

JOURNAL OF THE FLORIDA SENATE

Tuesday, May 27, 1975

The Senate was called to order by the President at 2:00 p.m.
A quorum present—40:

Mr. President	Graham	Myers	Stolzenburg
Brantley	Hair	Peterson	Thomas, J.
Childers, D.	Henderson	Plante	Thomas, P.
Childers, W. D.	Holloway	Poston	Tobiassen
Deeb	Johnston	Renick	Trask
Dunn	Lane, D.	Saunders	Vogt
Firestone	Lane, J.	Saylor	Ware
Gallen	Lewis	Scarborough	Wilson
Glisson	MacKay	Sims	Winn
Gordon	McClain	Spicola	Zinkil

Excused at 2:30 p.m.: Senators Lewis, Saunders and Spicola for the purpose of attending a conference committee meeting on HB 2100; Senators Brantley and Trask from 2:35 until 3:00 p.m.

Prayer by the Senate Chaplain:

God grant us an acute sense of true values that the quality of our lives and legislation will be of greater worth to us than the quantity of our performance.

We remind ourselves that "If a nation values anything more than freedom it will lose its freedom and that even if it is comfort or money that it values more it will lose that too."

So help us to keep our perspectives and priorities clear and the conviction and discipline to fulfill them strong. Amen.

REPORTS OF COMMITTEES

The Committee on Judiciary-Criminal recommends the following pass: SB 985

The bill was referred to the Committee on Health and Rehabilitative Services under the original reference.

The Committee on Health and Rehabilitative Services recommends the following pass: SB 1238

The Committee on Judiciary-Criminal recommends the following pass: SB 1037 with 3 amendments

The bills contained in the foregoing reports were referred to the Committee on Governmental Operations under the original reference.

The Committee on Health and Rehabilitative Services recommends the following pass:

SB 870 with 1 amendment	SB 1202 with 3 amendments
SB 1098	SB 1299
SB 1100	

The Committee on Governmental Operations recommends the following pass:

SB 583 with 1 amendment	SB 1236 with 5 amendments
SB 936	SB 1249 with 1 amendment
SB 993 with 9 amendments	

The bills contained in the foregoing reports were referred to the Committee on Ways and Means under the original reference.

The Committee on Governmental Operations recommends the following pass: SB 824 with 1 amendment

The bill was referred to the Committee on Judiciary-Criminal under the original reference.

The Committee on Commerce recommends the following pass: SB 384

The bill was referred to the Committee on Judiciary-Civil under the original reference.

The Committee on Governmental Operations recommends the following pass: SB 978

The bill was referred to the Committee on Commerce under the original reference.

The Committee on Commerce recommends the following pass: SB 1233 with 2 amendments

The bill was referred to the Committee on Transportation under the original reference.

The Committee on Health and Rehabilitative Services recommends the following pass: SB 1099 HB 435 HB 494

The Committee on Governmental Operations recommends the following pass:

SB 274 with 2 amendments	SB 1009
SB 293 with 2 amendments	SB 1155
SB 483 with 1 amendment	HB 422
SB 496 with 3 amendments	CS for HB 1231
SB 687 with 2 amendments	HB 1860
SB 957	

The Committee on Judiciary-Civil recommends the following pass: SB 590

The Committee on Natural Resources and Conservation recommends the following pass: SB 699 SB 871 SB 1320

The Committee on Judiciary-Criminal recommends the following pass: HB 1289 with 25 amendments

The Committee on Transportation recommends the following pass: SB 1278 with 1 amendment

The Committee on Commerce recommends the following pass:

SB 392 with 10 amendments	SB 1282 with 11 amendments
SB 1107	

The Committee on Judiciary-Criminal recommends the following pass:

SB 225	HB 240 with 1 amendment
SB 307	HB 969
SB 541 with 4 amendments	HB 1072
SB 728	HB 1217
SB 748	HB 1219
SB 759	HB 1292
SB 1002	SB 1186
HB 120 with 2 amendments	

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

The Committee on Judiciary-Criminal recommends a Committee Substitute for the following: SB 1007 (SB 1072)

The Committee on Transportation recommends a Committee Substitute for the following: SB 1277

The Committee on Governmental Operations recommends a Committee Substitute as recommended by the committee on Judiciary-Civil for the following: SB 529 with 3 amendments

The bills with Committee Substitute attached contained in the foregoing reports were referred to the Committee on Ways and Means under the original reference.

The Committee on Natural Resources and Conservation recommends a Committee Substitute for the following: SB 1290

The bill with Committee Substitute attached was referred to the Committee on Commerce under the original reference.

The Committee on Judiciary-Criminal recommends a Committee Substitute for the following: SB 1126

The Committee on Judiciary-Criminal recommends a Committee Substitute for the following: SB 559

The Committee on Judiciary-Criminal recommends a Committee Substitute for the following: SB 977

The Committee on Judiciary-Criminal recommends a Committee Substitute for the following: SB 837

The Committee on Commerce recommends a Committee Substitute for the following: SB 239

The Committee on Commerce recommends a Committee Substitute for the following: SB 1036

The Committee on Judiciary-Civil recommends a Committee Substitute for the following: SB 98

The Committee on Ways and Means recommends a Committee Substitute for the following: SB 868

The Committee on Ways and Means recommends a Committee Substitute for the following: SB 810

The Committee on Judiciary-Criminal recommends a Committee Substitute as recommended by the Committee on Agriculture for the following: SB 817 with 2 amendments

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

The Committee on Governmental Operations recommends the following not pass: SB 241, SB 539

The bills were laid on the table.

The Committee on Rules and Calendar recommends that the following bills be placed on Special Order for Tuesday, May 27, 1975:

SB 708	HB 85	HB 541	HB 114
SB 330	HB 173	HB 163	HB 117
SB 16	SB 451	HB 10	SB 357
SB 158	SB 440	SB 1106	HB 193
SB 550	SB 418	SB 1183	SB 1316
SB 280	SB 98	SB 741	SB 1317
SB 289	HB 1908	SB 259	SB 1318
SB 1126	SB 1005	SB 430	CS for SB 173
SB 733	SB 696	SB 488	SB 784
HB 1731	SB 1131	CS for HB 222	SB 551
SB 781	CS for HB 545	SB 937	
SB 582	HB 1322	HB 104	

Respectfully submitted,
Lew Brantley, Chairman

The Committee on Rules and Calendar recommends that the following bills be placed on Local Bill Calendar for Tuesday, May 27, 1975:

HB 662	SB 1336	SB 587	SB 1351
HB 663	SB 585	SB 1335	HB 1175
HB 1168	SB 1338	SB 1021	SB 227
SB 1329	SB 830	SB 404	SB 228
SB 653	SB 1354	HB 1917	SB 1022
HB 1251	SB 832	HB 847	HB 1211
HB 1252	SB 423	SB 1284	HB 1191
HB 805	SB 427	SB 1332	HB 1146
HB 824	SB 489	SB 1333	HB 1187
HB 1212	SB 831	SB 1339	HB 1234
HB 846	HB 530	SB 1340	SB 1355
SB 1331	SB 109	SB 1342	SB 1020
SB 1334	HB 1340	SB 1347	
SB 402	SB 586	SB 1349	

Respectfully submitted,
Lew Brantley, Chairman

ENGROSSING REPORTS

Your Engrossing Clerk has incorporated amendments to—
SB 65 SB 107

Joe Brown, Secretary

The bills were ordered enrolled.

Your Engrossing Clerk has incorporated amendments to SB 229.

Joe Brown, Secretary

The bill was immediately certified to the House.

Your Engrossing Clerk has incorporated amendments to CS for SB 750.

Joe Brown, Secretary

The bill was certified to the House.

ENROLLING REPORTS

SB 89	SB 252	SB 316	SB 388
SB 183	CS for SB 308	SB 363	SB 657

—have been enrolled, signed by the required Constitutional Officers and filed with the Governor on May 27, 1975.

Joe Brown, Secretary

SB 311 has been enrolled, signed by the required Constitutional Officers and filed with the Governor on May 26, 1975.

Joe Brown, Secretary

On motion by Senator Ware, by two-thirds vote Senate Bills 1126 and 98 were placed on the Special Order Calendar.

MOTIONS RELATING TO COMMITTEE REFERENCE

On motions by Senator Myers, by two-thirds vote Senate Bills 769 and 710 were withdrawn from the Committee on Governmental Operations and placed on the calendar.

On motion by Senator Vogt, by two-thirds vote SB 799 was withdrawn from the Committees on Health and Rehabilitative Services and Ways and Means and indefinitely postponed.

On motion by Senator Graham, by two-thirds vote CS for SB 899 was withdrawn from the Committee on Education and placed on the calendar.

On motion by Senator Plante, by two-thirds vote SB 1188 was withdrawn from the Committee on Governmental Operations.

On motions by Senator Sayler, by two-thirds vote House Bills 158 and 1280 were withdrawn from the Committee on Ways and Means.

On motion by Senator Saunders, by two-thirds vote SB 1007 was withdrawn from the Committee on Ways and Means and placed on the calendar.

On motion by Senator Brantley, by two-thirds vote HM 1328 was withdrawn from the Committee on Rules and Calendar and placed on the calendar.

REQUESTS FOR EXTENSION OF TIME

The Committee on Health and Rehabilitative Services requests an extension of 15 days for the consideration of the following:

SB 43 by Senator Glisson	SB 727 by Senators Lewis, Deeb and Dunn
SB 93 by Senator Glisson	SB 799 by Senator Vogt
SB 97 by Senator McClain	SB 858 by Senator Myers
SB 216 by Senator Poston	SB 873 by Senator Dunn
SB 378 by Senator D. Childers	SB 958 by Senator Gordon
SB 389 by Senator Zinkil	SB 1026 by Senators Hair and Brantley
SB 415 by Senator J. Thomas	SB 1034 by Senator Gordon
SB 636 by Senator Gordon	SB 1035 by Senator Deeb
SB 651 by Senator Henderson	SB 1045 by Senator Gordon
SB 362 by Senators Gordon & Myers	SB 1086 by Senator J. Thomas
	SB 1111 by Senator MacKay

SB 1164 by Senator J. Thomas
 SB 1178 by Senator Gallen
 SB 1204 by Senator Gordon
 SB 1301 by Senator Trask

HB 1259 by Health and Rehabilitative Services Committee
 HB 491 by Health and Rehabilitative Services Committee

The Committee on Governmental Operations requests an extension of 12 days for the consideration of the following:

SB 262 by Judiciary Criminal Committee
 SB 1326 by Senator Holloway

SB 458 by Senator Tobiasen
 SB 460 by Senator Henderson
 SB 463 by Senator Henderson

The Committee on Commerce requests an extension of 10 days for the consideration of the following:

SB 1328 by Senator Poston
 SB 3 by Senator Zinkil
 SB 12 by Senator Vogt
 SB 23 by Senator Winn
 SB 27 by Senator Zinkil
 SB 36 by Senator Winn
 SB 37 by Senator Winn
 SB 39 by Senator Winn
 SB 56 by Senator Winn
 SB 77 by Senator Wilson
 SB 78 by Senator Deeb
 SB 86 by Senator Firestone
 SB 116 by Senator Firestone
 SB 135 by Senator Scarborough
 SB 146 by Governmental Operations Committee
 SB 153 by Senator Spicola
 SB 180 by Senator Tobiasen
 SB 182 by Senator Wilson
 SB 190 by Senator Myers
 SB 206 by Senator Spicola
 SB 212 by Senator Glisson
 SB 231 by Senator Myers
 SB 258 by Senator Ware
 SB 266 by Senator Saylor
 SB 269 by Senator Johnston
 SB 282 by Senator Myers
 SB 283 by Senator Myers
 SB 285 by Senator Scarborough
 SB 304 by Senator Plante
 SB 329 by Senator Glisson
 SB 343 by Senator MacKay
 SB 369 by Senator Ware
 SB 408 by Senator Winn
 SB 424 by Senator Graham
 SB 437 by Senator Scarborough
 SB 453 by Senator Henderson

SB 464 by Senator Henderson
 SB 476 by Senator P. Thomas
 SB 484 by Senator Glisson
 SB 511 by Senator Trask
 SB 514 by Senator McClain
 SB 517 by Senator McClain
 SB 536 by Senator Graham
 SB 542 by Senator Plante
 SB 544 by Senator J. Lane
 SB 569 by Senator Gordon
 SB 570 by Senator Gordon
 SB 596 by Senator Lewis
 SB 602 by Senator Myers
 SB 611 by Senator Scarborough
 SB 613 by Senator Holloway
 SB 638 by Senator Gordon
 SB 652 by Senator Trask
 SB 665 by Senator MacKay
 SB 668 by Senator Brantley
 SB 669 by Senator Brantley
 SB 670 by Senator Glisson
 SB 679 by Senator Gallen
 SB 685 by Senator Saunders
 SB 691 by Senator J. Thomas
 SB 692 by Senator Glisson
 SB 697 by Senator Glisson
 SB 702 by Senators Myers and Barron
 SB 706 by Senator Firestone
 SB 717 by Senator J. Thomas
 SB 723 by Senator J. Thomas
 SB 724 by Senator J. Thomas
 SB 725 by Senator Gordon
 SB 736 by Senator Deeb
 SB 744 by Senator Trask
 SB 753 by Senator Deeb
 SB 755 by Senator Lewis
 SB 760 by Senator Hair

