (50) percent of the miles of the bus route traveled without students.

(3) A density index for each district shall be computed by the department annually by dividing the membership of transported students as determined in subsection (1) by the bus route mileage as determined in subsection (2) of this section.

(4) The allocation for each district for a one hundred and eighty (180) day school term shall be calculated in accordance with the following formula:

$$\text{Allowable per student cost} = \frac{434.77}{2 + \text{the density index of the district}} - 13.65$$

provided that the districts with a density index of 1.10 students per route mile or less will be computed as having a density index of 1.10 and districts with a density of 5.90 or more students per route mile will be counted as having a density index of 5.90. The allocation to each district for transportation shall be determined by multiplying the allowable cost per student by the membership of all students who are transported as determined in subsection (1) of this section.

(5) If a district operates schools more or less than one hundred eighty (180) days, the allocation per student for transportation to such schools shall be calculated by multiplying the quotient of the days the schools operate divided by one hundred eighty (180) days times the allocation per student determined in subsection (4) of this section. The allocation for each district for transportation of students in membership more or less than one hundred eighty (180) days shall be determined by multiplying the allowable cost per student determined in this subsection by the membership of such students who are transported.

(6) When authorized by regulations of the state board an allocation of twelve (12) cents per mile shall be allowed for miles traveled by passenger cars with students providing for transportation of isolated students.

(7) The total allocation to each district for transportation of students shall be the sum of the amounts determined in subsections (4), (5) and (6) of this section.

(8) No district shall use funds to purchase transportation equipment and supplies at prices which exceed those determined by the department to be the lowest which can be obtained as prescribed in §229.79, Florida Statutes.

Section 7. Funds for comprehensive school construction and debt service.—The annual allocation from the Florida education finance program to each district for the comprehensive school construction and debt service program shall be determined as follows:

(1) Pursuant to regulations of the state board the commissioner shall determine annually the projected school plant and annual debt service needs for each school district and report this to the legislature. In determining these needs and in making the report the commissioner shall include at least the following elements:

- (a) Projected student membership for the next five (5) year period.
- (b) Projected number of unsheltered students.
- (c) Cost of removing the deficiencies related to health and safety to life standards.
- (d) Cost of improving the educational environment in existing school plants.
- (e) Current construction cost data as determined by the state board.

(f) Five (5) year projected cost of amortizing the annual payment of the bonded indebtedness of the district issued prior to the effective date of this act.

(g) Cost of site acquisition and improvement.

(h) Amount of additional resources available pursuant to the provisions of Article XII, Section 9(d) of the Constitution as amended in 1972.

(i) Amount of funds from other sources available to the school board; and earmarked for capital outlay purposes, however, these funds shall not include any funds available from tax monies collected from millage elections in excess of ten (10) mills.

(j) District housing index.

(k) Square footage requirements for program grade groups.

(l) Special instructional facilities needed to improve the program at a school center but not necessarily to increase the student stations of the center.

(m) Amount of funds derived from voted ad valorem taxes in excess of ten (10) mills which were expended for school plants during the five (5) years prior to the effective date of this act, other than those utilized for payment on bonded indebtedness.

(2) The commissioner shall determine annually the amount allocated to each district from the funds appropriated for the purpose of implementing this section as follows:

(a) Determine the costs of the projected school plant needs, the five (5) year projected debt service needs and the expenditures of ad valorem taxes in excess of ten (10) mills for each district as determined in subsection (1) of this section.

(b) Determine the projected additional resources available under the provisions of Article XII, section 9(d) of the constitution as amended in 1972, and the projected amount available to each district from other fund sources allocated for school plants.

(c) From the costs of the projected school plant and five (5) year projected debt service needs for each district subtract the projected additional resources available, and add the expenditure of ad valorem taxes in excess of ten (10) mills as determined in paragraph (a) of this subsection. The result shall represent the estimated cost of unfunded school plant and debt service needs for each district.

(d) The funds appropriated annually for the purpose of implementing this section shall be allocated to the respective districts in proportion to their percentage of the state total of unfunded school plant and debt service needs as determined above.

(3) Funds accruing to a district from the provisions of this section shall be expended on needed projects as shown by a survey or surveys in the district under regulations of the state board. The priority of expenditure by districts shall be as follows:

(a) New classrooms and special instructional facilities necessary to provide needed pupil stations at either a new or existing school center; school sites or additions to sites and site improvement incident to new construction or to make a site addition useable; restoration and correcting deficiencies required for safety to life, health and sanitation.

(b) Special instructional and auxiliary facilities needed to improve the program at a school center but not necessary to increase the pupil stations.

(c) Major alterations to existing buildings which would substantially improve the utility of the space and replacement of or major alterations to the existing heating, cooling, lighting, safety, and sanitary facilities at a permanent school center.

(d) Debt service for district bonds serviced by voted ad valorem taxes.

(4) Each school board allocated funds under this section shall submit to the commissioner a projection of its schedule of eligible capital outlay disbursements for specified periods as prescribed by regulations of the state board. Upon approval by the commissioner, the comptroller shall disburse the funds.

Prior to the distribution of the initial funds pursuant to this section the commissioner shall determine the district's needs pursuant to subparagraphs (2)(a), (b) and (c) in this section, and update the state facilities inventory subsequent to the effective date of this act.

Section 8. School design, construction techniques and financing mechanisms.

(1) The state board shall require that relocatable school facilities be provided at school centers where there is reason to believe the pupil population is unstable or is projected to decline in future years. The state board shall provide plans both for standard relocatable facilities and prototype plans for school plants for the purpose of making optimal use of permanently constructed facilities separate from or in conjunction with relocatable classrooms or modular relocatable units. These shall be utilized unless the local district shall affirmatively show that it can obtain or construct comparable facilities at less expense.

(2) The state board may require or approve the utilization of rented or leased facilities. Facilities may also be acquired by lease-purchase agreement and any capital outlay funds available are hereby authorized to be expended for such purposes.

(3) The state board may require local districts to employ procedures for the construction of new permanent facilities or major additions to existing facilities that will include but not be limited to the latest developments in construction techniques, materials, design, and concepts such as turn-key bidding, construction management, systems building process and the use of modular and standardized components, unless the district can document affirmatively that other procedures will provide the same quality of construction at less cost.

(4) All school facilities constructed by a school board incorporating the minimum standards prescribed by regulations of the state board as authorized in §235.26, Florida Statutes, shall be exempt from all state, county, district, municipal or local building codes and ordinances. Any inspection by local government shall be based on minimum standards as prescribed by the state board.

Section 9. Total state allocation to each district.—

(1) The total annual state allocation from the Florida education finance program to each district shall be the sum of:

(a) The total allocation for current operation as determined in Section 4,

(b) The total allocation for pupil transportation as determined in Section 6,

(c) The total allocation for school construction and debt service as determined in Section 7, and

(d) The amount of state reimbursement for actual tax loss resulting from the additional homestead exemptions authorized in chapter 71-309, Laws of Florida, which shall be computed as follows:

1. The department shall compute the number of mills of tax needed to provide the district required effort that year, and

2. From the actual tax levy for operating purposes or ten (10) mills, whichever is less, subtract the millage determined in 1,

3. The remainder obtained in 2 shall be multiplied by the total value of the additional homestead exemptions authorized in chapter 71-309, Laws of Florida, and multiply this product by ninety five (95) percent.

4. The amount determined in 3 shall be the allocation to the district.

(2) The department shall distribute the annual allocation prescribed herein and all other allocations as provided for by law periodically to each district in the manner prescribed by regulations of the state board. The department shall prior to June 30 each year, factor the base student cost by an amount sufficient to allocate to the districts the total funds appropriated for the Florida education finance program.