SB 915 by Senator Henderson
 SB 924 by Senator Myers
 SB 931 by Senator Glisson
 SB 953 by Senator Scarborough
 SB 955 by Senator Brantley
 SB 960 by Senator Vogt
 SB 962 by Senator Glisson
 SB 963 by Senator J. Thomas
 SB 964 by Senator Trask
 SB 975 by Senator Henderson
 SB 982 by Senator Dunn
 SB 983 by Senator Deeb
 SB 997 by Senator Renick
 SB 1000 by Senator Dunn
 SB 1010 by Senator Scarborough
 SB 1011 by Senator Myers
 SB 1040 by Senator Gordon
 SB 1052 by Senator Poston
 SB 1057 by Senator Gordon
 SB 1062 by Senator W. D. Childers
 SB 1066 by Senator Gordon
 SB 1074 by Senator Brantley
 SB 1080 by Senator P. Thomas
 SB 1096 by Senator P. Thomas
 SB 1114 by Senator W. D. Childers
 SB 1115 by Senator Dunn
 SB 1125 by Senator Deeb
 SB 1137 by Senator P. Thomas
 SB 1145 by Senator Brantley
 SB 1146 by Senator Vogt
 SB 1148 by Senator Lewis
 SB 1152 by Senator Zinkil
 SB 1157 by Senator Plante
 SB 1162 by Senator McClain
 SB 1167 by Senator Trask
 SB 1171 by Senator J. Thomas
 SB 1185 by Senator Graham
 SB 1193 by Senator Childers
 SB 1197 by Senator Graham
 SB 1203 by Senator Myers

SB 1208 by Senator Vogt
 SB 1206 by Senator P. Thomas
 SB 1209 by Senator Gordon
 SB 1210 by Senator Gordon
 SB 1212 by Senator Gordon
 SB 1213 by Senator J. Lane
 SB 1217 by Senator Brantley
 SB 1222 by Senator J. Thomas
 SB 1225 by Senator Brantley
 SB 1226 by Senator Holloway
 SB 1231 by Senator W. D. Childers
 SB 1232 by Senator Graham
 SB 1234 by Senator Henderson
 SB 1240 by Senator W. D. Childers
 SB 1242 by Senator J. Thomas
 SB 1247 by Senator Dunn
 SB 1254 by Senator J. Thomas
 SB 1256 by Senator Spicola
 SB 1263 by Senator MacKay
 SB 1269 by Senator Ware
 SB 1270 by Senator Poston
 SB 1272 by Senator Dunn
 SB 1273 by Senator Dunn
 SB 1274 by Senator Brantley
 SB 1285 by Senator Graham
 SB 1289 by Senator Gordon
 SB 1291 by Senator Vogt
 SB 1297 by Senator D. Lane
 SB 1302 by Senator Vogt
 SB 1304 by Senator Dunn
 SB 1305 by Senator MacKay
 SB 1321 by Senator Poston
 SB 1322 by Senator Henderson
 HB 64 by Representative Clark
 HB 81 by Representative Lockward
 HB 103 by Representative Haben
 HB 196 by Representatives Becker, Avon

HB 564 by Representative Fontana
 HB 639 by Representative Becker
 HB 746 by Representative Craig
 HB 853 by Representative Peadar
 HB 877 by Representative Crabtree
 HB 1269 by Commerce Committee
 HB 1270 by Commerce Committee
 HB 1271 by Commerce Committee
 HB 1272 by Commerce Committee
 HB 1329 by Growth and Energy Committee
 HB 1357 by Representatives Clark, Hagan
 HB 1372 by Transportation Committee
 HB 1401 by Representatives Gallagher and Hector
 HB 2092 by Regulated Industries and Licensing Committee

SB 762 by Senator Wilson
 SB 780 by Senator Holloway
 SB 782 by Senator J. Thomas
 SB 785 by Senator Deeb
 SB 793 by Senator Glisson
 SB 796 by Senator Hair
 SB 803 by Senator Brantley
 SB 814 by Senator P. Thomas
 SB 823 by Senator Scarborough
 SB 829 by Senator Gordon
 SB 849 by Senator MacKay
 SB 850 by Senator MacKay
 SB 852 by Senator MacKay
 SB 857 by Senator McClain
 SB 859 by Senator Peterson
 SB 864 by Senator P. Thomas
 SB 875 by Senator P. Thomas
 SB 881 by Senator Scarborough
 SB 889 by Senator Henderson
 SB 894 by Senator W. D. Childers
 SB 898 by Senator Graham
 SB 902 by Senator Hair
 SB 903 by Senator Scarborough
 SB 908 by Senator Trask

MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

By direction of the President, the following communication and certificate were read:

Honorable Joe Brown
 Secretary of the Senate
 The Capitol
 May 23, 1975

Dear Mr. Brown:

Pursuant to the provisions of Section 112.071 (1), (b) Florida Statutes, we are enclosing a certificate listing the name of a person for whom a commission has been prepared and which is subject to confirmation by the Senate.

With kind regards, I remain

Cordially,
 DOROTHY W. GLISSON
 Director, Division of Elections

I, Bruce A. Smathers Secretary of State of the State of Florida, do hereby certify that pursuant to the provisions of Section 112.071 (1), (b), Florida Statutes, a commission which is subject to confirmation by the Senate has been prepared for the following:

Kathleen Ione Anderson, Pensacola; Member, Board of Pilot Commissioners for the Port of Pensacola, Escambia County, for term ending June 6, 1977



GIVEN under my hand and the Great Seal of the State of Florida at Tallahassee, the Capital, this the twenty-third day of May A. D. 1975.

BRUCE A. SMATHERS
Secretary of State

—which were referred to the Select Committee on Executive Suspensions.

On motion by Senator P. Thomas, by two-thirds vote HB 1259 was withdrawn from the Committee on Health and Rehabilitative Services and placed on the calendar.

Senator P. Thomas requested unanimous consent to take up HB 1259 out of order. Senator Vogt objected.

RECONSIDERATION

The motion by Senator McClain on May 26 that the Senate reconsider the vote by which CS for SB 750 passed on May 26, was taken up and adopted; and the Senate reconsidered the vote.

Pending further consideration of CS for SB 750, on motion by Senator P. Thomas by two-thirds vote—

CS for HB 1259—A bill to be entitled An act relating to public health; providing for the installation of individual sewage disposal facilities in certain subdivisions; providing legislative intent relating to development of public water and sewerage systems; providing an effective date.

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

Senator Vogt moved the following amendment which was adopted:

Amendment 1—On page 2, strike Section 6 and insert: Section 6. The Legislature hereby declares that it is the policy of this state to require that all individual sewage disposal systems developed under the provisions of this act shall connect to a public or investor-owned sewerage system within 180 days from the date that such system becomes available. The developer of any lot that is developed under the provisions of this act shall provide advance notice of this requirement to the purchaser of said lot.

Senator Gallen moved the following amendment:

Amendment 2—On page 2, line 19, insert a new Section 7: So long as any existing licensed or permitted sewage treatment plant provides effective and adequate treatment in accordance with the rules and regulations of the Department of Pollution Control, said plant shall be entitled to a renewal of its licenses or permits notwithstanding the establishment or existence of a regional sewage system, provided that the renewal of such permits or licenses does not adversely effect any Federal grants.

(Renumber subsequent section)

Amendment 2 failed by the following vote:

Yeas—11

Deeb	Glisson	Myers	Stolzenburg
Firestone	Henderson	Plante	Ware
Gallen	Lane, D.	Sims	

Nays—21

Mr. President	Johnston	Renick	Wilson
Brantley	Lane, J.	Sayler	Winn
Childers, D.	MacKay	Scarborough	Zinkil
Childers, W. D.	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Poston	Vogt	

Senator Vogt moved the following title amendment which was adopted:

Amendment 3—On page 1, line 8, after the semicolon insert: providing state policy regarding the connection of individual sewage disposal systems to public or investor owned sewerage systems

On motion by Senator P. Thomas, by two-thirds vote CS for HB 1259 as amended was read the third time by title.

Senator Plante presiding.

Senator MacKay moved the following amendment:

Amendment 4—On page 2, line 11, strike Section 5

Amendment 4 failed by the following vote:

Yeas—11

Childers, D.	Graham	Renick	Winn
Dunn	Henderson	Vogt	Zinkil
Gordon	Johnston	Wilson	

Nays—22

Brantley	Hair	Peterson	Thomas, J.
Childers, W. D.	Lane, D.	Plante	Thomas, P.
Deeb	Lane, J.	Poston	Tobiassen
Firestone	MacKay	Scarborough	Ware
Gallen	McClain	Sims	
Glisson	Myers	Stolzenburg	

CS for HB 1259 as amended passed and was certified to the House. The vote on passage was:

Yeas—23

Brantley	Graham	Peterson	Thomas, J.
Childers, W. D.	Hair	Plante	Thomas, P.
Deeb	Holloway	Poston	Tobiassen
Dunn	Lane, D.	Renick	Trask
Gallen	Lane, J.	Scarborough	Ware
Gordon	Myers	Sims	

Nays—13

Childers, D.	Johnston	Stolzenburg	Zinkil
Firestone	MacKay	Vogt	
Glisson	McClain	Wilson	
Henderson	Sayler	Winn	

Senator Sims moved that the rules be waived and CS for HB 1259 be immediately certified to the House. The motion failed.

On motion by Senator Spicola, by two-thirds vote SB 1381 was withdrawn from the Committee on Rules and Calendar and placed on the local Calendar.

On motion by Senator Scarborough, by two-thirds vote, the Senate reverted to—

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Dempsey J. Barron, President May 27, 1975

I am directed to inform the Senate that the House of Representatives has passed SB 721.

Allen Morris, Clerk

The bill contained in the above message was ordered enrolled.

The Honorable Dempsey J. Barron, President May 23, 1975

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

HB 1864 HB 1805

—and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Bell and others—

HB 1864—A bill to be entitled An act relating to the City of Ormond Beach, Volusia County; repealing chapter 74-558, Laws of Florida, which provides for the incorporation into the City of Ormond Beach of the area known as the North Peninsula; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Bell and others—

HB 1805—A bill to be entitled An act relating to Volusia County; amending section 6 of chapter 74-620, Laws of Florida, extending until July 1, 1977, the time for the local government study commission in Volusia County to recommend any revision of the local government structure, service, functions, and operations to the legislative delegation; providing an effective date.

Proof of publication of the required notice was attached.

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

The Honorable Dempsey J. Barron, President May 23, 1975

I am directed to inform the Senate that the House of Representatives has passed as amended HB 2113 and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Freeman—

HB 2113—A bill to be entitled An act relating to the Florida Keys Aqueduct Authority; amending subsection 1. of section 5 of chapter 70-810, Laws of Florida, changing the boundaries of the districts of the board of directors of the authority, providing that members of the board of directors shall be elected instead of appointed; extending the terms of present members until new members are elected; adding section 5A to chapter 70-810, Laws of Florida, providing recall procedures for present and future members; amending section 27 of chapter 70-810, Laws of Florida, providing that all bonds issued by the board of directors are to be subject to approval of the electors; requiring the board of directors to pay for the cost of any special election; providing an effective date.

Proof of publication of the required notice was attached.

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

The Honorable Dempsey J. Barron, President May 26, 1975

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

HB 1428 HB 1429

—and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Ogden and others—

HB 1428—A bill to be entitled An act relating to alcoholic beverage licenses in Duval County; providing for the waiver of the required term of existence of Gateway Aviation, Inc., a Florida corporation, to allow its application for an alcoholic beverage license; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Ogden and others—

HB 1429—A bill to be entitled An act relating to alcoholic beverage licenses in Duval County; providing for the waiver of the required term of existence of Herlong Fliers Club, Inc., a Florida non-profit corporation, to allow its application for an alcoholic beverage license; providing an effective date.

Proof of publication of the required notice was attached.

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

The Honorable Dempsey J. Barron, President May 23, 1975

I am directed to inform the Senate that the House of Representatives has passed as amended HB 2103 and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Boyd and others—

HB 2103—A bill to be entitled An act relating to Broward County; providing for legislative intent; providing uniform filing dates for municipal elections; providing uniform election dates for municipal elections; providing for the elimination of primary elections in municipal races; providing that the candidate with the highest number of votes shall be the winner and take office within ten days after the election; providing for terms of office; providing for correspondence of terms of municipal office to the common dates provided in this act; providing canvassing of municipal elections by the county canvassing board; providing an effective date.

Proof of publication of the required notice was attached.

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

On motions by Senator Scarborough, by two-thirds vote, House Bills 1428 and 1429 were withdrawn from the Committee on Rules and Calendar and placed on the local calendar.

On motion by Senator Renick, by two-thirds vote, SB 1364 was withdrawn from the Committee on Rules and Calendar and placed on the local calendar.

On motion by Senator Deeb, by two-thirds vote, SB 1363 was withdrawn from the Committee on Rules and Calendar and placed on the local calendar.

On motions by Senator J. Lane, by two-thirds vote, Senate Bills 1359, 1360, 1361, 1367, 1368, 1369, 1371, 1372 and 1373 were withdrawn from the Committee on Rules and Calendar and placed on the local calendar.

On motion by Senator Poston, by two-thirds vote, HB 2113 was withdrawn from the Committee on Rules and Calendar and placed on the local calendar.

On motions by Senator Dunn, by two-thirds vote, House Bills 1864 and 1805 were withdrawn from the Committee on Rules and Calendar and placed on the local calendar.

On motion by Senator Poston, by two-thirds vote, SB 1365 was withdrawn from the Committee on Rules and Calendar and placed on the local calendar.

On motion by Senator J. Thomas, by two-thirds vote, HB 2103 was withdrawn from the Committee on Rules and Calendar and placed on the local calendar.

On motion by Senator W. D. Childers, by two-thirds vote, HB 719 was withdrawn from the Committee on Commerce and placed on the local calendar.

On motions by Senator Glisson, by two-thirds vote, House Bills 548 and 549 were withdrawn from the Committee on Governmental Operations.

On motions by Senator Zinkil, by two-thirds vote, Senate Bills 1374 and 1375 were withdrawn from the Committee on Rules and Calendar and placed on the local calendar.

LOCAL CALENDAR

HB 662—A bill to be entitled An act relating to Martin County; declaring the City of Stuart to be the permanent county seat of Martin County; ratifying and confirming said city as the county seat from the creation of said county; repealing conflicting provisions of law; providing an effective date.

—was read the second time by title. On motion by Senator Johnston, by two-thirds vote HB 662 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

HB 663—A bill to be entitled An act relating to Martin County; repealing chapter 73-549, Laws of Florida, relating to issuance of gun permits; providing an effective date.

—was read the second time by title. On motion by Senator Johnston, by two-thirds vote HB 663 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

HB 1168—A bill to be entitled An act relating to the District School Board of Levy County; repealing chapter 65-1843, Laws of Florida, which authorizes the school board to make purchases not to exceed \$1,200 without bids; providing an effective date.

—was read the second time by title. On motion by Senator Trask, by two-thirds vote HB 1168 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Glisson	Lane, D.	Poston
Childers, D.	Graham	Lane, J.	Renick
Childers, W. D.	Hair	MacKay	Sayler
Deeb	Henderson	McClain	Scarborough
Dunn	Holloway	Peterson	Sims
Firestone	Johnston	Plante	Stolzenburg

Thomas, J.	Trask	Wilson	Zinkil
Thomas, P.	Vogt	Winn	
Tobiassen	Ware		

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1329—A bill to be entitled An act relating to the Yankee-town-Inglis Special Water and Sewerage District in Levy County; providing for a board of commissioners, its powers and duties; confirming the election of the present commissioners and the term of office to which the present commissioners were elected; providing the term of office of future commissioners; providing for the qualifying and election of future commissioners; providing for taxation and financing of the district; providing that all residents within the district subscribe to its services; providing a penalty; repealing special laws in conflict; providing for a referendum.

—was read the second time by title. On motion by Senator Peterson, by two-thirds vote SB 1329 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

Consideration of SB 653 was deferred.

HB 1251—A bill to be entitled An act relating to the Duval County Beaches Public Hospital Board; amending chapter 71-617, Laws of Florida, as amended, to remove prohibition against employees or members of the medical staff from serving as members of the Board and to provide that the Board shall have not more than two members who are physicians; providing an effective date.

—was read the second time by title. On motion by Senator Hair, by two-thirds vote HB 1251 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

HB 1252—A bill to be entitled An act authorizing the City of Jacksonville to make payment of compensation to certain employees of the Jacksonville Electric Authority for that period of time commencing with the start of the first pay period in October, 1974 until the approval of the collective bargaining agreement between the City of Jacksonville and IBEW, Local Union #2358 on November 26, 1974; providing an effective date.

—was read the second time by title. On motion by Senator Hair, by two-thirds vote HB 1252 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

HB 805—A bill to be entitled An act relating to the City of Orlando; providing certain requirements for qualification as a candidate for office as Mayor-Commissioner or City Commissioner of the City of Orlando; repealing chapter 65-2026, Laws of Florida, which requires candidates for such offices to be qualified and registered as freehold electors; providing an effective date.

—was read the second time by title. On motion by Senator Sims, by two-thirds vote HB 805 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

HB 824—A bill to be entitled An act relating to the City of Belle Isle, Orange County; confirming the amended charter thereof; providing an effective date.

—was read the second time by title. On motion by Senator Sims, by two-thirds vote HB 824 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

HB 1212—A bill to be entitled An act relating to Orange County fire control districts; amending section 10(4), chapter 67-1821, Laws of Florida, as amended, increasing the maximum

charges against real estate which may be assessed in lieu of a tax millage; providing an effective date.

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

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

HB 846—A bill to be entitled An act relating to Orange and Seminole Counties; repealing chapter 69-629, Laws of Florida, which authorizes the Boards of County Commissioners of Orange County and Seminole County to jointly furnish legal counsel to the Orange-Seminole Legislative Delegation during any regular or special sessions of the Florida Legislature and which authorizes the Boards of County Commissioners of Orange County and Seminole County to jointly or severally employ legal counsel to assist them regarding pending legislation during any regular or special session of the Florida Legislature; which provides for compensation, per diem, and an administrative allowance for such counsel furnished and employed; which provides a method by which each county would bear a portion of the cost of such compensation, per diem, and administrative allowance where counsel was jointly provided; providing an effective date.

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

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1331—A bill to be entitled An act relating to Orange and Seminole Counties; repealing chapter 69-629, Laws of Florida, which requires the boards of county commissioners of Orange County and Seminole County to jointly furnish legal counsel to the Orange-Seminole Legislative Delegation during any regular or special session of the Florida Legislature; which authorizes the boards of county commissioners of Orange County and Seminole County to jointly or severally employ legal counsel to assist them regarding pending legislation during any regular or special session of the Florida Legislature; which provides for compensation, per diem and an administrative allowance for such counsel furnished and employed; which provides a method by which each county bears a portion of the cost of such compensation, per diem and administrative allowance when counsel is jointly provided; providing an effective date.

—was read the second time by title. On motion by Senator Wilson, by two-thirds vote SB 1331 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1334—A bill to be entitled An act relating to the Seminole County Port Authority; amending sections 2, 3 and 17 of chapter 65-2270, Laws of Florida, to expand the powers of the authority to include bond financing of capital projects for port facilities and industrial or manufacturing plants; providing an effective date.

—was read the second time by title. On motion by Senator Vogt, by two-thirds vote SB 1334 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 402—A bill to be entitled An act relating to Seminole County; providing for nonpartisan election of school board members and superintendent of schools; providing procedures; exempting present school board members and superintendent of schools for the remainder of their respective terms of office; providing an effective date.

—was read the second time by title. On motion by Senator Wilson, by two-thirds vote SB 402 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—32

Brantley	Hair	Plante	Thomas, P.
Childers, D.	Holloway	Poston	Tobiassen
Childers, W. D.	Johnston	Renick	Trask
Deeb	Lane, D.	Sayler	Vogt
Dunn	Lane, J.	Scarborough	Ware
Firestone	MacKay	Sims	Wilson
Glisson	McClain	Stolzenburg	Winn
Graham	Peterson	Thomas, J.	Zinkil

Nays—1

Henderson

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1336 was taken up and on motion by Senator J. Thomas—

HB 2103—A bill to be entitled An act relating to Broward County; providing for legislative intent; providing uniform filing dates for municipal elections; providing uniform election dates for municipal elections; providing for the elimination of primary elections in municipal races; providing that the candidate with the highest number of votes shall be the winner and

take office within ten days after the election; providing for terms of office; providing for correspondence of terms of municipal office to the common dates provided in this act; providing canvassing of municipal elections by the county canvassing board; providing an effective date.

—a companion measure was substituted therefor. On motions by Senator J. Thomas, by two-thirds vote HB 2103 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 on passage was:

Yeas—32

Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Glisson	MacKay	Sims	Winn
Graham	McClain	Thomas, J.	Zinkil

Nays—1

Stolzenburg

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 585—A bill to be entitled An act relating to Polk County; repealing chapter 21500, Laws of Florida, 1941, which requires a permit for the possession or transportation of nets, seines or similar devices made for the taking of fish; providing an effective date.

—was read the second time by title. On motion by Senator Trask, by two-thirds vote SB 585 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1338—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 Ocala, Marion County, 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.

—was read the second time by title. On motion by Senator MacKay, by two-thirds vote SB 1338 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Firestone	Holloway	McClain
Childers, D.	Glisson	Johnston	Peterson
Childers, W. D.	Graham	Lane, D.	Plante
Deeb	Hair	Lane, J.	Poston
Dunn	Henderson	MacKay	Renick

Sayler	Thomas, J.	Vogt	Zinkil
Scarborough	Thomas, P.	Ware	
Sims	Tobiassen	Wilson	
Stolzenburg	Trask	Winn	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 830—A bill to be entitled An act providing for the liquidation of The Quadricentennial Commission of Pensacola; providing for the manner of payment of outstanding Paving Revenue Certificates of said Commission by Santa Rosa Island Authority from rentals due and payable to the Commission providing for the payment of any other debts of the Commission and bank charges; providing for the transfer of any cash of the Commission remaining to Santa Rosa Island Authority to be used to the extent required for the payment of the above Revenue Certificates and any balance for such public purposes as the Authority shall determine; providing for the transfer of all tangible personal property owned by the Authority to Historic Pensacola Preservation Board; providing for the abolishment of said Commission and an effective date.

—was read the second time by title. On motion by Senator W. D. Childers, by two-thirds vote SB 830 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1354—A bill to be entitled An act relating to Clay County; providing that one judge of the Fourth Judicial Circuit shall reside in Clay County; providing an effective date.

—was read the second time by title. On motion by Senator Glisson, by two-thirds vote SB 1354 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

Consideration of Senate Bills 832, 423 and 427 was deferred.

SB 489—A bill to be entitled An act relating to Pinellas County; amending chapter 74-577, Laws of Florida; providing for a 911 emergency telephone number system; requiring the Board of County Commissioners to act as the fiscal agent and to fund said system; providing for a 911 Administrative Committee, its duties and responsibilities; providing a deadline; providing an effective date.

—was read the second time by title. On motion by Senator Deeb, by two-thirds vote SB 489 was read the third time by

title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 831—A bill to be entitled An act relating to Pinellas County; authorizing the appointment of special officers by the Pinellas County School Board for the protection and safety of school personnel, property and students within the school district; authorizing such officers to make arrests anywhere in the school district for violations of law occurring on property of the school board; providing for powers, duties, qualifications, bonding and compensation of such special officers; providing an effective date.

—was read the second time by title. On motion by Senator Deeb, by two-thirds vote SB 831 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

HB 530—A bill to be entitled An act relating to Lake County; amending s.14 of chapter 69-1201, Laws of Florida; providing that up to 1 mill per annum of ad valorem taxes may be levied by the South Lake County Hospital District to pay the costs of ambulance service and hospital emergency room services within such district; providing a referendum.

—was read the second time by title.

Senator Glisson moved the following amendments which were adopted:

Amendment 1—On page 1, line 27, strike Section 2. and insert: Section 2. This act shall take effect immediately upon becoming law.

Amendment 2—On page 1, line 10, strike "providing a referendum" and insert: providing an effective date

On motion by Senator Glisson, by two-thirds vote HB 530 as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Mr. President	Firestone	Johnston	Peterson
Brantley	Gallen	Lane, D.	Plante
Childers, D.	Glisson	Lane, J.	Poston
Childers, W. D.	Gordon	MacKay	Renick
Deeb	Graham	McClain	Sayler
Dunn	Holloway	Myers	Scarborough

Sims	Tobiassen	Wilson	Zinkil
Stolzenburg	Vogt	Winn	
Thomas, P.	Ware		

Nays—None

Consideration of SB 109 was deferred.

HB 1340—A bill to be entitled An act relating to Citrus County; repealing chapter 65-1370, Laws of Florida, which authorizes the District School Board of Citrus County to make contracts for the purchase of materials without competitive bidding when the amount to be paid does not exceed \$1,000; affirming and approving all purchases made by the District School Board of Citrus County pursuant to Section 237.02, Florida Statutes, and the rules and regulations adopted thereunder by the State Board of Education; providing an effective date.

—was read the second time by title. On motion by Senator Peterson, by two-thirds vote HB 1340 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 586—A bill to be entitled An act relating to the Florida Keys Aqueduct Authority; amending subsection 2. of section 13, chapter 70-810, Laws of Florida, authorizing the authority to establish a special lower rate, fee, rental, or other charge on the residential accounts of certain persons, 60 years of age or older and totally and permanently disabled American veterans, who, for at least 3 years, have been permanent residents of the geographical area in Monroe County served by the authority; requiring applicants for such special rates to submit an affidavit of eligibility; providing that such affidavit is prima facie evidence of eligibility; providing an effective date.

—was read the second time by title. On motion by Senator Poston, by two-thirds vote SB 586 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 587—A bill to be entitled An act relating to the City of Key West, Monroe County; amending section 11 of chapter 69-1191, Laws of Florida, authorizing the Utility Board of the City of Key West to grant lower rates on residential accounts for the use of electricity to certain permanent residents over 60 years of age or who are totally and permanently disabled American veterans; providing an effective date.

—was read the second time by title. On motion by Senator Poston, by two-thirds vote SB 587 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1335—A bill to be entitled An act relating to Monroe County; authorizing traveling expenses and per diem for the Property Appraiser, formerly known as the Tax Assessor, of Monroe County while attending to official business beyond the limits of the county; providing an effective date.

—was read the second time by title. On motion by Senator Poston, by two-thirds vote SB 1335 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1021—A bill to be entitled An act relating to Monroe County; amending sections 1 and 3 of chapter 69-1321, Laws of Florida, deleting the requirement that one member of the career service council in Monroe county be from the governing board of the Monroe General Hospital; providing for the selection of a fifth member to the council; deleting reference to the administrator of the Monroe General Hospital as exempt from provisions relating to career service employees; providing an effective date.

—was read the second time by title. On motion by Senator Poston, by two-thirds vote SB 1021 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

Consideration of SB 404 was deferred.

HB 1917—A bill to be entitled An act relating to Brevard County; amending section 7 of article V, chapter 28922, Laws of Florida, 1953, as amended by chapter 69-868, Laws of Florida; increasing the salary for each commissioner of the Canaveral Port Authority; providing an effective date.