Section 10. Capital outlay and debt service units.—For the purpose of administering the provisions of Article XII, sec-

tion 9(d) of the constitution as amended in 1972, the number of current instruction units in districts shall be computed annually by the department by multiplying the number of full-time equivalent students in each district by the cost factors in section 4(1)(c) of this act and dividing by twenty-three (23), except all basic program cost factors shall be one (1.00) and the special program cost factors for hospital and homebound I and for community service shall be zero (0). Any portion of the fund not expended during any fiscal year may be carried forward in ensuing budgets and shall be temporarily invested as prescribed by law or regulations of the state board.

Section 11. Comprehensive information, accounting and reporting system.—

(1) Comprehensive information and assessment system.—By July 1, 1974, the commissioner shall develop plans for the design and implementation of a comprehensive management information and assessment system. These plans may be developed using contracted services. Representative districts shall be involved to assure that individual district management information and assessment systems provide output reports that are compatible with the required input needs of this system. By July 1, 1975, the system shall be in operation in each appropriate division of the department and a compatible system shall be in operation in each district. The commissioner shall report on the progress of implementing the system to the governor, the state board and the legislature prior to the beginning of the regular 1974 and 1975 legislative sessions. The state system and the compatible district systems shall provide for at least the following:

(a) Determination of the management decisions which will be made at each educational level, and what information is needed at each level; provided however, that the primary unit for information and assessment shall be the individual school.

(b) Standardization of reporting definitions and terms.

(c) Procedures for assuring the compatibility of management objectives at the department, division, and district level necessary to implement public education policy.

(d) Procedures for assuring comparability between student performance information collected and reported by this system and national indicators of student performance.

(e) Compilations of relevant standardized fiscal, student, program, personnel, facility and community information in forms usable at various management and policy making levels.

(f) Integration of all present information components of the appropriate divisions of the department into the comprehensive system which shall include, at least, such present educational information components such as accreditation, student assessment, school house facilities, and cost accounting.

(g) Procedures for collection and dissemination of collected educational information required by other state agencies and federal agencies.

(h) Procedures for a continuous review of all components of the information system to assure that information collected is necessary, adequate, and reliable, and that it is processed in an efficient manner.

(i) Wherever possible the system shall also reduce the number and complexity of required reports, particularly at the school level.

(2) Cost accounting.—Each district shall account for expenditures of all state, local and federal funds on a school-by-school and a district aggregate basis in accordance with standards established by the department or as provided by law. The method used by each district when recording and reporting cost data by program shall be reviewed and approved by the department in accordance with regulations prescribed by the state board.

(3) Cost reporting.—Each district shall report expenditures of all funds on a school-by-school and on an aggregate district basis in accordance with standards provided by the department. Definitions of program categories and cost elements to be reported shall be prescribed by regulations of the state board and shall include the programs set forth in section 4(1)(c) of this act. By the 1974-75 fiscal year, ninety (90) percent of current operating funds of the Florida education finance program shall be expended in the programs and the schools which generated

the funds, provided however, that a district-by-district accounting shall be made for compensatory education. All districts, in cooperation with the department, shall plan mutually compatible programs for the refinement of cost data and improvement of the accounting and reporting system. The department shall report to the legislature thirty (30) days prior to the opening of the regular 1974 session and each year thereafter, the status of district programs and the state's own program for improvement of accounting and reporting of cost data on a state-wide compatible basis. The report shall include the anticipated degree of implementation in the current fiscal year. The refinements and improvements identified in the district's plan and the state plan shall be accomplished by July 4, 1976. Each approved district plan and the state plan shall incorporate procedures or the alternatives considered for minimizing the number and complexity of reports from the school level.

Section 12. Section 236.01, Florida Statutes, is repealed.

Section 13. The introductory paragraph of Section 236.02, 1972 Supplement to Florida Statutes, is amended to read:

236.02 Minimum requirements of the Florida education finance program.—Each district which participates in the state appropriations for the *Florida education finance foundation* program shall provide evidence of its effort to maintain an adequate school program throughout the district and shall meet at least the following requirements:

Section 14. Subsections (4) and (5), and paragraphs (a) and (b) of subsection (6) of Section 236.02, 1972 Supplement to Florida Statutes, are repealed, and subsections (6), (7), (8) and (9) are renumbered as subsections (4), (5), (6) and (7).

Section 15. Section 236.03, 1972 Supplement to Florida Statutes, is repealed.

Section 16. The introductory paragraph and subsections (1), (2), (3), (4), (5), (6), (7), (10), and (11) of Section 236.04, 1972 Supplement to Florida Statutes, are repealed.

Section 17. Subsection (8) of Section 236.04, 1972 Supplement to Florida Statutes, is renumbered as Section 236.10 and amended to read:

236.10 ~~(8)~~ *Units Allocation* for occupational specialists.—*The department is authorized to allocate an amount as prescribed annually by the legislature to each district for each twenty (20) vocational education instruction units, one (1) instruction unit or proportionate fraction of a unit shall be allowed for employment of occupational specialists in the same ratio as the full-time equivalent student membership in vocational programs to the full-time equivalent student membership of vocational programs of the state for the prior year when used in accordance with regulations prescribed by the state board of education.*

Section 18. Subsection (9) of Section 236.04, 1972 Supplement to Florida Statutes, is renumbered as Section 236.11 and amended to read:

236.11 ~~(9)~~ *Units Allocation* for elementary school counselors.—*The department of education is authorized to allocate an amount as prescribed annually by the legislature instructional units for elementary school counselors to the districts in the same ratio as the average daily attendance full-time equivalent membership of the district to the average daily attendance full-time equivalent membership of the state for the prior year in grades kindergarten through six (6) for the employment of certified elementary school counselors except that this calculation shall, for 1973-74 fiscal year, be based on average daily attendance from the 1972-73 school year. These units shall not earn special teacher service units.*

Section 19. Chapter 72-283, Laws of Florida, is repealed.

Section 20. Sections 236.05 and 236.08, 1972 Supplement to Florida Statutes, are repealed.

Section 21. Section 236.07, 1972 Supplement to Florida Statutes, is repealed.

Section 22. Subsection (2) of Section 236.0711, Florida Statutes, is repealed.

Section 23. Section 236.09, Florida Statutes, is repealed.

Section 24. Section 236.13, 1972 Supplement to Florida Statutes, is amended to read:

236.13 Expenditure of funds by school board.—~~The foundation program fund~~ All state funds apportioned to the credit of any district shall constitute a part of the district school fund of that district and shall be budgeted and expended under authority of the school board of that district subject to the provisions of law and regulations of the state board.

228.041 Specific definitions.—Specific definitions shall be as follows and wherever such defined words or terms are used in the Florida school code they shall be used as follows:

(19) *Exceptional students.*—The term "exceptional students" means any child or youth who has been certified by a specialist qualified under regulations of the state board to examine exceptional students as one who is unsuited for enrollment in a regular class of the public schools or is unable to be adequately educated in the public schools without the provisions of special classes, instruction, facilities or related services, or a combination thereof. The term "exceptional students" includes the following: the educable mentally retarded, the trainable mentally retarded, the speech impaired, the deaf and hard of hearing, the blind and partially sighted, the crippled and other health impaired, the emotionally disturbed and socially maladjusted, those with specific learning disabilities, and may include the gifted.

Section 26. Subparagraph (m) of subsection (4) of Section 230.23, Florida Statutes, is amended to read:

230.23 Powers and duties of school board.—The school board, acting as a board, shall exercise all powers and perform all duties listed below:

(4) Establishment, organization, and operation of schools.—Adopt and provide for the execution of plans for the establishment, organization, and operation of the schools of the districts, as follows:

(m) ~~Exceptional children students.~~—Provide for an appropriate program of special instruction, and facilities, and services for exceptional children students as prescribed by the state board of education as acceptable, including that:

1. The school board provides the necessary professional services for diagnosis and evaluation of exceptional children students;

2. ~~Special instruction, classes and services within district school systems;~~

3. ~~Contractual arrangements by district boards with approved private or nonpublic schools or community facilities.~~

2. The school board provides the special instruction, classes and services either within the district school system, or in cooperation with other district school systems or through contractual arrangements with approved private or nonpublic schools or community facilities.