—was read the second time by title. On motion by Senator Vogt, by two-thirds vote HB 1917 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley Henderson Poston Trask
Childers, D. Holloway Renick Vogt
Childers, W. D. Johnston Saylor Ware
Deeb Lane, D. Scarborough Wilson
Dunn Lane, J. Sims Winn
Firestone MacKay Stolzenburg Zinkil
Glisson McClain Thomas, J.
Graham Peterson Thomas, P.
Hair Plante Tobiassen

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

HB 847—A bill to be entitled An act relating to Brevard County; amending chapter 61-1914, Laws of Florida, relating to the taking of fish and other marine life by the use of certain nets from the waters of the Atlantic Ocean which lie adjacent to and within one-quarter mile of the public beaches; allowing the use of gill nets at a distance no closer than 200 yards from any of the public beaches of Brevard County; providing a penalty; providing an effective date.

—was read the second time by title. On motion by Senator Vogt, by two-thirds vote HB 847 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley Henderson Poston Trask
Childers, D. Holloway Renick Vogt
Childers, W. D. Johnston Saylor Ware
Deeb Lane, D. Scarborough Wilson
Dunn Lane, J. Sims Winn
Firestone MacKay Stolzenburg Zinkil
Glisson McClain Thomas, J.
Graham Peterson Thomas, P.
Hair Plante Tobiassen

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1284—A bill to be entitled An act relating to the Cape Canaveral Hospital District in Brevard County; amending sections 4(6), 5, 9, 10, 11 and 13 of chapter 59-1121, Laws of Florida, as amended; deleting time by which the Hospital Board must determine the amount required to pay obligations and expenses of next fiscal year; deleting freeholder requirement for board members; providing for majority action; providing for notice of special meetings; providing for open meetings; redesignating board officers; providing an effective date.

—was read the second time by title. On motion by Senator Vogt, by two-thirds vote SB 1284 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley Henderson Poston Trask
Childers, D. Holloway Renick Vogt
Childers, W. D. Johnston Saylor Ware
Deeb Lane, D. Scarborough Wilson
Dunn Lane, J. Sims Winn
Firestone MacKay Stolzenburg Zinkil
Glisson McClain Thomas, J.
Graham Peterson Thomas, P.
Hair Plante Tobiassen

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1332—A bill to be entitled An act relating to Brevard County; providing definitions; creating a wildlife and bird reservation and sanctuary in Brevard County; fixing the boundaries of said reservation and sanctuary; prohibiting killing, molesting, destroying or injuring wildlife and birds within such reservation and sanctuary; prohibiting discharging or shooting guns; providing for enforcement; providing a penalty; providing an effective date.

—was read the second time by title. On motion by Senator Wilson, by two-thirds vote SB 1332 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley Henderson Poston Trask
Childers, D. Holloway Renick Vogt
Childers, W. D. Johnston Saylor Ware
Deeb Lane, D. Scarborough Wilson
Dunn Lane, J. Sims Winn
Firestone MacKay Stolzenburg Zinkil
Glisson McClain Thomas, J.
Graham Peterson Thomas, P.
Hair Plante Tobiassen

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1333—A bill to be entitled An act relating to Brevard County; repealing the provisions of any special law or municipal charter relating to procedures for adjusting the municipal boundaries of any municipality in Brevard County; providing that adjustments of municipal boundaries conform to general law; providing an exception; providing an effective date.

—was read the second time by title. On motion by Senator Wilson, by two-thirds vote SB 1333 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley Henderson Poston Trask
Childers, D. Holloway Renick Vogt
Childers, W. D. Johnston Saylor Ware
Deeb Lane, D. Scarborough Wilson
Dunn Lane, J. Sims Winn
Firestone MacKay Stolzenburg Zinkil
Glisson McClain Thomas, J.
Graham Peterson Thomas, P.
Hair Plante Tobiassen

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1339—A bill to be entitled An act relating to Brevard County; amending sections 1 and 2 of chapter 61-1914, Laws of Florida, relating to the taking of fish and other marine life by the use of certain nets from the waters of the Atlantic Ocean which lie adjacent to and within one-quarter mile of the public beaches; allowing the use of gill nets at a distance no closer than 200 yards from any of the public beaches of Brevard County; providing a penalty; providing an effective date.

—was read the second time by title. On motion by Senator Vogt, by two-thirds vote SB 1339 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley Graham MacKay Scarborough
Childers, D. Hair McClain Sims
Childers, W. D. Henderson Peterson Stolzenburg
Deeb Holloway Plante Thomas, J.
Dunn Johnston Poston Thomas, P.
Firestone Lane, D. Renick Tobiassen
Glisson Lane, J. Saylor Trask

Vogt
Ware
Nays—None

Wilson Winn Zinkil

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1340—A bill to be entitled An act relating to Brevard County; amending section 6, section 12(f), and section 13 of chapter 67-1145, Laws of Florida, also known as the Brevard County Public Works Act; providing that any bonds or certificates of indebtedness issued under the provisions of said act shall bear interest at such rates without limitation as the governing body shall determine to be necessary to sell said bonds; providing an effective date.

—was read the second time by title. On motion by Senator Vogt, by two-thirds vote SB 1340 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

Consideration of SB 1342 was deferred.

SB 1347—A bill to be entitled An act relating to Brevard County; amending section 1, article XVIII, chapter 28922, Laws of Florida, 1953, as amended; deleting the \$100,000 encumbrance limitation relating to the Canaveral Port District; providing for a referendum upon petition in cases of encumbrances exceeding \$100,000; providing an effective date.

—was read the second time by title. On motion by Senator Vogt, by two-thirds vote SB 1347 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1351—A bill to be entitled An act relating to Brevard County, Florida; relating to oyster and clam conservation; regulating the taking and transportation of oysters and clams from the waters of Brevard County; placing limits on the taking and transportation of oysters and clams from the waters of Brevard County for personal consumption; providing exceptions; providing that violation is a misdemeanor; providing an effective date.

—was read the second time by title. On motion by Senator Vogt, by two-thirds vote SB 1351 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

HB 1175—A bill to be entitled An act relating to Brevard County; repealing chapter 69-779, Laws of Florida, entitled "An act relating to Brevard County, authorizing and empowering the Board of Public Instruction of Brevard County to reimburse its members, superintendent and employees of said board for all expenses connected with official duties while traveling within and outside of Brevard County, including out-of-state travel; authorizing per diem subsistence and allowances; authorizing travel reimbursement and procedures relating thereto"; providing that sections 7, 8 and 9 of chapter 69-779, repealing chapters 57-663, 57-1039 and 61-1612, Laws of Florida, shall not be affected by this act; providing that payments heretofore made under the authority of chapter 69-779 shall not be affected by this act; providing an effective date.

—was read the second time by title. On motion by Senator Wilson, by two-thirds vote HB 1175 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 227 was taken up and on motion by Senator Dunn—

HB 1864—A bill to be entitled An act relating to the City of Ormond Beach, Volusia County; repealing chapter 74-553, Laws of Florida, which provides for the incorporation into the City of Ormond Beach of the area known as the North Peninsula; providing an effective date.

—a companion measure was substituted therefor. On motions by Senator Dunn, by two-thirds vote HB 1864 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 on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

Consideration of SB 228 was deferred.

SB 1022 was taken up and on motion by Senator Dunn—

HB 1805—A bill to be entitled An act relating to Volusia County; amending section 6 of chapter 74-620, Laws of Florida, extending until July 1, 1977, the time for the local government study commission in Volusia County to recommend any revision of the local government structure, service, functions, and operations to the legislative delegation; providing an effective date.

—a companion measure was substituted therefor. On motions by Senator Dunn, by two-thirds vote HB 1805 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 on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

HB 1211—A bill to be entitled An act relating to Palm Beach County; validating all acts and proceedings in connection with the election held in Palm Beach County on November 5, 1974, to authorize the issuance of bonds of Palm Beach County, including failure to publish notice as required by s.100.211, Florida Statutes; declaring said election legal and valid; providing an effective date.

—was read the second time by title. On motion by Senator D. Childers, by two-thirds vote HB 1211 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

HB 1191—A bill to be entitled An act relating to Acme Drainage District, Palm Beach County, amending chapter 28557, Laws of Florida, 1953; changing the name of said district to Acme Improvement District; providing an effective date.

—was read the second time by title. On motion by Senator D. Childers, by two-thirds vote HB 1191 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Graham	MacKay	Scarborough
Childers, D.	Hair	McClain	Sims
Childers, W. D.	Henderson	Peterson	Stolzenburg
Deeb	Holloway	Plante	Thomas, J.
Dunn	Johnston	Poston	Thomas, P.
Firestone	Lane, D.	Renick	Tobiassen
Glisson	Lane, J.	Sayler	Trask

Vogt	Wilson	Winn	Zinkil
Ware			
Nays—None			

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

HB 1146—A bill to be entitled An act relating to Palm Beach County; amending ss.1, 9, and 10 of chapter 74-565, Laws of Florida, adopting the 1975 Edition of the National Electric Code as part of the building code for Palm Beach County; including the owner, architect, or engineer among those who may request an opinion from the regional inspector to settle a dispute over a building code interpretation; providing an effective date.

—was read the second time by title. On motion by Senator D. Childers, by two-thirds vote HB 1146 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

HB 1187—A bill to be entitled An act relating to Palm Beach County, Port of Palm Beach District; amending the certain section of chapter 7081, Laws of Florida, 1915, creating a special taxing district in Palm Beach County, then known as the Lake Worth Inlet District, and all acts supplementary and amendatory thereto, including chapter 7522, Laws of Florida, 1917; chapter 8800, Laws of Florida, 1921; chapter 9993, Laws of Florida, 1923; chapters 10756 and 11694, Laws of Florida, 1925; chapter 12074, Laws of Florida, 1927; chapter 13685, Laws of Florida, 1929; chapter 14753, Laws of Florida, 1931; chapter 17089, Laws of Florida, 1935; chapters 18766, 18771 and 18772, Laws of Florida, 1937; chapter 26108, Laws of Florida, 1949; chapters 27800, 27801 and 27805, Laws of Florida, 1951; chapters 29391 and 29393, Laws of Florida, 1953; chapters 31126 and 31129, Laws of Florida, 1955; chapters 57-1685, 57-1695 and 57-1696, Laws of Florida; chapters 59-905 and 59-1701, Laws of Florida, chapter 61-2632, Laws of Florida; chapter 67-1879, Laws of Florida; chapter 72-635, Laws of Florida; and Article XVI of chapter 74-570, Laws of Florida, increasing the types of investments in which the Board of Commissioners of the Port of Palm Beach District may invest moneys belonging to the district; providing an effective date.

—was read the second time by title. On motion by Senator D. Childers, by two-thirds vote HB 1187 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

HB 1234—A bill to be entitled An act relating to amending Chapter 61-1747, Special Laws of Florida, as amended, same being the Charter of the Lake Worth Drainage District, a corporation under the Laws of the State of Florida and existing and operating in Palm Beach County, Florida, by amending Section 10 to eliminate Class A and Class B taxes and provide for only one irrigation tax; providing an effective date.

—was read the second time by title. On motion by Senator D. Childers, by two-thirds vote HB 1234 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1355—A bill to be entitled An act relating to Hillsborough County schools; amending sections 8 and 9 of chapter 21287, Laws of Florida, 1941, as amended by chapter 69-1146, Laws of Florida; providing the procedure for discontinuance of employment of teachers; providing conditions for the reduction in future salary or compensation of teachers; providing an effective date.

—was read the second time by title. On motion by Senator J. Lane, by two-thirds vote SB 1355 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1020—A bill to be entitled An act relating to the Tampa Sports Authority; amending s.2, chapter 65-2307, Laws of Florida, as amended by s.1, chapter 69-1123, Laws of Florida, adding four more members to the authority; providing for appointment of seven members by the board of county commissioners; providing for staggered terms; repealing chapter 69-1123, Laws of Florida, relating to the membership of the board of the Tampa Sports Authority; providing an effective date.

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

Yeas—33

Brantley	Glisson	Lane, D.	Poston
Childers, D.	Graham	Lane, J.	Renick
Childers, W. D.	Hair	MacKay	Sayler
Deeb	Henderson	McClain	Scarborough
Dunn	Holloway	Peterson	Sims
Firestone	Johnston	Plante	Stolzenburg

Thomas, J.	Trask	Wilson	Zinkil
Thomas, P.	Vogt	Winn	
Tobiassen	Ware		

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

HB 2113—A bill to be entitled An act relating to the Florida Keys Aqueduct Authority; amending subsection 1. of section 5 of chapter 70-810, Laws of Florida, changing the boundaries of the districts of the board of directors of the authority, providing that members of the board of directors shall be elected instead of appointed; extending the terms of present members until new members are elected; adding section 5A to chapter 70-810, Laws of Florida, providing recall procedures for present and future members; amending section 27 of chapter 70-810, Laws of Florida, providing that all bonds issued by the board of directors are to be subject to approval of the electors; requiring the board of directors to pay for the cost of any special election; providing an effective date.

On motions by Senator Poston, by two-thirds vote HB 2113 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 on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

HB 1428—A bill to be entitled An act relating to alcoholic beverage licenses in Duval County; providing for the waiver of the required term of existence of Gateway Aviation, Inc., a Florida corporation, to allow its application for an alcoholic beverage license; providing an effective date.