3. The school board submits annually to the department its proposed procedures for the provision of special instruction and services for exceptional students.

4. No student shall be given special instruction or services until he is properly classified as an exceptional student. The parent or guardian of an exceptional student placed or denied placement in a program of special education shall be notified promptly of such placement or impending placement or denial. Such notice shall contain a statement informing the parent or guardian that he is entitled to a review of the determination and of the procedures for obtaining such review.

5. In providing for the education of exceptional students the superintendent, principals, and teachers shall utilize the regular school facilities and adapt them to the needs of exceptional students whenever this is possible. No student shall be segregated and taught apart from normal students until a careful study of the student's case has been made and evidence obtained which indicates that segregation would be for the student's benefit or is necessary because of difficulties involved in teaching the student in a regular class.

6. The principal of the school in which the student is taught shall keep a written record of the case history of each exceptional student showing the reason for the student's withdrawal from the regular class in the public school and his enrollment in or withdrawal from a special class for exceptional students and this record shall be available for inspection by school officials at any time.

Section 27. Paragraph (f) of subsection (1) of Section 232.01, Florida Statutes, is amended to read:

232.01 Regular school attendance required between ages of seven (7) and sixteen (16); permitted at age of six (6); exceptions.

(1)(f) Consistent with regulations adopted by the state board, exceptional children who will have attained the age of three (3) years on or before January 1 of the school year may be eligible for admission to public special education programs and for related services under rules and regulations prescribed by the school board; provided however that exceptional children who are deaf, blind, severely physically handicapped or trainable mentally retarded below age five (5) may be eligible for a home instruction program or, if enrolled in other preschool or day care programs, may be eligible for supplemental instruction.

Section 28. For the purpose of determining each district's share of the minimum foundation program cost for the school year 1972-73 under the provisions of Section 236.07(8)(a), Florida Statutes, the value of the nonexempt property shall be the sum of the nonexempt real property as certified by the assessor, plus the value of property certified to the assessor under Section 193.052(6), Florida Statutes, plus the value of nonexempt personal property as certified by the assessor.

Section 29. If any one or more of the provisions of this act shall for any reason be held invalid, then such provisions shall be deemed separable from the remaining provisions of this act, and such invalid provisions shall in no way affect the validity of any of the other provisions of this act. The remaining provisions shall be liberally construed for the purposes of carrying out the intent of this act.

Section 30. Effective date.—This act shall take effect July 1, 1973.

Conference Committee Amendment 2—On page 1, lines 3 through 16 strike all of lines 3 through 16 and insert: A bill to be entitled An act relating to education; providing definitions; establishing the Florida educational finance program; providing for current operation allocations; providing for district required local effort; providing for transportation allocations; providing for comprehensive school construction and debt service allocations; providing for the state share of the Florida educational finance program; establishing a no-loss guarantee; providing an instruction unit definition for allocation of capital outlay and debt service funds; amending §§236.02, 236.04, 236.07 and 236.13, 1972 Supplement to Florida Statutes; repealing §236.01, Florida Statutes, §§236.03, 236.05, 236.08 and 236.09, 1972 Supplement to Florida Statutes, and Chapter 72-283, Laws of Florida; deleting conflicts and amending inconsistencies in existing law; amending sections 228.041(19) to include a definition of exceptional students; establishing a management information system; defining nonexempt property for school purposes; amending section 230.23 (4)(m) by adding duties to the school board relating to exceptional students; providing an effective date.

On motion by Senator Williams the report of the Conference Committee was adopted as an entirety.

On motion by Senator Williams CS for HB 734 passed as recommended and was certified to the House. The vote was:

Yeas—34

Mr. President	Graham	Myers	Trask
Barron	Gruber	Peterson	Vogt
Brantley	Henderson	Pettigrew	Weber
Childers	Johnson	Plante	Williams
de la Parte	Johnston	Poston	Wilson
Firestone	Lane (31st)	Saunders	Winn
Gillespie	Lane (23rd)	Scarborough	Zinkil
Glisson	Lewis	Sims	
Gordon	McClain	Sykes	

Nays—3

Deeb	Gallen	Ware
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PAIR

The following pair was announced by the Secretary in accordance with Senate Rule 5.4:

I am paired with Senator Smathers on the passage of CS for HB 734. If he were present he would vote "yea" and I would vote "nay."

*Henry Saylor, 20th District*

**Explanation of Vote**

My "no" vote on CS for HB 734 was predicated on a number of matters to include the following:

- (1) Discriminatory and unfair distribution of school funds to school districts.
- (2) Total budget of nearly 4 billion is too high.
- (3) A number of capital outlay projects are totally unnecessary.
- (4) Provision for Interstate Highways I-10, I-95, and I-75 are unclear, confusing, and discriminatory.
- (5) No tax relief given to the citizens of Florida.
- (6) There are commitments to new programs which we may be unable to finance in future years without the imposition of new and additional taxes.
- (7) Mandatory increase in real estate taxes will result in certain areas of the state.

*Henry B. Saylor, 20th District*

*The Honorable Mallory E. Horne, President* June 1, 1973

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendment 1 and has refused to concur in Senate amendments 2 and 3 and passed as further amended—

By Representative Fulford and others—

**HB 1168**—A bill to be entitled An act relating to the City of Orlando; amending Section 9 of Chapter 9861, Laws of Florida, 1923, by authorizing such Utilities Commission to acquire, construct and/or operate electric plants and lines and incidental facilities within the boundaries of Orange and Brevard counties and each and every other county within the State of Florida; to acquire, construct and/or operate water plants and mains within Orange County; to furnish electricity, power and water in any part of Orange County; to construct and maintain electric lines and water mains along and under the public highways or streets in Orange County; and contract with any other municipality or public utility in Orange County for furnishing to it electricity and water, provided that said Commission shall not serve any consumer outside of Orange County, except its own facilities or employees on property controlled by said Commission or the City of Orlando, and providing said Commission may contract to connect with facilities of one or more public utilities within the State of Florida and buy and sell electricity through such connections, and authorizing the Orlando Utilities Commission and the City of Orlando to do any acts necessary or required to effectuate said provisions, including the authority and power of purchase of or eminent domain over private or public lands or property whatsoever necessary to carry out the provisions and accomplish the purposes of this act; providing an effective date.

**Amendment 2**—On page 2, lines 17—18 strike after the word "County" on line 17, "and each and every other county of the state of Florida"

**Amendment 3**—On page 3, lines 7 & 8 insert the following: new subsection 2 and renumber

Section 2. The authority granted to the Utilities Commission, when exercised without the municipality of Orlando, shall be subject to the regulation of and authority of the Public Service Commission as established by law.

—and requests the Senate to recede therefrom.

*Allen Morris, Clerk*

On motions by Senator Sims, the Senate refused to recede from Senate amendments 2 and 3 to HB 1168 and the House was again requested to concur. The action of the Senate was certified to the House.

By direction of the President, the following amended conference committee report was read:

**CONFERENCE COMMITTEE REPORT ON CS FOR HB 734**

The Honorable Mallory E. Horne President of the Senate June 6, 1973

The Honorable T. Terrell Sessums Speaker, House of Representatives

Dear Sirs:

Your conference committee on the disagreeing votes of the two houses on Committee Substitute for HB 734, A bill to be entitled An act relating to education; providing definitions; establishing the Florida educational finance program; providing for current operation allocations; providing for district required local effort; providing for transportation allocations; providing for comprehensive school construction and debt service allocations; providing for the state share of the Florida educational finance program; establishing a no-loss guarantee; providing an instruction unit definition for allocation of capital outlay and debt service funds; amending §§236.02, 236.04, 236.07 and 236.13, 1972 Supplement to Florida Statutes; repealing §236.01, Florida Statutes, §§236.03, 236.05, 236.08 and 236.09, 1972 Supplement to Florida Statutes, and Chapter 72-283, Laws of Florida; deleting conflicts and amending inconsistencies in existing law; amending sections 228.041(19) to include a definition of exceptional students; establishing a management information system; defining nonexempt property for school purposes; amending section 230.23(4)(m) by adding duties to the school board relating to exceptional students; providing an effective date.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. The Senate and House adopted the following technical amendment to the bill, conference committee report, due to a technical error therein, copy of said corrective amendment attached hereto.