On motions by Senator Scarborough, by two-thirds vote HB 1428 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 on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

HB 1429—A bill to be entitled An act relating to alcoholic beverage licenses in Duval County; providing for the waiver of the required term of existence of Herlong Fliers Club, Inc., a Florida non-profit corporation, to allow its application for an alcoholic beverage license; providing an effective date.

On motions by Senator Scarborough, by two-thirds vote HB 1429 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 on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Dunn	Holloway	Renick	Vogt
Childers, D.	Johnston	Sayler	Ware
Firestone	Lane, D.	Scarborough	Wilson
Childers, W. D.	Lane, J.	Sims	Winn
Glisson	MacKay	Stolzenburg	Zinkil
Deeb	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1364—A bill to be entitled An act relating to Monroe County; authorizing the City of Key Colony Beach to pay as personal compensation the County Property Appraiser, formerly known as County Tax Assessor, of Monroe County, for services rendered in preparing the City of Key Colony Beach's 1972 and 1973 tax rolls upon said County Property Appraiser's waiving any other compensation due him for services rendered in preparing said tax rolls; providing an effective date.

—was read the second time by title. On motion by Senator Renick, by two-thirds vote SB 1364 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1363—A bill to be entitled An act relating to Pinellas County; repealing chapters 73-595 and 74-579, Laws of Florida; providing for the issuance of countywide occupational licenses; providing for their sale by the county tax collector; establishing fees to be charged; providing for the distribution to the county and municipalities of proceeds received on a pro rata formula basis and for a year-to-year revision of the formula; providing for the invalidity of licenses when failing to properly register; providing for penalties and revocation of licenses if obtained by fraudulent or misleading information or engaging in fraudulent business practices; providing for delinquency penalties and half-year fees; establishing the Pinellas County Construction Licensing Board; providing definitions; providing for membership terms, powers, duties, jurisdiction and functions of the board; providing for fees; providing for examination committees, and the membership and duties of the committees; providing for the classification, registration, examination and certification of contractors; providing for the registration and certification of contracting partnerships, corporations or other legal entities; designating prohibited activities; providing for disciplinary action by the board; providing penalties, providing exemptions; adopting building codes and providing for amendments thereto; providing an effective date.

—was read the second time by title.

Senator Deeb moved the following amendments which were adopted:

Amendment 1—On page 20, line 15, strike "air conditioners" and insert: the service authorized and

Amendment 2—On page 24, strike lines 17-22 and insert: from a list of five (5) supplied by the Electrical Council of Florida, Pinellas County Chapter; one (1) who is a Plumbing

contractor from a list of five (5) supplied by the Associated Plumbing and Mechanical Contractors of Pinellas County; one (1) who is a mechanical contractor from two (2) lists of five (5), one (1) list of five (5) supplied by the Heating and Air Conditioning Association of Pinellas County and one (1) list of five (5) supplied by the Associated Plumbing and Mechanical Contractors of Pinellas County. The building director members from the City

Amendment 3—On page 26, line 25, after the word "administer" insert:

the qualifications for certification and

Amendment 4—On page 27, line 3, after the word "administer" insert:

subject to approval by the Board, the qualifications for certification and

Amendment 5—On page 27, line 9, after the word "administer" insert:

subject to approval by the Board, the qualifications for certification and

Amendment 6—On page 27, line 14, after the word "administer" insert:

subject to approval by the Board, the qualifications for certification and

Amendment 7—On page 27, line 30, strike the word "now" and insert: on the date this act takes effect

Amendment 8—On page 28, line 2, after the word "competency" insert:

or valid journeyman certificate of competency received as a result of a written examination

Amendment 9—On page 30, line 21, after the word "sketches" and before the period insert: or make a drawing if required by a certificate of competency examination

Amendment 10—On page 31, line 19, after the word "a" and before "certificate" insert: contractor's

Amendment 11—On page 32, line 27, strike "December 27, 1973" and insert: the effective date of this act

Amendment 12—On page 47, line 29, and page 48 line 1, strike "all the building codes" and insert: its respective code

On motion by Senator Deeb, by two-thirds vote SB 1363 as amended was read the third time by title, passed and ordered engrossed. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

HB 719—A bill to be entitled An act relating to Broward County; authorizing the issuance of an alcoholic beverage license to the Broward County department of transportation or other governmental agency operating Fort Lauderdale-Holly-

wood international airport; providing for application; providing for transfer; providing an effective date.

—was read the second time by title. On motion by Senator Stolzenburg, by two-thirds vote H.B. 719 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—32

Brantley	Hair	Plante	Thomas, P.
Childers, D.	Henderson	Poston	Tobiassen
Childers, W. D.	Holloway	Renick	Trask
Deeb	Johnston	Sayler	Vogt
Dunn	Lane, D.	Scarborough	Ware
Firestone	Lane, J.	Sims	Wilson
Glisson	MacKay	Stolzenburg	Winn
Graham	McClain	Thomas, J.	Zinkil

Nays—1

Peterson

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1365—A bill to be entitled An act relating to Monroe County; authorizing the City of Key West to pay as personal compensation the County Property Appraiser, formerly known as County Tax Assessor, of Monroe County, for services rendered in preparing the City of Key West's 1972 and 1973 tax rolls upon said County Property Appraiser's waiving any other compensation due him for services rendered in preparing said tax rolls; providing an effective date.

—was read the second time by title. On motion by Senator Poston, by two-thirds vote SB 1365 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1374—A bill to be entitled An act relating to Broward County; authorizing the District School Board of Broward County to establish a trust fund for the superintendent of schools; providing an effective date.

—was read the second time by title. On motion by Senator Zinkil, by two-thirds vote SB 1374 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—32

Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Glisson	MacKay	Sims	Winn
Graham	McClain	Thomas, J.	Zinkil

Nays—1

Stolzenburg

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1375—A bill to be entitled An act relating to Broward County; authorizing the District School Board of Broward County to establish field trips outside of the State of Florida; providing an effective date.

—was read the second time by title. On motion by Senator Zinkil, by two-thirds vote SB 1375 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—32

Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Glisson	MacKay	Sims	Winn
Graham	McClain	Thomas, J.	Zinkil

Nays—1

Stolzenburg

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1359—A bill to be entitled An act relating to Hillsborough County; amending sections 3 and 5, chapter 72-565, Laws of Florida; providing for the election of the trustees of the Carrollwood Recreation District; increasing the residency requirement for electors of such district; providing an effective date.

—was read the second time by title. On motion by Senator J. Lane, by two-thirds vote SB 1359 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1360—A bill to be entitled An act relating to the Hillsborough County Port District and the Tampa Port Authority; amending Section 3, Chapter 27600, Laws of Florida, 1951, as amended; removing the limitation on interest rates for revenue bonds sold by the port authority; providing for the sale of revenue bonds at a discount; providing an effective date.

—was read the second time by title. On motion by Senator J. Lane, by two-thirds vote SB 1360 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1361—A bill to be entitled An act relating to the Hillsborough County Port District; amending s.10, chapter 23338, Laws of Florida, 1945; requiring the Board of County Commissioners of Hillsborough County to levy, assess and collect taxes within the port district, to meet the financial requirements of the Tampa Port Authority upon request of the authority; providing an effective date.

—was read the second time by title. On motion by Senator J. Lane, by two-thirds vote SB 1361 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1367—A bill to be entitled An act relating to the City of Tampa, Hillsborough County; amending s.2, chapter 15534, Laws of Florida, 1931; authorizing city council to employ full-time or part-time attorneys; deleting provisions relating to compensation of city attorney; authorizing city council to employ staff to assist it in budgetary matters, audits and legal matters; requiring city council to define by ordinance qualifications, pay and responsibilities of such staff; providing an effective date.

—was read the second time by title. On motion by Senator J. Lane, by two-thirds vote SB 1367 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1368—A bill to be entitled An act relating to the City of Tampa, Hillsborough County; amending ss.3, 5-7, 8(1), (5), 9, 10, 14, 16, 17, 20, 22, 23, 25, chapter 73-643, Laws of Florida; providing generally for procedures and time frames for qualifying as a candidate for office; providing for procedures to be followed by the elections officer in conducting the election and certifying the results; insuring nonpartisanship in the election by prohibiting certain activity; providing for the filling of vacancies in elective city offices; repealing ss.11, 13, chapter 73-643, Laws of Florida, relating to verification deputies and nominating petitions; providing an effective date.

—was read the second time by title. On motion by Senator J. Lane, by two-thirds vote SB 1368 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Deeb	Glisson	Henderson
Childers, D.	Dunn	Graham	Holloway
Childers, W. D.	Firestone	Hair	Johnston

Lane, D.	Poston	Thomas, J.	Wilson
Lane, J.	Renick	Thomas, P.	Winn
MacKay	Sayler	Tobiassen	Zinkil
McClain	Scarborough	Trask	
Peterson	Sims	Vogt	
Plante	Stolzenburg	Ware	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1369—A bill to be entitled An act relating to the City of Tampa, Hillsborough County; amending section 2, chapter 24933, Laws of Florida, 1947, as amended by chapter 73-638, Laws of Florida; reducing the voting requirement for the adoption of ordinances and resolutions and for the conduct of other business by the city council in the event of vacancies on the city council; providing an effective date.

—was read the second time by title. On motion by Senator J. Lane, by two-thirds vote SB 1369 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1371—A bill to be entitled An act relating to the City of Tampa; amending section 14 of the Revised Charter, 1927; providing for succession to the office of mayor and to the position of chairman of the city council; providing an effective date.

—was read the second time by title. On motion by Senator J. Lane, by two-thirds vote SB 1371 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Sayler	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1372—A bill to be entitled An act relating to the City of Tampa, Hillsborough County; adding subsection (5) to section 5 of chapter 23559, Laws of Florida, 1945, as amended, relating to the pension or retirement fund for disabled or retired permanent employees; providing certain cost-of-living adjustments to employees who retired prior to January 1, 1975; providing an effective date.

—was read the second time by title. On motion by Senator J. Lane, by two-thirds vote SB 1372 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Saylor	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1373—A bill to be entitled An act relating to Hillsborough County; amending section 16 of chapter 59-1363, Laws of Florida, as added by chapter 61-2262, Laws of Florida; being an act creating a city-county planning commission in Hillsborough County for the purpose of conducting a study and preparing recommendations for a master land use plan and other functions; providing that in the event the planning commission, in writing, requests an extension of 30 days to make its recommendation, and said request is denied, the zoning ordinance or resolution may only be passed by a two-thirds majority of the governing body; removing the provision that failure of the planning commission to make its recommendation within 30 days after receipt of a proposed change or modification be deemed to be an approval of the proposed amendment or change; providing that in the event of failure of the planning commission to make its recommendation within 30 days, or an extension of 30 days, the zoning ordinance or resolution may be passed by a simple majority of the governing body; providing an effective date.

—was read the second time by title. On motion by Senator J. Lane, by two-thirds vote SB 1373 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Saylor	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

SB 1381—A bill to be entitled An act relating to Hillsborough County local government; expressing the intent; defining certain terms; requiring the county, municipalities, and other units of local government in the county to prepare and adopt comprehensive plans to guide future development and growth in the manner set out in this act; designating the Hillsborough County Planning Commission as the local land planning agency; requiring the local land planning agency to have the responsibility for preparation of comprehensive plans and to recommend such plans to governing bodies within Hillsborough County; establishing required and optional elements of a comprehensive plan; providing for surveys and studies; requiring public participation in the planning process; providing procedures and setting out the role of the governing body for adoption and amendment of adopted comprehensive plans; requiring evaluation and appraisal of comprehensive plans; establishing legal status of comprehensive plans; relating comprehensive plans to the exercise of land development regulatory authorities; allowing consideration of economic impact of developments and timing of development; providing for the status of adopted comprehensive plans in judicial proceedings; requiring cooperation by the Division of State Planning and regional planning agencies; providing conflict provision; providing for severability; providing an effective date.

—was read the second time by title. On motion by Senator J. Lane, by two-thirds vote SB 1381 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—34

Mr. President	Gordon	Myers	Thomas, P.
Brantley	Graham	Peterson	Tobiassen
Childers, D.	Hair	Plante	Vogt
Childers, W. D.	Holloway	Poston	Ware
Deeb	Johnston	Renick	Wilson
Dunn	Lane, D.	Saylor	Winn
Firestone	Lane, J.	Scarborough	Zinkil
Gallen	MacKay	Sims	
Glisson	McClain	Stolzenburg	

Nays—1

Thomas, J.

By unanimous consent Senator J. Thomas changed his vote from Nay to Yea.

SB 1349—A bill to be entitled An act relating to Brevard County; authorizing, empowering, and permitting the District School Board to provide for any or all kinds of life, health, accident, hospitalization, and annuity insurance on a group plan for its retired personnel and their dependents; empowering the board to provide by policy for those persons to be included, the effective dates of implementation, coverages to be provided, required contributions, if any, towards the cost thereof; authorizing the payment of the premiums out of any available funds and providing that any expenditures so made are for a valid school purpose; providing that participation in such group insurance shall be entirely voluntary at all times; providing an effective date.

—was read the second time by title. On motion by Senator Wilson, by two-thirds vote SB 1349 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Poston	Trask
Childers, D.	Holloway	Renick	Vogt
Childers, W. D.	Johnston	Saylor	Ware
Deeb	Lane, D.	Scarborough	Wilson
Dunn	Lane, J.	Sims	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Graham	Peterson	Thomas, P.	
Hair	Plante	Tobiassen	

Nays—None

By unanimous consent Senators Gallen and Myers were recorded as voting yea.

On motion by Senator Brantley, the rules were waived and all the foregoing Senate Bills passed on the local calendar this day were immediately certified to the House.