*JAMES H. WILLIAMS  
DAVID C. LANE  
JACK D. GORDON  
D. ROBERT GRAHAM*

*KENNETH H. MACKAY, JR.  
MURRAY DUBBIN  
RICHARD S. HODES  
ROBERT JOHNSON  
BILL BIRCHFIELD*

Managers on the part of the Senate

Managers on the part of the House of Representatives

**Conference Committee Amendment**—On page 14, line 15, strike "seventy-five million two hundred thousand dollars (\$75,200,000)" and insert "eighty-five million, five hundred six thousand, five hundred dollars (\$85,506,500)" and in lines 17, 18, and 19, strike "one hundred forty-three million three hundred thousand dollars (\$143,300,000)" and insert "one hundred fifty-four million, four hundred thirty nine thousand, five hundred dollars (\$154,439,500)"

On motion by Senator Williams the amended conference committee report was adopted as an entirety.

On motion by Senator Williams, CS for HB 734 passed as recommended by the amended Conference Committee Report and was certified to the House. The vote was:

Yeas—32

Mr. President	Glisson	Lewis	Scarborough
Barron	Gordon	McClain	Sims
Brantley	Graham	Myers	Trask
Childers	Gruber	Peterson	Ware
de la Parte	Henderson	Pettigrew	Weber
Firestone	Johnson	Plante	Williams
Gallen	Lane (31st)	Poston	Winn
Gillespie	Lane (23rd)	Saunders	Zinkil

Nays—1

Deeb

By unanimous consent Senator Vogt was recorded as voting yea; Senator Ware changed his vote from yea to nay.

The bill contained in the following message was determined by the President to be within the purview of HJR 2218 extending the session.

*The Honorable Mallory E. Horne, President* June 6, 1973

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

By Senator Graham—

SB 1366—A bill to be entitled An act authorizing expenditures for fixed capital outlay projects at community colleges, area vocational-technical centers, and institutions under the board of regents; providing an effective date.

Amendment 1—On page 1, line 22, strike (a) Twenty-three million one hundred ninety-nine thousand dollars (\$23,199,000) and insert the following: (a) Nineteen million nineteen thousand dollars (\$19,019,000)

Amendment 2—On page 3, line 3, strike (c) Sixteen million four hundred twenty-eight thousand dollars (\$16,428,000) and insert the following: (c) Twenty-three million, four hundred sixty-eight thousand dollars (\$23,468,000)

Amendment 3—On page 3, line 11, following the word "Florida." add: Of this amount, ten million dollars (\$10,000,000) shall be used for repairs and renovations at the University of Florida, Florida State University and Florida Agricultural and Mechanical University.

Amendment 4—On page 2, line 13, strike (b) Fifteen million eight hundred seventy-three thousand dollars (\$15,873,000) and insert the following: (b) Thirteen million thirteen thousand dollars (\$13,013,000)

Amendment 5—On page 4, line 3, insert the following: In addition to the funds appropriated under the provisions above, there is hereby appropriated from the general revenue fund ten million dollars (\$10,000,000) to be used for maintenance, renovation, replacement, repair and renewal of facilities at the Florida State University, University of Florida, and Florida Agricultural and Mechanical University, providing that \$4.9 million shall be specifically used for maintenance renovation, replacement, repair and renewal of Florida A & M University dormitories.

Renumber all subsequent sections.

—and requests the concurrence of the Senate therein.

*Allen Morris, Clerk*

On motions by Senator Saunders, the Senate concurred in House amendments 1 through 5 to SB 1366.

SB 1366 passed as amended, was ordered engrossed and the action of the Senate was certified to the House. The vote was:

Yeas—37

Mr. President	Graham	Peterson	Trask
Brantley	Gruber	Pettigrew	Vogt
Childers	Henderson	Plante	Ware
Deeb	Johnson	Poston	Williams
de la Parte	Johnston	Saunders	Wilson
Firestone	Lane (31st)	Sayler	Winn
Gallen	Lane (23rd)	Scarborough	Zinkil
Gillespie	Lewis	Sims	
Glisson	McClain	Stolzenburg	
Gordon	Myers	Sykes	

Nays—None

The bills contained in the following messages were admitted for introduction by the required two-thirds vote.

*The Honorable Mallory E. Horne, President* June 6, 1973

I am directed to inform the Senate that the House of Representatives has considered by the two-thirds vote of the House and passed—

By the Committee on Transportation and Representative Peaden and others—

CS for HB 1580—A bill to be entitled An act relating to highway designation; designating a portion of U.S. Highway

90 in Escambia County as a state scenic route; providing an effective date.

—and requests the concurrence of the Senate therein.

*Allen Morris, Clerk*

CS for HB 1580, contained in the above message, was read the first time by title and placed on the Calendar.

On motions by Senator Childers, by two-thirds vote CS for HB 1580 was read the second time by title and by two-thirds vote the third time by title, passed and certified to the House. The vote was:

Yeas—31

Mr. President	Gruber	Myers	Trask
Barron	Henderson	Pettigrew	Vogt
Brantley	Johnson	Plante	Ware
Childers	Johnston	Poston	Weber
Firestone	Lane (31st)	Sayler	Williams
Glisson	Lane (23rd)	Scarborough	Wilson
Gordon	Lewis	Sims	Winn
Graham	McClain	Stolzenburg	

Nays—None

*The Honorable Mallory E. Horne, President* June 6, 1973

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required Constitutional two-thirds vote and passed—

By Representatives Tucker and Webb—

HB 2221—A bill to be entitled An act relating to the City of Tallahassee; providing authority for the acquisition, construction, erection, building, furnishing and equipping of municipal capital projects; authorizing the issuance of revenue bonds to finance the cost of such projects; providing an effective date.

Proof of Publication attached.

By Representatives Tucker and Webb—

HB 2222—A bill to be entitled An act relating to the acquisition, construction, erection, building, extending, enlargement, improvement, furnishing, equipping and operating, electric generating plants transmission lines, interconnections and substations, for the generation, transmission, and exchanging of electric power and energy by and for the City of Tallahassee, Florida, as a separate bulk power supply utility or system; authorizing the issuance of revenue bonds by the City, to pay the cost thereof, payable from revenues derived from the operation of the system and other funds of the City legally available for such purpose; and providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

*Allen Morris, Clerk*

Evidence of notice and publication was established by the Senate as to House Bills 2221 and 2222, contained in the above message, which were read the first time by title and placed on the calendar.

On motions by Senator Horne, by two-thirds vote HB 2221 was read the second time by title and by two-thirds vote the third time by title, passed and certified to the House. The vote was:

Yeas—31

Mr. President	Gruber	Myers	Trask
Barron	Henderson	Pettigrew	Vogt
Brantley	Johnson	Plante	Ware
Childers	Johnston	Poston	Weber
Firestone	Lane (31st)	Sayler	Williams
Glisson	Lane (23rd)	Scarborough	Wilson
Gordon	Lewis	Sims	Winn
Graham	McClain	Stolzenburg	

Nays—None

On motions by Senator Horne, by two-thirds vote HB 2222 was read the second time by title and by two-thirds vote the third time by title, passed and certified to the House. The vote was:

Yeas—31

Mr. President	Gruber	Myers	Trask
Barron	Henderson	Pettigrew	Vogt
Brantley	Johnson	Plante	Ware
Childers	Johnston	Poston	Weber
Firestone	Lane (31st)	Sayler	Williams
Glisson	Lane (23rd)	Scarborough	Wilson
Gordon	Lewis	Sims	Winn
Graham	McClain	Stolzenburg	

Nays—None

*The Honorable Mallory E. Horne, President* June 6, 1973

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required Constitutional two-thirds vote and passed—

By Representative Hodes and others—

HB 2225—A bill to be entitled An act relating to the Civil service system of the City of Tampa, Hillsborough County; amending §11 of chapter 24927, Laws of Florida, 1947, as amended by chapters 59-1918, 63, 63-1985, and 69-1666, Laws of Florida, to require persons employed in certain positions to qualify under the civil service laws and regulations of the city; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

*Allen Morris, Clerk*

Evidence of notice and publication was established by the Senate as to HB 2225, contained in the above message, which was read the first time by title and placed on the calendar.

On motions by Senator Lane (23rd), by two-thirds vote HB 2225 was read the second time by title and by two-thirds vote the third time by title, passed and certified to the House. The vote was:

Yeas—31

Mr. President	Gruber	Myers	Trask
Barron	Henderson	Pettigrew	Vogt
Brantley	Johnson	Plante	Ware
Childers	Johnston	Poston	Weber
Firestone	Lane (31st)	Sayler	Williams
Glisson	Lane (23rd)	Scarborough	Wilson
Gordon	Lewis	Sims	Winn
Graham	McClain	Stolzenburg	

Nays—None

The following bills were determined by the President to be within the purview of HJR 2218 extending the session: House Bills 717, 1988, 1956, 2223 and 2224.

The Senate resumed Special Order.

Consideration of CS for HB 1185 was deferred.

Senator Sims moved that CS for HB 2144 be recalled from the House. The motion failed by the following vote:

Yeas—16

Barron	Gallen	Peterson	Vogt
Brantley	Glisson	Scarborough	Ware
Childers	Johnston	Sims	Weber
Deeb	Lane (31st)	Stolzenburg	Wilson

Nays—20

Mr. President	Graham	McClain	Saunders
de la Parte	Henderson	Myers	Sykes
Firestone	Johnson	Pettigrew	Trask
Gillespie	Lane (23rd)	Plante	Williams
Gordon	Lewis	Poston	Winn

On motion by Senator Saunders, HB 792 was withdrawn from the Committee on Ways and Means by two-thirds vote and placed on the calendar.

On motion by Senator Graham, unanimous consent was obtained to take up out of order—

HB 792—A bill to be entitled An act relating to education; providing for a school safety fund; providing a formula for distribution; providing duties for school districts; providing responsibilities for the commissioner of education; providing an effective date.

—which was read the second time by title. On motion by Senator Graham, by two-thirds vote, HB 792 was read the third time by title, passed and certified to the House. The vote was:

Yeas—33

Mr. President	Graham	Peterson	Trask
Barron	Gruber	Pettigrew	Vogt
Brantley	Henderson	Plante	Weber
Childers	Johnston	Poston	Williams
de la Parte	Lane (31st)	Saunders	Winn
Firestone	Lane (23rd)	Sayler	Zinkil
Gallen	Lewis	Scarborough	
Gillespie	McClain	Sims	
Glisson	Myers	Stolzenburg	

Nays—2

Gordon Wilson

By unanimous consent Senators Barron and Childers changed their votes from yea to nay.

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

By Senators Sayler and Ware—

SCR 1372—A concurrent resolution requesting the state land planning agency to recommend, and the administration commission to declare, the area defined as "Rainbow Springs and Rainbow River" as an area of critical state concern.

—which was read the first time and placed on the calendar.

On motion by Senator Sayler, unanimous consent was obtained to take up SCR 1372 out of order.

On motions by Senator Sayler by two-thirds vote, SCR 1372 was read the second time, adopted, and certified to the House. The vote was:

Yeas—33

Mr. President	Gordon	McClain	Trask
Barron	Graham	Peterson	Ware
Brantley	Gruber	Plante	Williams
Childers	Henderson	Poston	Wilson
Deeb	Johnson	Saunders	Winn
de la Parte	Johnston	Sayler	Zinkil
Firestone	Lane (31st)	Scarborough	
Gillespie	Lane (23rd)	Sims	
Glisson	Lewis	Stolzenburg	

Nays—None

By unanimous consent Senator Myers was recorded as voting yea.

Senator Childers moved that the Senate reconsider the vote by which HB 792 passed. The motion failed by the following vote:

Yeas—14

Barron	Gordon	Peterson	Trask
Childers	Gruber	Plante	Wilson
Gallen	Lane (31st)	Scarborough	
Glisson	Lewis	Sims	

Nays—21

Mr. President	Graham	Poston	Williams
Brantley	Johnson	Saunders	Winn
Deeb	Lane (23rd)	Stolzenburg	Zinkil
de la Parte	McClain	Vogt	
Firestone	Myers	Ware	
Gillespie	Pettigrew	Weber	

HB 1376—A bill to be entitled An act relating to taxation; amending §213.072, Florida Statutes, 1971, relating to records and audits of the department of revenue, to provide that the department may provide the multistate tax commission with certain information and reports; amending §213.18, Florida Statutes, 1971, relating to interaudits, to provide that the department of revenue may request certain audits of the multistate tax commission; providing an effective date.

—was read the second time by title. On motion by Senator Saunders, by two-thirds vote HB 1376 was read the third time by title, passed and certified to the House. The vote was:

Yeas—30

Mr. President	Henderson	Plante	Vogt
Barron	Johnson	Poston	Ware
Brantley	Lane (23rd)	Saunders	Weber
Childers	Lewis	Sayler	Williams
Firestone	McClain	Scarborough	Wilson
Gillespie	Myers	Sims	Winn
Gordon	Peterson	Stolzenburg	
Gruber	Pettigrew	Trask	

Nays—None

By unanimous consent Senator Johnston was recorded as voting yea.

HB 1295—A bill to be entitled An act relating to taxation; amending §§220.03(1)(h) and (2)(c) and 220.13(1)(a), Florida Statutes, 1972 Supplement, relating to definitions applicable to corporate income taxation, to redefine the terms "Internal Revenue Code" and "adjusted federal income"; providing an effective date retroactive to January 1, 1973.

—was read the second time by title. On motion by Senator Saunders, by two-thirds vote HB 1295 was read the third time by title, passed and certified to the House. The vote was:

Yeas—22

Mr. President	Johnston	Saunders	Ware
Firestone	Lane (23rd)	Sayler	Wilson
Gillespie	Myers	Sims	Winn
Gordon	Peterson	Stolzenburg	Zinkil
Graham	Plante	Trask	
Johnson	Poston	Vogt	

Nays—6

Barron	Gruber	McClain	Weber
Childers	Lewis		

By unanimous consent Senator Brantley was recorded as voting yea.

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

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

*The Honorable Mallory E. Horne, President* June 6, 1973

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

By the Committee on Ways and Means—

CS for SB 264—A bill to be entitled An act relating to youth services; amending §959.022, Florida Statutes, 1972 Supplement, as created by §1, chapter 72-216, Laws of Florida; providing for the department of health and rehabilitative services to implement state-operated, regionally-administered detention services for children; providing for the establishment of detention areas designated as catchment areas; providing that the state shall take title to or lease certain existing county detention facilities; providing definitions; providing an appropriation; providing an effective date.

Which amendment reads as follows:

On page 6, lines 12—17; strike all of line twelve (12) through line 17 and insert: (4) In order to carry out the implementation of this legislation within the designated time, in addition to any other appropriation, there is hereby appropriated \$4,000,000 for the fiscal year beginning July 1, 1973, to provide for a maximum of 874 positions and for the following purposes:

—and requests the concurrence of the Senate therein.

*Allen Morris, Clerk*

On motion by Senator Saunders, the Senate concurred in the House amendment to CS for SB 264.

CS for SB 264 passed as further amended, was ordered engrossed and the action of the Senate was certified to the House. The vote was:

Yeas—31

Mr. President	Glisson	Myers	Stolzenburg
Barron	Gordon	Peterson	Trask
Brantley	Graham	Pettigrew	Vogt
Childers	Gruber	Plante	Ware
de la Parte	Henderson	Poston	Weber
Firestone	Johnson	Saunders	Winn
Gallen	Lane (23rd)	Scarborough	Zinkil
Gillespie	Lewis	Sims	

Nays—None

By unanimous consent Senator Johnston was recorded as voting yea.