SPECIAL ORDER

SB 708 was taken up, together with:

By the Committee on Agriculture, Senators Stolzenburg and Peterson—

CS for SB 708—A bill to be entitled An act relating to the coconut palm disease of "lethal yellowing"; providing an appropriation to the University of Florida for research by the Institute of Food and Agricultural Sciences on "lethal yellowing" and development of a disease-resistant replacement stock; providing an appropriation to the Division of Plant Industry of the Department of Agriculture and Consumer Services for the purchase of serum for the treatment of said palms; providing for resale of the serum; providing an appropriation to the Division of Forestry of the Department of Agriculture and Consumer Services for replacement and replanting of

palms; providing an interim report by the Plant Industry Technical Council to the department and to the Division of Universities of the Department of Education recommending funding; providing for a study of research into lethal yellowing and an interim report to the Department of Agriculture and Consumer Services, to the Division of Universities of the Department of Education and to the legislature; providing an effective date.

—which was read the first time by title and SB 708 was laid on the table.

On motions by Senator Stolzenburg, by two-thirds vote CS for SB 708 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 on passage was:

Yeas—30

Brantley	Graham	Peterson	Tobiassen
Childers, D.	Hair	Plante	Trask
Childers, W. D.	Henderson	Poston	Vogt
Deeb	Holloway	Renick	Ware
Dunn	Johnston	Sayler	Winn
Firestone	Lane, D.	Sims	Zinkil
Gallen	Lane, J.	Stolzenburg	
Glisson	McClain	Thomas, J.	

Nays—None

By unanimous consent Senators MacKay and Myers were recorded as voting yea.

On motion by Senator Stolzenburg, the rules were waived and CS for SB 708 was immediately certified to the House.

SB 330—A bill to be entitled An act relating to drivers' licenses; amending s.322.12(1), Florida Statutes; amending ss.322.28(2)(e) and 322.282(2), Florida Statutes, 1974 Supplement; authorizing the Department of Highway Safety and Motor Vehicles, pursuant to court order and administrative hearing, to issue temporary driving permits to persons convicted of first offense of driving with an unlawful blood alcohol level or of driving while under the influence of alcoholic beverages; prescribing restrictions on such driving permits; providing for fees to cover cost of examinations; providing an effective date.

—was read the second time by title. On motion by Senator Poston, by two-thirds vote SB 330 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—29

Brantley	Graham	Peterson	Thomas, J.
Childers, D.	Hair	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Ware
Deeb	Johnston	Renick	Winn
Dunn	Lane, D.	Sayler	Zinkil
Firestone	Lane, J.	Scarborough	
Gallen	McClain	Sims	
Glisson	Myers	Stolzenburg	

Nays—None

By unanimous consent Senators MacKay and Vogt were recorded as voting yea.

On motion by Senator Poston, the rules were waived and SB 330 was immediately certified to the House.

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

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Dempsey J. Barron, President May 27, 1975

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed CS for SB 165 as amended by the Conference Committee Report.

Allen Morris, Clerk

The Honorable Dempsey J. Barron, President May 27, 1975

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed CS for SB 169 as amended by the Conference Committee Report.

Allen Morris, Clerk

The bills contained in the foregoing messages were ordered engrossed.

The Honorable Dempsey J. Barron, President May 27, 1975

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

By the Committee on Governmental Operations and Senators Hair and Sayler—

SB 138—A bill to be entitled An act relating to state-owned and leased property: amending s.20.22(2), Florida Statutes, 1974 Supplement; changing the name of the Division of Building Construction and Maintenance to the Division of Building Construction and Property Management; directing statutory revision to change the division's name throughout the Florida Statutes; creating s.255.248, Florida Statutes, providing for definitions; creating s.255.249, Florida Statutes, providing for the division to assume management of state-owned office buildings, as defined in this act; authorizing the Department of General Services to promulgate rules and regulations; amending s.255.25, Florida Statutes, to provide an option to purchase or renew leases, competitive bids for all leases of 5,000 square feet or more, and awarding of leases to the lowest and best bidder; providing that subject to exceptions, privately-owned space shall not be leased when state-owned space is available; providing an effective date.

—and requests the concurrence of the Senate.

Allen Morris, Clerk

House Amendment 1—On page 3, between lines 10 & 11, insert the following: (e) Buildings purchased or constructed from agricultural or citrus trust funds.

On motion by Senator Myers, the Senate concurred in the House amendment to SB 138.

SB 138 passed as amended by the House amendment, was ordered engrossed and the action of the Senate was certified to the House. The vote on passage was:

Yeas—29

Brantley	Graham	Peterson	Tobiassen
Childers, D.	Hair	Poston	Vogt
Childers, W. D.	Holloway	Renick	Ware
Deeb	Johnston	Sayler	Winn
Dunn	Lane, D.	Scarborough	Zinkil
Firestone	Lane, J.	Sims	
Gallen	McClain	Stolzenburg	
Glisson	Myers	Thomas, J.	

Nays—None

The Honorable Dempsey J. Barron, President May 23, 1975

I am directed to inform the Senate that the House of Representatives has passed as amended HB 1224 and requests the concurrence of the Senate.

Allen Morris, Clerk

By the Committee on Agriculture & General Legislation—

HB 1224—A bill to be entitled An act relating to plant industry; adding subsection (25) to s.581.031, Florida Statutes, authorizing the Department of Agriculture and Consumer Services to cooperate with others in the development and distribution of methods of plant disease control, and to accept remuneration

or royalties for its services or contributions; providing an appropriation; providing an effective date.

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

On motion by Senator Peterson, by two-thirds vote HB 1224 was withdrawn from the Committee on Ways and Means and placed on the calendar.

The Honorable Dempsey J. Barron, President May 26, 1975

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

By Senator Zinkil and others—

SB 49—A bill to be entitled An act relating to motor vehicle license plates; amending s.320.06(4), Florida Statutes, 1974 supplement; deleting the requirement that each license plate be imprinted with numerals to identify the county wherein the plate is issued and letters to identify "series"; providing for the issuance of county designation number stickers; authorizing the issue of a replacement license plate in lieu of the recalled plate; providing an effective date.

—and requests the concurrence of the Senate.

Allen Morris, Clerk

Amendment 1—On page 1, strike everything after the enacting clause and insert the following: Section 1. Legislative intent.—It is the intent of the legislature that the provisions contained herein shall be implemented in a manner such that the convenience of the applicant is the first consideration. It is further the intent of the legislature that: the tag shall remain with the owner of the vehicle; all privately owned motor vehicles except those taxed under the provisions of s.320.08(3)(d), (4) and (5) (a), shall be registered and reregistered based on the owner's birth month, however, registration and reregistration shall occur on or 30 days prior to the owner's birthday; license plates shall be transferable between certain weight classes without the necessity of replacing the original plate until the alphanumeric system is totally effected; the department shall accomplish an accurate data file on each owner of a motor vehicle and that data file shall have a common base with each of the other two files, driver file and title certificate file, maintained by the department on that same owner; as soon as the department has accomplished an accurate data file on motor vehicle registrations, the time for which shall not exceed three years, the three separate files, motor vehicle registration, driver's license, and title certificate, shall be combined, updated and maintained in a single file.

Section 2. Subsections (5) and (6) of s.319.23, Florida Statutes, are amended to read:

319.23 Application for, and issuance of certificate.—

(5) In the case of the sale of a motor vehicle by a dealer to a general purchaser or user, the certificate of title shall be obtained in the name of the purchaser by the dealer upon application signed by the purchaser, and in all other cases such certificate shall be obtained by the purchaser. In all cases of transfers of motor vehicles, the application for certificate of title, or corrected certificate, or assignment or reassignment, shall be filed within 10 days from the delivery of such motor vehicle. *If the certificate of title is lost or unavailable at the time of sale to a retail purchaser, application for duplicate title shall be made within 10 days and application for transfer of title shall be filed within 10 days of receipt of the original or duplicate certificate of title.* An applicant shall be required to pay an extra fee of ~~one dollar~~ \$10, in addition to all other fees and penalties required by law for failing to file such application within said ~~10 days~~ specified time. Licensed dealers need not apply for certificates of title for such motor vehicles in stock or where such are acquired for stock purposes, but upon transfer of same shall either give transferee a reassignment of the certificate of title on such motor vehicle or shall make notation on the face of the application by transferee as provided in s.319.21.

(6) The department shall in no event issue a certificate of title for any motor vehicle to any applicant until the applicant has shown that:

(a) All sales or use taxes due on the transfer of the motor vehicle are paid;

(b) A current motor vehicle registration as required by s.320.02, except for those vehicles not required to have such registration by law, has been obtained;

(c) In those cases in which ~~an~~ "RP" series a mobile home is classified as real property and a license plate has been issued, the applicant has informed the tax assessor of the county wherein the mobile home is to be located the intended site of the mobile home.

(d) *The title certificate or application for title shall contain the applicant's first name, middle initial and last name, date of birth, sex and license plate number or in lieu thereof an affidavit certifying that the motor vehicle to be titled shall not be operated upon the public highways of this state.*

Section 3. The introductory paragraph of s.320.01, FS, is amended, and subsection (26) is added thereto to read:

320.01 Definitions, general.—In construing these statutes, when applied to motor vehicles, where the context permits, the word, phrase or term:

(26) "Registration period" shall be for a period of 12 months to be determined by the applicant's birthday and registration or reregistration shall occur anytime during the 30-day period prior thereto or on the applicant's birthday.

Section 4. Subsection (2) of section 320.02, F.S., is amended to read:

320.02 Application for registration; forms.—Every owner, or person in charge of a motor vehicle, trailer, semitrailer, or motorcycle sidecar, which shall be operated or driven upon the highways of the state, or which shall be maintained in this state, shall for each such vehicle so owned, cause to be filed by mail or otherwise, in the office of the department, a certified application for registration of same on a blank to be furnished for that purpose, containing:

(2) *The name, age, first name, middle initial and last name, date of birth, sex, and residence or business address of the registered owner of such vehicle, and also the county and state or place, if outside of the state, in which he resides. In cases of joint ownership, the birthday of the first person listed on the registration form shall be used for the purpose of determining the registration period.*

Section 5. Section 320.031, F.S., is amended to read:

320.031 Mailing of license plates, registration, and revalidation stickers.—

(1) The department and the tax collectors of the several counties of the state may at the request of the applicant use United States mail service to deliver motor vehicle registrations and renewals thereof, and license plates, and revalidation stickers to applicants.

(2) *A mail service charge in an amount to be determined and fixed by the department shall be paid to and collected by the department for registrations and license plates mailed directly from the department and a mail service charge, in an amount to be determined and fixed by county budget commissions in counties having such commissions and by the department in counties not having budget commissions, shall be paid to and collected by the tax collector. The amount of said mail service charge shall not be less than the actual cost of mailing and not more than fifty cents (\$.50). A mail service charge shall be collected for registrations, license plates and revalidation stickers mailed by the department or any tax collector. All registrations, license plates and revalidation stickers shall be mailed by first class mail unless otherwise requested by the purchaser. The amount of said mail service charge shall be the actual postage required rounded up to the nearest 5 cents plus 25 cents handling charge. Said service charge shall be in addition to the service charge provided by s.320.04, and shall be used and accounted for in accordance with law.*

Section 6. Subsection (1) of s.320.04, F. S., is amended to read:

320.04 License plates; service charge.—

(1) There shall be a service charge of ~~fifty cents~~ \$1 for each application which is handled, in connection with the issuance of any license plate, revalidation sticker, aircraft license, certificate of title, duplicate, transfer, or transfer or duplicate registration certificate, which service charge shall be collected from the applicant as compensation for all services rendered in connection with the handling of the application. Said fees shall be retained by the department or by the tax collector, as the case may be, as other fees accruing to the said offices.

Section 7. Subsections (1), (2), (3), (4), (5), (6) and (8) of section 320.06, F. S., are amended to read:

(Substantial rewording of subsections. See subsections 320.06 (1), (2), (3), (4), (5), (6), and (8), F.S., for present text.)

320.06 Registration; revalidation stickers, license plates transferable; duplicate certificates; replacement plates; transfer fee.—

(1) Upon the filing of such application, the department shall assign to such motor vehicle, trailer or semitrailer a registration license number consisting of letters and numerals or numerals, issue and deliver to the owner a certificate of registration and one registration license plate for each vehicle so registered.

(a) Beginning July 1, 1974, and thereafter, the registration license plates and certificates of registration shall be issued to and remain in the name of the owner of each vehicle registered and may be transferred by the owner from the vehicle for which the registration license plate was issued to any vehicle of the same type the owner may acquire or such plate may be surrendered to the department in exchange for a license plate of the appropriate class if the replacement vehicle is of a different type, subject to the procedures set forth in subsection (2), however, the registration license plate issued in 1974 for a period of three years shall be revalidated upon application for a period not to extend beyond June 1978. Provided, however, the aforesaid license plate shall be transferable from any class of motor vehicle taxed under the provision of s.320.08(2), (3) (a), (b) and (c), and (9) to any other motor vehicle so classified and taxed under these provisions regardless of weight without the necessity of exchanging the original plate for one of the appropriate weight class, so long as the owner thereof makes application for and accomplishes the transfer with the department. At such time as the aforesaid license plate expires and the alphanumeric system of license plate is issued, no such transfer shall be permitted unless otherwise provided by law. Any other provisions of the law to the contrary shall not apply to these transfers except that any violation incurred by not accomplishing the proper transfer with the department shall subject the owner of the license plate and the driver of the vehicle to which it is attached severally, to the penalty of operating a motor vehicle without proper registration as provided in s.320.57.