*The Honorable Mallory E. Horne, President* June 6, 1973

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee report as an entirety and passed as amended by the Conference Committee report—

By the Committee on Appropriations and the Committee on Finance & Taxation and Representative Turlington and others—

CS for CS for HB 1176—A bill to be entitled An act relating to local government; reenacting and amending part II of chapter 218, Florida Statutes, relating to revenue sharing; providing for trust funds; providing for eligibility and distribution; providing for apportionment; providing limitation on funds and for protection of bonds; providing for administration; providing conditions and procedures; amending chapter 218, Florida Statutes, by adding a new part III, relating to local financial management and reporting; providing for financial reporting by all units of local government; providing uniform fiscal years and authority to develop and implement uniform accounting procedures; providing certain budgeting requirements and procedures; providing optional procedures for counties and municipalities in relation to special districts within their boundaries; providing procedures, reports and penalties for failure to comply; providing for re-

moval or modification of special act or charter restrictions inconsistent with this act; repealing chapter 128, Florida Statutes, and sections 167.61, 216.111(2) and 145.12, Florida Statutes, relating to municipal and county finances; amending subsections 30.49(4), (5), and (10), 129.01(2)(a) and (b) and 129.03(2)(b)-(f), Florida Statutes; adding section 28.33 and subsection 30.49(11), Florida Statutes, relating to budget appeals; amending chapter 193 and 200, Florida Statutes, by adding new section 193.115 and 200.191, Florida Statutes, respectively, to provide definitions of millages and other information necessary for revenue sharing; providing for repeal; providing an effective date.

—and requests the concurrence of the Senate therein.

*Allen Morris, Clerk*

By direction of the President the following Conference Committee Report was read:

**CONFERENCE COMMITTEE REPORT ON CS for CS for HB 1176**

Honorable Mallory E. Horne  
President of the Senate

June 4, 1973

Honorable T. Terrell Sessums  
Speaker, House of Representatives

Gentlemen:

Your Conference Committee on the disagreeing votes of the two Houses on the Senate amendments to Committee Substitute for Committee Substitute for House Bill 1176, same being: A bill to be entitled An act relating to local government; re-enacting and amending part II of chapter 218, Florida Statutes, relating to revenue sharing; providing for trust funds; providing for eligibility and distribution; providing for apportionment; providing limitation on funds and for protection of bonds; providing for administration; providing conditions and procedures; amending chapter 218, Florida Statutes, by adding a new part III, relating to local financial management and reporting; providing for financial reporting by all units of local government; providing uniform fiscal years and authority to develop and implement uniform accounting procedures; providing certain budgeting requirements and procedures; providing optional procedures for counties and municipalities in relation to special districts within their boundaries; providing procedures, reports and penalties for failure to comply; providing for removal or modification of special act or character restrictions inconsistent with this act; repealing chapter 128, Florida Statutes, and sections 167.61, 216.111(2) and 145.12, Florida Statutes, relating to municipal and county finances; amending subsections 30.49(4), (5), and (10), 129.01(2)(a) and (b) and 129.03(2)(b)-(f), Florida Statutes; adding section 28.33 and subsection 30.49(11) Florida Statutes, relating to budget appeals; amending chapter 193 and 200, Florida Statutes, by adding new section 193.115 and 200.191, Florida Statutes, respectively, to provide definitions of millages and other information necessary for revenue sharing; providing for repeal; providing an effective date.

having met, and after full and free conference, have agreed to recommend and do recommend to their respective Houses, as follows:

1. That the Senate recede from its amendments 2, 6 and 7 to Committee Substitute for Committee Substitute for House Bill 1176.
2. That the House concur in Senate amendments 1 and 4 to Committee Substitute for Committee Substitute for House Bill 1176, those being:

**Senate Amendment 1**—On page 15, line 22 after the word "boundaries" strike the remainder of subsection (4) and insert a period (.); and

**Senate Amendment 4**—On page 12, line 19 after the word "boards" insert the words "and community college districts".

3. That the Senate and House adopt the following Conference Committee amendments to Committee Substitute for Committee Substitute for House Bill 1176:

**Conference Committee Amendment 1**—On page 3, line 19 strike the words "1972-73 under the provisions of part II of chapter 218" and insert the words "1971-72 under the provisions of the then existing section 210.20 (2)(c), tax on cigarettes; section 323.16(4), road tax; and section 199.292(4), tax on intangible personal property".

**Conference Committee Amendment 2**—On page 5, line 5 strike the period (.) and insert the words "; provided, however, that a sum of one million seven hundred three thousand dollars (\$1,703,000) shall be transferred in fiscal year 1973-74 from the amount available for distribution to counties in fiscal year 1973-74 to the property assessment loan fund created by section 195.094 if House Bill 1331 becomes law and are appropriated for the uses as provided therein".

**Conference Committee Amendment 3**—On page 5, line 10 strike the period (.) and insert the words "; provided, however, that a sum of one million two hundred ninety-seven thousand dollars (\$1,297,000) shall be transferred in fiscal year 1973-74 from the amount available for distribution to municipalities in fiscal year 1973-74 to the property assessment loan fund created by section 195.094 if House Bill 1331 becomes law and are appropriated for the uses as provided therein".

**Conference Committee Amendment 4**—On page 10, lines 23—24 strike the words ", from the working capital fund of the state".

**Conference Committee Amendment 5**—On page 11, lines 4—5 strike the words "or the effect of boundary change".

**Conference Committee Amendment 6**—On page 25, line 1 strike all of section 8 and renumber subsequent sections accordingly.

**Conference Committee Amendment 7**—In the title, on page 2, line 2 strike the words "section 28.33 and".

**Conference Committee Amendment 8**—In the title, on page 2, line 9 after the word "repeal;" insert the words "providing for transfers to the property assessment trust fund and appropriation thereof;".

**Conference Committee Amendment 9**—On page 11, after line 24 insert new subsection (5) to read:

(5) The department shall notify each local governmental unit receiving revenue pursuant to this part that the legislative intent pursuant to providing additional revenues under revenue sharing for local priorities is designed to provide revenues to enable local government to review adequately those community service programs, including summer school recreational programs, which face loss of both state and federal funds.

4. That the House and Senate enact Committee Substitute for Committee Substitute for House Bill 1176, as amended.

**KENNETH M. MYERS**  
**JOHN T. WARE**  
**J. H. WILLIAMS**

**CHARLES W. BOYD**  
**PAUL W. DANAHY, JR.**  
**CARL OGDEN**

Managers on the part of the Senate

Managers on the part of the House of Representatives

On motion by Senator Williams, the report of the Conference Committee on CS for CS for HB 1176 was adopted as an entirety. The vote was:

Yeas—32

Mr. President	Glisson	Lewis	Sims
Barron	Gordon	McClain	Stolzenburg
Brantley	Graham	Myers	Vogt
Childers	Gruber	Peterson	Ware
Deeb	Henderson	Plante	Williams
de la Parte	Johnston	Poston	Wilson
Firestone	Lane (31st)	Saunders	Winn
Gillespie	Lane (23rd)	Sayler	Zinkil

Nays—2

Scarborough Trask

On motion by Senator Williams CS for CS for HB 1176 passed as recommended. The vote was:

Yeas—33

Mr. President	Gordon	Myers	Vogt
Barron	Graham	Pettigrew	Ware
Brantley	Gruber	Plante	Williams
Childers	Henderson	Poston	Wilson
Deeb	Johnston	Saunders	Winn
de la Parte	Lane (31st)	Sayler	Zinkil
Firestone	Lane (23rd)	Scarborough	
Gillespie	Lewis	Sims	
Glisson	McClain	Stolzenburg	

Nays—2

Peterson Trask

**Explanation of Vote**

Although I am in favor of Revenue Sharing to help our local governments meet the demands for services which they must provide, I voted against the CS for CS/HB 1176 because the formula contained therein penalizes the cities in my district in favor of others.