(b) Registration license plates bearing the alphanumeric system of identification shall be issued for four year periods beginning July 1, 1977, and each consecutive fourth year thereafter. With each license plate a validation sticker reflecting the owner's birth month and the year of expiration as well as a sticker reflecting the county name, shall be issued in accordance with the following schedule. Such license plates, revalidation sticker and county name sticker shall be issued monthly throughout the year based on the applicant's month of birth.

(c) Beginning July 1, 1977, registration license plates equipped with validation stickers and county name stickers shall be valid for not more than 12 months and shall expire at midnight on the last day of the registration period. Upon expiration of the license plate, as stated above, revalidation stickers shall be issued upon payment of the proper fee and shall be valid for not less than 12 months. Whenever license plates equipped with validation stickers are issued in any month other than the owner's birth month or the designated registration period for any other motor vehicle the effective date shall reflect the birth month, or month and the year of renewal. However, in accordance with the provisions of s.320.08, when a license plate, validation sticker, or revalidation sticker is issued for a period of less than 12 months, in addition to all other fees and charges, the applicant shall pay the applicable fee under the provisions of s.320.14.

(d) For the period beginning July 1, 1976, through August 20, 1976, every motor vehicle required to be registered under the provisions of s.320.02, shall be registered. However, those applicants whose birthday occurs in July, August, September, or October shall be issued upon payment of the applicable fee, a license plate with validation sticker reflecting a registration period of from 12 to 15 months respectively. Those applicants whose birthday occurs in any month from November through June shall be issued upon payment of the applicable fee, a license plate with validation sticker reflecting a registration period of from five to 12 months respectively. Upon expiration of the registration period, which expiration shall occur during the applicant's birth month, the applicant shall make application for revalidation on or before his birthday. Revalidation shall be for a period of not more than 12 months except those applicants desiring advanced registration in which cases all expirations shall occur during the respective applicant's birth month. Such registration shall be valid until 12 midnight of the last day of the owner's birth month, at which time registration renewal shall continue on an annual basis in accordance with the provisions of s.320.06(1)(b). All mobile homes as defined in s.320.01(2), shall be registered during the period July 1, 1976 to August 20, 1976, for a period of seven months. Beginning January 1977, every such mobile home shall be registered or reregistered during the month of January for a period of 12 months. All other motor vehicles required to be registered under the provisions of s.320.02, including those motor vehicles registered to individuals which vehicles are taxed under the provisions of s.320.08(3)(d), (4) and (5)(a), and not heretofore provided for shall be registered and reregistered during the month of June beginning June 1976.

(2) Upon a sale, trade, transfer or other disposition of a motor vehicle, trailer or semitrailer the owner shall remove the registration license plate therefrom and either return it for a prorata refund on the unused registration period, if the remaining portion exceeds one month and is \$3 or more, s.320.15, notwithstanding, or transfer it to a replacement motor vehicle, trailer or semitrailer. No registration license plate shall be temporarily or permanently attached to any new or used replacement or substitute vehicle during any part of any unexpired registration period without filing an application for transfer of such registration license plate and paying the transfer fee of \$4.50 to the department.

(a) Registration license plates assigned to vehicles designated in subsections (2), (3), (4), (7), (8), (9), (10), (11), (12), and (13) of s.320.08, shall be transferable to any other vehicle designated in the same subsection. Registration license plates assigned to vehicles designated in any other subsection or paragraph of s.320.08, shall be transferable only to vehicles of the same class. If such license plate is not so transferable the owner may surrender such license plate to the department in exchange for a license plate of the appropriate class for use on the newly acquired vehicle, provided that mobile home license plates may be transferred only from one mobile home to another mobile home and shall not be surrendered to the department for credit on a license plate for any other type of vehicle.

(b) A surviving spouse of a registered owner of any motor vehicle may, upon presenting the death certificate and upon payment of a transfer fee of \$4.50, request a registration certificate and transfer of registration license plate to his or her name for the remainder of a yearly registration period in accordance with the provisions of (1)(d) of this section.

(c) It is unlawful for any person, firm, organization, or corporation authorized to make an application for transfer of registration to fail to forward or cause to be forwarded to the department such application before transferring a registration license plate from any motor vehicle, trailer, or semitrailer to any other vehicle owned by the same person, firm, organization, or corporation. Any person violating the provisions of this section shall be subject to the penalties provided in s.320.57.

(d) If a new or used replacement motor vehicle, trailer or semitrailer is classified in s.320.08, as requiring the same registration license tax as the original vehicle to be replaced, no additional tax other than the transfer fee of \$4.50, accompanied by an application for transfer on a form supplied by the department shall be required to transfer or exchange a registration license plate to a replacement vehicle for the duration of a current registration period and to issue a new certificate of registration.

(e) If the new or used replacement motor vehicle, trailer or semitrailer is of a greater weight or length than the vehicle to be replaced and is classified in s.320.08, as requiring a registration license tax greater than for the original vehicle to be replaced, then the original license plate shall be surrendered in exchange for a plate of the appropriate class and an amount representing the prorata difference in the tax required shall be paid for the remaining months of the registration period, providing such remaining portion exceeds one month. Such payment shall be in addition to the transfer fee as authorized in this section. The minimum charge for issuance of license plates, provided in s.320.14 shall not apply to exchange of license plates under this section.

(f) If the new or used replacement motor vehicle, trailer or semitrailer is classified in s.320.08, as requiring a lesser registration tax than the original vehicle to be replaced, then an amount representing the prorata difference, less a transfer fee of \$4.50, if the remaining portion exceeds one month, and is \$3 or more, shall be refunded.

(3) The registration certificate or an official copy thereof, or a true copy of a rental or lease agreement issued for a motor vehicle, trailer, or semitrailer or issued for a replacement vehicle in the same registration period, shall, at all times while the vehicle is being used or operated upon the highways or streets of Florida, be in possession of the operator thereof or carried in the vehicle for which issued, and shall be exhibited upon demand of any authorized law enforcement officer or any agent of the department. The provisions of this subsection shall not apply during the first 10 day period after purchase of a replacement vehicle. No person charged with violating this subsection shall be convicted or fined if the operator produces in court a copy of such registration certificate valid at the time of his or her arrest.

(4)(a) Registration license plates shall be of metal specially treated with a retroreflective material as specified by the department. Such registration license plate is designed to increase nighttime visibility and legibility and shall be at least 6 inches wide and not less than 12 inches in length. Validation stickers and county identification stickers shall be treated with a retroreflective material and shall be of such size as specified by the department, and shall adhere to the license plate. The registration license plate shall be imprinted with combinations of bold letters and numerals or numerals not to exceed six digits to identify the registration license plate number. The license plate shall also be imprinted with the word, "Florida."

(b) The department shall provide the several county tax collectors and tag agents the necessary number of validation and county identification stickers to be attached to the license plates.

(5)(a) Revalidation stickers shall be issued in lieu of metal registration license plates for the three successive registration periods following the annual registration period in which metal registration license plates are issued. Owners of motor vehicles, trailers, or semitrailers submitting required tax and fees and requesting registration license plates for motor vehicles, trailers, and semitrailers not previously registered, when metal registration plates were issued, shall be issued a registration license plate with a current validation sticker attached.

(b) Revalidation stickers shall be retroreflective tape or any other material which will adhere to the metal registration license plates, and shall be imprinted with the owner's birth month or month and the last two digits of the registration period for which issued and shall be serially numbered.

(6) An additional sum of 50 cents shall be added and collected on each motor vehicle license plate and revalidation sticker whether sold individually or as a single unit in this state in order that all Florida license plates shall be fully treated with retroreflective material.

(8) In order to enable the Division of Corrections of the Department of Health and Rehabilitative Services to manufacture the four year license plates authorized herein, the Department of Highway Safety and Motor Vehicles is hereby authorized to prepay to the Division of Corrections the amount required to purchase the materials needed for the manufacture of reflectorized license plates. The amount prepaid shall not exceed the amount of the appropriation made to the Department of Highway Safety and Motor Vehicles, but shall be sufficient to enable the Division of Corrections to meet the responsibilities required by the legislature through enactment of this legislation.

Section 8. Subsections (1) and (3) of section 320.07, F. S., are amended to read:

(Substantial rewording of subsection. See subsections 320.07(1) and (3), F.S., for present text.)

320.07 Registration renewed annually.—

(1) Beginning October 1976, such registration shall be renewed annually during the owner's birth month or any other designated month upon payment of the applicable fee as provided in s.320.08. Preregistration shall be allowed upon application and payment of the applicable fees. However, motor vehicles licensed under s.320.08(4), (6)(b), and (13) may register semiannually the motor vehicles used by them in their business and no registration or license fee shall be required to be paid during such semiannual period as the same may not be registered and in use if the annual registration rate for the aforesaid motor vehicles is in excess of \$100, fee not included. All other motor vehicles not covered herein shall be required to be registered and such registration shall be renewed annually in accordance with a schedule to be promulgated by the department.

(3) The sale of registration license plates by the department or its agents shall be monthly throughout the calendar year. All motor vehicles shall be registered annually and the effective date of the registration shall be the first day of the calendar month in which the vehicles are registered and the required fees paid. The registration of a vehicle shall expire at midnight on the last day of the period for which it is registered and the vehicle shall not thereafter be operated upon the highways of this state until it has been reregistered according to law. The operation of any motor vehicle without having attached thereto a registration license plate for the current registration period shall subject the operator thereof to arrest and punishment as provided by law for the operation of a motor vehicle without proper license.

Section 9. Section 320.08, Florida Statutes, is amended to read:

(Substantial rewording of section. See section 320.08, Florida Statutes, for present text.)

320.08 License taxes.—There are hereby levied and imposed annual license taxes for the operation of motor vehicles and mobile homes, as defined in s.320.01, which shall be paid to and collected by the department upon the registration or re-registration of the following:

(1) MOTORCYCLES.—

(a) All motorcycles: \$10 flat.

(b) All motor-driven cycles which are certified by the manufacturer not to exceed 5 brake horsepower: \$10 flat.

(2) AUTOMOBILES FOR PRIVATE USE.—

(a) Antique automobiles: \$7.50 flat. An "antique automobile" is defined as any passenger automobile manufactured more than 20 years prior to the current year.

(b) Net weight of less than 2,500 pounds: \$12.50 flat.

(c) Net weight of 2,500 pounds or more, but less than 3,500 pounds: \$20 flat.

(d) Net weight of 3,500 pounds or more, but less than 4,500 pounds: \$27.50 flat.

(e) Net weight of 4,500 pounds or more: \$35 flat.

(3) TRUCKS.—

(a) Net weight less than 2,000 pounds: \$2.50 flat plus 50 cents per cwt.

(b) Net weight of 2,000 pounds and not more than 3,000 pounds: \$5 flat plus 60 cents per cwt.

(c) Net weight more than 3,000 pounds but not more than 5,000 pounds: \$7.50 flat plus 75 cents per cwt.

(d) Net weight more than 5,000 pounds: \$10 flat plus \$1.10 per cwt.

(e) Trucks used in citrus groves, known as "goats," and any other vehicles when used in the field by farmers or in the woods for the purpose of harvesting a crop, including naval stores, during such harvesting operations, and which shall not be operated principally upon the highways of the state: \$7.50

flat. A "goat" is defined as being a motor vehicle designed, constructed and used principally for the transportation of citrus fruit within citrus groves.

(f) Antique trucks: \$7.50 flat. An "antique truck" is defined as any truck with a net weight of not more than 3,000 pounds manufactured more than 20 years prior to the current date.

(4) TRUCK-TRACTORS, FEES ACCORDING TO GROSS VEHICLE WEIGHT.—

(a) Gross weight less than 35,000 pounds: \$240 flat.

(b) Gross weight of 35,000 pounds or more, but less than 44,000 pounds: \$300 flat.

(c) Gross weight of 44,000 pounds or more, but less than 53,000 pounds: \$360 flat.

(d) Gross weight of 53,000 pounds or more, but less than 62,000 pounds: \$420 flat.

(e) Gross weight of 62,000 pounds or more: \$460 flat.

However, a truck-tractor used exclusively for hauling forestry products shall, notwithstanding the GVW declared weights, be eligible to purchase a license plate and operate within a 150 mile radius of its home address with the rate of \$240 flat.

(f) License plates issued under s.320.08(4), (6) (b) and (13) may be issued for semiannual periods and no registration or license fee shall be required to be paid for a semiannual period during which a vehicle is not registered and is not used. During the first three months of a semiannual registration period beginning June 1, the semiannual fee shall be \$2.50 more than one-half of the respective annual amount set forth in this section. The fee for registration during the fourth month or thereafter of the said semiannual period shall be at the rate of one-sixth of the semiannual amount for the month of registration and one-sixth of the semiannual amount for each month of the said semiannual registration period succeeding the month of such registration. The fee for registration during the first month of a semiannual registration period beginning December 1 shall be one-half of the respective annual amount set forth in this section. The fee for registration during the second month of thereafter of the said semiannual period shall be at the rate of one-sixth the semiannual amount for the month of registration and one-sixth of the semiannual amount for each succeeding month of registration. However, any such vehicle not registered in this state during the last semiannual period or subject to such registration may be registered in any month of the semiannual registration period beginning June 1, at the rate of one-sixth the semiannual amount for the month of registration and one-sixth of the semiannual amount for each month of the said semiannual period succeeding the month of registration. The provisions of s.320.14 shall not apply to such vehicles.

(g) The owner of a truck-tractor and semitrailer combination found to be loaded with more weight than declared shall be required to pay the difference between actual tag fees paid and the required tag fee for the proper GVW plus a civil penalty of \$50.