*Alan Trask, 13th District*

*The Honorable Mallory E. Horne, President* June 6, 1973

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and has passed as amended by the Conference Committee Report SB 1343.

*Allen Morris, Clerk*

The bill contained in the above message was ordered engrossed.

*The Honorable Mallory E. Horne, President* June 6, 1973

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as amended, as an entirety and has passed as amended by the Conference Committee Report CS for HB 734.

*Allen Morris, Clerk*

The bills contained in the following message were admitted for introduction by the required two-thirds vote.

*The Honorable Mallory E. Horne, President* June 6, 1973

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required Constitutional two-thirds vote and passed—

By Representative Harris and others—

HB 2223—A bill to be entitled An act relating to transportation; directing expenditures for interstate highway system; permitting loan to department of natural resources for environmentally endangered lands; dedicating portion of loan for providing for repayment of funds; providing an effective date.

By Representative Harris and others—

HB 2224—A bill to be entitled An act relating to the judiciary; amending §26.031(1), Florida Statutes, 1972 Supplement, as created by §1, chapter 72-402, Laws of Florida; providing for the number of circuit court judges; amending §34.022, Florida Statutes, 1972 Supplement, as created by §1, chapter 72-406, Laws of Florida; providing for the number of county court judges; providing an effective date.

—and requests the concurrence of the Senate therein.

*Allen Morris, Clerk*

House Bills 2223 and 2224 were read the first time by title and placed on the calendar.

On motion by Senator Saunders, unanimous consent was obtained to take up HB 2223 out of order.

On motions by Senator Saunders, by two-thirds vote, HB 2223 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—35

Mr. President	Gordon	Myers	Stolzenburg
Barron	Graham	Peterson	Trask
Brantley	Gruber	Pettigrew	Vogt
Childers	Henderson	Plante	Ware
Deeb	Johnson	Poston	Weber
de la Parte	Johnston	Saunders	Wilson
Firestone	Lane (23rd)	Sayler	Winn
Gillespie	Lewis	Scarborough	Zinkil
Glisson	McClain	Sims	

Nays—None

On motion by Senator Saunders, unanimous consent was obtained to take up HB 2224 out of order.

On motions by Senator Saunders, by two-thirds vote, HB 2224 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—33

Mr. President	Gordon	Myers	Vogt
Barron	Graham	Pettigrew	Ware
Brantley	Gruber	Poston	Weber
Childers	Henderson	Saunders	Wilson
Deeb	Johnson	Sayler	Winn
de la Parte	Johnston	Scarborough	Zinkil
Firestone	Lane (23rd)	Sims	
Gillespie	Lewis	Stolzenburg	
Glisson	McClain	Trask	

Nays—2

Peterson Plante

HB 809—A bill to be entitled An act relating to road taxes for motor carriers; amending section 323.15, Florida Statutes, providing for a change in the amount of moneys collected; prescribing a different manner in which moneys are collected providing that other devices may be issued in lieu of road tax plates; providing an effective date.

—was read the second time by title. On motion by Senator Myers, by two-thirds vote HB 809 was read the third time by title, passed and certified to the House. The vote was:

Yeas—37

Mr. President	Gordon	Myers	Trask
Barron	Graham	Peterson	Vogt
Brantley	Gruber	Pettigrew	Ware
Childers	Henderson	Plante	Weber
Deeb	Johnson	Poston	Wilson
de la Parte	Johnston	Saunders	Winn
Firestone	Lane (31st)	Sayler	Zinkil
Gallen	Lane (23rd)	Scarborough	
Gillespie	Lewis	Sims	
Glisson	McClain	Stolzenburg	

Nays—None

On motion by Senator Saunders, HB 717 was withdrawn from the Committee on Ways and Means by two-thirds vote and placed on the calendar.

On motion by Senator Saunders, unanimous consent was obtained to take up out of order—

HB 717—A bill to be entitled An act relating to the state board of education of Florida; providing for the transfer and payment of indebtedness incurred for the benefit of community colleges and represented by bonds or motor vehicle tax anticipation certificates previously issued by the state board of education pursuant to §18, Article XII of the Constitution of 1885; providing an effective date.

—which was read the second time by title. On motion by Senator Saunders, by two-thirds vote HB 717 was read the third time by title, passed and certified to the House. The vote was:

Yeas—37

Mr. President	Gordon	Myers	Trask
Barron	Graham	Peterson	Vogt
Brantley	Gruber	Pettigrew	Ware
Childers	Henderson	Plante	Weber
Deeb	Johnson	Poston	Wilson
de la Parte	Johnston	Saunders	Winn
Firestone	Lane (31st)	Sayler	Zinkil
Gallen	Lane (23rd)	Scarborough	
Gillespie	Lewis	Sims	
Glisson	McClain	Stolzenburg	

Nays—None

SB 664 was laid on the table.

On motion by Senator Poston, unanimous consent was obtained to take up out of order—

HB 210—A bill to be entitled An act relating to workmen's compensation; amending §440.45(3), Florida Statutes, 1971, increasing and establishing the salary of judges of industrial claims; providing an effective date.

—which was read the second time by title.

On motion by Senator Poston the following amendment was adopted:

Amendment 1—On page 1, line 17, strike "four thousand dollars (\$4000.00) less per year than that paid to a full time industrial relations commissioner." and insert: twenty-six thousand dollars (\$26,000)

Senator Barron moved that further consideration of HB 210 as amended be deferred and the motion failed. The vote was:

Yeas—14

Barron	Glisson	Lewis	Vogt
Brantley	Gruber	Peterson	Wilson
Childers	Johnston	Plante	
Deeb	Lane (23rd)	Sims	

Nays—19

de la Parte	Graham	Myers	Trask
Firestone	Henderson	Pettigrew	Ware
Gallen	Johnson	Poston	Weber
Gillespie	Lane (31st)	Saunders	Winn
Gordon	McClain	Scarborough	

Senator Poston moved that HB 210 as amended be read the third time by title and the motion failed to receive the necessary two-thirds vote. The vote was:

Yeas—22

de la Parte	Henderson	Pettigrew	Trask
Firestone	Johnson	Poston	Ware
Gallen	Lane (31st)	Saunders	Williams
Gillespie	Lane (23rd)	Sayler	Winn
Gordon	McClain	Scarborough	
Graham	Myers	Stolzenburg	

Nays—14

Barron	Glisson	Peterson	Weber
Brantley	Gruber	Plante	Wilson
Childers	Johnston	Sims	
Deeb	Lewis	Vogt	

Senator Pettigrew requested unanimous consent to take up HB 1988 out of order.

Senator Sims moved as a substitute motion that unanimous consent be granted to take up HB 1956 out of order.

Senator Pettigrew moved that HB 1988 be withdrawn from the Committees on Rules and Calendar and Ways and Means and placed on the Calendar. The motion failed to receive the necessary two-thirds vote. The vote was:

Yeas—18

de la Parte	Graham	Pettigrew	Williams
Firestone	Henderson	Poston	Wilson
Gillespie	Lane (31st)	Saunders	Winn
Glisson	Lewis	Scarborough	
Gordon	Myers	Vogt	

Nays—20

Mr. President	Gallen	McClain	Stolzenburg
Barron	Gruber	Peterson	Trask
Brantley	Johnson	Plante	Ware
Childers	Johnston	Sayler	Weber
Deeb	Lane (23rd)	Sims	Zinkil

On motion by Senator Saunders, HB 1956 was withdrawn from the Committee on Ways and Means by two-thirds vote and placed on the calendar.

On motion by Senator Saunders, unanimous consent was obtained to take up out of order—

HB 1956—A bill to be entitled An act relating to the department of health and rehabilitative services, division of retardation; providing an appropriation from the general revenue fund for air conditioning completion; providing an effective date.

—which was read the second time by title. On motion by Senator Saunders, by two-thirds vote, HB 1956 was read the third time by title, passed and certified to the House. The vote was:

Yeas—37

Mr. President	Gordon	Myers	Vogt
Barron	Graham	Peterson	Ware
Brantley	Gruber	Pettigrew	Weber
Childers	Henderson	Plante	Williams
Deeb	Johnson	Poston	Wilson
de la Parte	Johnston	Saunders	Winn
Firestone	Lane (31st)	Sayler	Zinkil
Gallen	Lane (23rd)	Sims	
Gillespie	Lewis	Stolzenburg	
Glisson	McClain	Trask	

Nays—None

ENGROSSING REPORTS

Your Engrossing Clerk to whom was referred—

CS for SB 264 with	SB 1146 with 2 amendments
1 amendment	SB 1255 with 2 amendments
SB 299 with 1 amendment	SB 1366 with 5 amendments

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

ELMER O. FRIDAY, Secretary

Your Engrossing Clerk to whom was referred—

SB 49 with 1 Senate amendment and 2 House amendments
SB 620 with 12 Senate amendments and 10 House amendments
SB 622 with 39 Senate amendments and 13 House amendments

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

ELMER O. FRIDAY, Secretary

Your Engrossing Clerk to whom was referred SB 1343 with 2 Conference Committee amendments reports that the Conference Committee amendments have been incorporated and the bill is returned herewith.

*ELMER O. FRIDAY, Secretary*

The bills contained in the foregoing reports were ordered enrolled.

The Journal of June 1 was corrected as follows and approved:

Page 818, counting from the bottom of column 1, line 9, between "the" and "municipalities" insert: governing bodies of the

Page 775, counting from the bottom of column 1, strike lines 12 through 16 and insert:

Amendment 7—In title amendment 6 strike: "171,"

Amendment 8—In title amendment 6 strike: "165,"

Amendment 9—In title amendment 6 following "eminent domain;" strike: "providing for creation of a legislative committee on local government formation and boards thereof; granting the committee power to issue orders and subpoenas;"

Page 763, counting from the bottom of column 2, strike lines 1 through 5 and insert: state board of education minimum standards and rules and regulations as are required by this chapter or as it may find necessary to aid in carrying out the objectives and purposes of this chapter, and to execute such standards and rules and regulations as shall be adopted by the state board of education on the operation and establishment of nonpublic colleges as defined in this chapter, and to expend funds as necessary to assist in the enforcement of this chapter.

Page 764, column 1, strike lines 1 through 3

Page 766, counting from the bottom of column 2, line 25, strike "HB" and insert: SB

Page 800, counting from the bottom of column 1, between lines 23 and 24 insert: Amendment 6a- On page 1, in Subsection (5) strike all of

Page 805, column 1, between lines 36 and 37 insert: veloped by or under the direction of the department, and pro-

Page 805, column 2, line 30, strike "662" and insert: 622

Page 819, counting from the bottom of column 2, lines 19 and 20 strike "SB" and insert: HB

Page 820, column 1, line 3, strike the period and insert: , passed and certified to the House.

Page 822, counting from the bottom of column 2, between lines 5 and 6 insert: Senators Wilson and Glisson offered the following amendment which was adopted on motion by Senator Wilson:

Page 822, counting from the bottom of column 2, between lines 8 and 9 insert: Senators Wilson and Saylor offered the following amendment which was adopted on motion by Senator Saylor:

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

Page 693, column 1, between lines 17 and 18 in third column of roll call insert: Sims

Page 693, column 1, line 21, strike: Sims

Page 693, counting from the bottom of column 1, line 24, insert: Sims

Page 693, counting from the bottom of column 1, line 30, strike: Sims

Page 702, counting from the bottom of column 2, line 15, before "and" insert: passed

Page 714, counting from the bottom of column 1, transpose lines 26 and 27

Page 721, counting from the bottom of column 1, line 31, strike "1 and 2" and insert: 17 and 19

Page 732, counting from the bottom of column 1, strike line 15 and insert: shall be filed with the clerk of the circuit court in the county

Page 741, column 1, line 4, strike: "providing an effective date."

Page 744, column 1, strike lines 9 and 10 and insert: ing trust fund; repealing subsections (6), (7) and (8);" and insert: working capital trust fund; repealing §§273.06, 273.07, 273.08 F. S., relating to transfer, disposal of pro-

Page 745, counting from bottom of column 2, strike lines 16 and 17 and insert: ratification by the Board of County Commissioners and by three-fourths (3/4) of the governing bodies of the municipalities in the county.

Page 745, counting from bottom of column 2, at end of line 13 insert: Each such governmental body shall ratify or reject any such proposed plan, code or regulation within ninety (90) days after receipt of same.

Page 745, at end of column 2 insert: On motions by Senator Saylor, the Senate refused to concur in House amendments 1 through 10 to SB 620, and the House was requested to recede therefrom. The action of the Senate was certified to the House.

Page 751, counting from bottom of column 2, line 16, between "title." and "On" insert: On motions by Senator Firestone the following amendments were adopted: Amendment 1— On pages 3 and 4 strike all Section 5. Amendment 2— On page 1, line 6 of the title, strike the number "18.10 (1)" Amendment 3— On page 1, lines 17-20 in the title, strike the words "permits the treasurer to deposit state moneys into savings accounts in savings and loan associations"

Page 753, column 2, line 24, strike "rejected" and insert: repeated

Page 756, column 2, between lines 10 and 11 insert:

SB 1068 was taken up, together with:

By the Committee on Transportation—

Page 756, column 2, strike lines 17 and 18 and insert:

—which was read the first time by title and SB 1068 was laid on the table.

On motions by Senator Deeb, by two-thirds vote CS for SB 1068 was read the second time by title and by two-thirds vote was read the third

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

Page 661, counting from bottom of column 2, between lines 4 and 5 insert:

1. The amount authorized to be paid is the full amount to be rendered for the goods or services stated and that the goods or services stated is the amount or extent of goods or services to be rendered for the amount to be paid,

2. That there are sufficient funds on deposit in the primary depository to pay the amount authorized in the voucher,

3. That such an expenditure will not be in violation of the expense limitations provided by section 10 of this act, and

(d) The signature of the campaign treasurer or deputy treasurer authorizing the expenditure.

(2) The provider of goods or services shall present such authorization voucher to the primary depository for payment from the account of the candidate or political committee authorizing the expenditure. The provider of goods or services shall certify in writing in a space provided on the voucher that all the information contained on such voucher is true and complete to the best of his knowledge, and shall sign such certification.

(3) If the primary depository finds an authorization voucher to be complete and in order, it shall render payment in the amount authorized by the voucher from the account of the candidate or political committee authorizing the expenditure. If the voucher is not in order, the primary depository shall return the forms to the provider of goods or services and shall immediately file a complete report of the occurrence with the division of elections.

Section 12. Petty cash funds allowed.—

(1) Beginning on the fortieth day preceding an election in which a candidate or political committee intends to participate, the campaign treasurer of each candidate or

Page 663, counting from bottom of column 2, strike line 7 and insert: evidence that has been subpoenaed, the division may file a com-

The Journal of May 29 was further corrected as follows and approved:

Page 630, column 1, strike line 9 and insert: Upon adverse adjudication, the defendant shall be liable for

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

Page 573, counting from bottom of column 2, line 13, strike "874" and insert: 872

Page 595, column 2, strike line 34 and insert: and to the governing body of each tax levying agency in the

The Journal of May 25 was further corrected as follows and approved:

Page 566, column 1, line 30, strike "377" and insert 877

The Journal of May 24 was further corrected as follows and approved:

Page 514, counting from bottom of column 1, line 16, strike "SB" and insert: HB

Senator Barron moved that the Senate adjourn.

The President sounded the gavel at 6:14 p.m. and declared the Senate in 1973 Regular Session adjourned sine die.