(5) SEMITRAILERS, FEES ACCORDING TO GROSS VEHICLE WEIGHT.—

(a) Semitrailers drawn by GVW truck-tractors by means of a fifth wheel arrangement, regardless of weight: \$10 flat per registration year or any part thereof. There shall be no reduction for half or quarter year license for trailers in this special class. The minimum charge law for issuing license tags shall be inapplicable to the aforesaid special class.

(b) Motor vehicles, trailers and semitrailers equipped with machinery and designed for an exclusive use in the nature of well drilling, excavation, construction, spraying and like purposes: each \$32.50 flat.

(c) School buses used exclusively for the purpose of transporting pupils to and from school or school or church activities to functions within their own counties: \$30 flat. The operators of any motor vehicle used exclusively for the transportation of pupils to and from school or school or church activities or functions shall not be charged any sum greater than that paid by the operators or owners of ambulances, hearses or automobile wreckers owned and operated by a garage in connection with its regular business.

(d) Motor vehicles operated solely as wreckers, owned and operated by a garage in connection with its regular business: \$30 flat.

(e) Hearses, ambulances: \$30 flat.

(6) AUTOMOBILES FOR HIRE.—

(a) Under nine passengers: \$12.50 flat plus \$1 per cwt.

(b) Nine passengers and over: \$12.50 flat plus \$1.50 per cwt., plus \$10 per passenger.

(7) TRAILERS FOR PRIVATE USE.—

(a) All two-wheel semitrailers weighing 500 pounds or less: \$5 flat, per year or any part thereof. There shall be no reduction for half or quarter year license for trailers in this special class. The minimum charge law for issuing license tags shall be inapplicable to the aforesaid special class.

(b) Net weight over 500 pounds: \$2.50 flat plus 75 cents per cwt.

(8) TRAILERS FOR HIRE.—

(a) Net weight not over 1,999 pounds: \$2.50 flat plus \$1 per cwt.

(b) Net weight 2,000 pounds or more: \$10 flat plus \$1 per cwt.

(9) RECREATIONAL VEHICLES.—Recreational vehicle-type units primarily designed as temporary living quarters for recreational, camping, or travel use, as defined by s.320.01(1) (b), other than mobile home class.

(a) Travel trailers, as defined by s.320.01(1)(b)1.: \$20 flat.

(b) Camping trailers, as defined by s.320.01(1)(b)2.: \$10 flat.

(c) Motor homes, as defined by s.320.01(1)(b)4.:

1. Net weight of less than 4,500 pounds: \$20 flat.

2. Net weight of 4,500 pounds or more: \$35 flat.

(d) Truck campers: Chassis-mount campers, as defined by s.320.01(1)(b)3.:

1. Net weight of less than 4,500 pounds: \$20 flat.

2. Net weight of 4,500 pounds or more: \$35 flat.

(10) MOBILE HOMES.—Mobile homes used for housing accommodations as defined by s.320.01(2), other than recreational vehicle class.

(a) Mobile homes not exceeding 35 feet in length: \$20 flat.

(b) Mobile homes over 35 feet in length but not exceeding 40 feet: \$25 flat.

(c) Mobile homes over 40 feet in length but not exceeding 45 feet: \$30 flat.

(d) Mobile homes over 45 feet in length but not exceeding 50 feet: \$35 flat.

(e) Mobile homes over 50 feet in length but not exceeding 55 feet: \$40 flat.

(f) Mobile homes over 55 feet in length but not exceeding 60 feet: \$45 flat.

(g) Mobile homes over 60 feet in length but not exceeding 65 feet: \$50 flat.

(h) All mobile homes over 65 feet in length: \$80 flat.

(11) DEALER TAGS.—Franchised and independent motor vehicle dealer and mobile home dealer tags: \$12.50 flat.

(12) EXEMPT OR OFFICIAL.—All exempt or official tags: \$3 flat.

(13) LOCAL BUSES.—Buses and passenger cars operated wholly within cities or within 25 miles thereof: \$12.50 flat plus \$1.50 per cwt.

Section 10. Subsections (1) and (2) of section 320.131, Florida Statutes, are amended to read:

320.131 Temporary tags.—

(1) The department is hereby authorized and empowered to design, issue and regulate the use of temporary tags to be designated "temporary tags" for use in cases where dealer tags may not be lawfully used, and in cases where the sale of a motor vehicle constitutes a casual or private sale. A casual or private sale shall be construed to mean any sale other than that of a licensed dealer. No such temporary tag shall be valid for more than 20 days after it is affixed to a motor vehicle.

(2) The department is hereby authorized and empowered to sell to any franchised dealer, licensed used car dealer, trailer coach dealer, or certificated common carrier, or county tax collector said "temporary tags" for \$1 each and the proceeds shall be deposited in the General Revenue Fund. The county tax collector is authorized to sell the temporary tag for \$1 plus a \$1 service charge.

Section 11. Subsections (3) and (4) are amended and subsection (5) is added to s.320.14, F. S., to read:

320.14 Fractional registration fee.—

(3) Any motor vehicle other than a truck, tractor, bus, trailer or semitrailer, as hereinbefore specified, registered during the seventh, eighth or ninth month of the registration periods beginning April 1, 1967, May 1, 1968, and June 1, 1969, as provided in s. 320.07, and not subject to registration prior to that time, shall be charged for such registration seven-twelfths of the annual rate as provided in s.320.08, or if registered during the seventh, eighth or ninth month of the registration period beginning July 1, 1970, as provided in s.320.07 such motor vehicle shall be charged for such registration one-half of the annual rate, as provided in s.320.08; provided, however, that no license plate shall be issued for less than \$5, except where otherwise expressly provided.

(4) Any motor vehicle other than a truck, tractor, bus, trailer or semitrailer, as hereinbefore specified, registered during the tenth month or thereafter of the registration periods beginning April 1, 1967, May 1, 1968, and June 1, 1969, as provided in s.320.07, and not subject to registration prior to that time, shall be charged for such registration four-twelfths of the annual rate as provided in s.320.08, or if registered during the tenth month or thereafter of the registration period beginning July 1, 1970, as provided in s.320.07, such motor vehicle shall be charged for such registration one-fourth of the annual rate as provided in s.320.08; provided, however, that no license plate shall be issued for less than \$5, except where otherwise expressly provided.

(5) For the purpose of implementing the staggered renewal system, beginning July 1, 1976, until June, 1977, for any license plate issued for any period other than 12 months, the fee shall be 1/12 of the annual fee for each month for which the plate is issued.

Section 12. Section 320.74, Florida Statutes, is amended to read:

(Substantial rewording of section. See section 320.74, Florida Statutes, for present text.)

320.74 "For hire" automobile license plate; surrender of plate upon sale of vehicle.—Upon the sale of any motor vehicle operated under a "for hire" automobile license, the owner shall surrender the "for hire" automobile license plate to the department with an affidavit that such vehicle will not be replaced during the current registration period. Such owner shall be entitled to receive a refund based on the prorated unexpired time of the license plate, which may be either as a credit memorandum to apply upon the registration of another vehicle in the name of the owner or a refund. Such credit memorandum shall not be valid after the date operation of motor vehicle becomes illegal with license plate current on date of credit memorandum as provided in s.320.07.

Section 13. The department shall administer this act in a manner consistent with other acts of the 1975 Legislature and shall provide by rule any interpretation necessary to this end.

Section 14. Section 325.12, Florida Statutes, is amended to read:

325.12 Safety equipment inspection required.—Every motor vehicle registered or required to be registered within the state when operated upon any street or highway within the state

shall at all times display a current approved certificate which shall be placed on the vehicle as may be designated by the department, indicating that it has been inspected in accordance with the provisions of this part and has been found to comply with the standards and requirements of this part for safety equipment. Any motor vehicle, the sale of which constitutes an occasional or private sale, shall not be sold unless the vehicle has a current valid inspection certificate; however, in the case of a motor vehicle being stored or otherwise unused and during such time the inspection certificate expires, the owner shall obtain authority from the nearest highway patrol station to drive the vehicle to the inspection station. No inspection certificate shall be attached to any motor vehicle without the owner or operator of same first submitting proof to the inspector that the motor vehicle is currently registered under the provisions of chapter 320.

Section 15. This act shall take effect July 1, 1975, except sections 4. and 5. which shall take effect October 1, 1975.

Amendment 2—On page 1, line 3, strike the title and insert the following:

A bill to be entitled An act relating to motor vehicles; providing legislative intent; amending s.319.23(5) and (6), F.S., increasing the penalty for delinquent title transfers from \$1 to \$10, providing that duplicate titles and transfers of title with respect to the sale of motor vehicles must be made within a certain time period; providing that the title or application for title shall contain certain data; amending s.320.01, F. S., introductory paragraph, and adding subsection (26) thereto, defining registration period; amending s.320.02(2), F. S., requiring applicant's full name, date of birth and sex on the registration form and deleting the age requirement therefrom; amending s. 320.031, F. S., providing that registration and revalidation stickers may be mailed; providing that the mail service charge be the actual mail charge rounded up to the nearest 5 cents plus a 25 cents handling charge instead of the 50 cents currently charged; amending s.320.04 (1), F. S., increasing the service charge accruing to the tax collectors and the department from 50 cents to \$1; amending s.320.06(1), (2), (3), (4), (5), (6), and (8), F.S., providing for extending the life of the current license plate by 11 months; providing certain license plates may be transferred from one class of vehicle to another without exchanging the original plate; providing a penalty; providing that the registration certificate or a copy of a rental or lease agreement does not have to be exhibited upon demand to a police officer under certain circumstances; providing for four year alphanumeric license plates beginning July 1, 1977; providing a schedule of staggering registrations over the 12 month period; providing transfer of license plates; providing for revalidation stickers for three successive years; providing minimum refunds; providing a registration and renewal schedule for all other vehicles not categorized by birth month; amending s.320.07(1) and (3), F. S., providing for registration and revalidation during certain months; amending s.320.08, F. S., deleting prefix letter classifications; amending s.320.131(1) and (2), F. S., providing that temporary tags may be used on motor vehicles, the sale of which constitutes a casual or private sale; defines casual or private sale; authorizes the Department of Highway Safety and Motor Vehicles to sell temporary tags to county tax collectors; prescribes the fee which the tax collectors shall charge for such tags; amending s.320.14(3) and (4), F. S., and adding subsection (5) thereto; providing for fractional year registrations for certain motor vehicles; amending s.320.74, F.S., deleting the reference to "E" series license plates; amending s.325.12, F.S., requiring proof of current registration before inspection certificate is issued; providing for inspection of certain vehicles; providing an effective date.

Senators Holloway and Zinkil offered the following amendment to House Amendment 1 which was moved by Senator Holloway and adopted:

Amendment 1A—On page 3, strike all of lines 27-30 and insert: (2) The name, age, first name, middle initial and last name, date of birth, sex, and mailing residence or business address of the registered owner of such vehicle, and if the mailing address is a post office box, or if the mailing address is different from the street address of the owner's permanent residence or street address of the permanent place of business, the street address of the owner's permanent residence or the street address of the permanent place of business, and also the county and state or place, if outside of the state, in which he

Senator Stolzenburg moved the following amendment to House Amendment 1 which was adopted:

Amendment 1B—On page 8, line 14, after the period insert: Prestige license plates shall be issued in accordance with 320.0805, F.S., except that revalidation stickers, excluding the county name, may be issued through the local tax collectors based on the applicant's month of birth.

On motions by Senator Zinkil, the Senate concurred in House Amendment 1, as amended and the House was requested to concur therein. On motion by Senator Zinkil, the Senate concurred in House Amendment 2 to SB 49.

SB 49 passed as further amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—32

Brantley	Graham	Myers	Thomas, J.
Childers, D.	Hair	Peterson	Thomas, P.
Deeb	Henderson	Plante	Tobiassen
Dunn	Holloway	Poston	Trask
Firestone	Johnston	Renick	Vogt
Gallen	Lane, D.	Sayler	Ware
Glisson	Lane, J.	Sims	Winn
Gordon	McClain	Stolzenburg	Zinkil

Nays—None

On motion by Senator Zinkil, the rules were waived and SB 49 was ordered immediately certified to the House.

The Senate resumed special order.

SB 16—A bill to be entitled An act relating to licensing of the construction industry; amending s.468.102(7), Florida Statutes, to redefine "register"; amending s.468.105(1)(a), (2), Florida Statutes, to provide that contractors register by filing an application as prescribed by the Florida Construction Industry Licensing Board and to specify the limitations authorized by registration for contracting in the state; providing an effective date.

—was read the second time by title. On motion by Senator Deeb by two-thirds vote SB 16 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—31

Brantley	Gordon	Peterson	Thomas, P.
Childers, D.	Graham	Plante	Tobiassen
Childers, W. D.	Hair	Poston	Trask
Deeb	Holloway	Renick	Vogt
Dunn	Johnston	Sayler	Ware
Firestone	Lane, D.	Sims	Winn
Gallen	Lane, J.	Stolzenburg	Zinkil
Glisson	Myers	Thomas, J.	

Nays—None

By unanimous consent Senators MacKay and McClain were recorded as voting yea.

On motion by Senator Deeb, the rules were waived and SB 16 was immediately certified to the House.

SB 158 was taken up, together with:

By the Committee on Governmental Operations and Senator Peterson—

CS for SB 158—A bill to be entitled An act relating to public buildings; repealing s.255.053, Florida Statutes; providing an effective date.

—which was read the first time by title and SB 158 was laid on the table.

On motions by Senator Peterson, by two-thirds vote CS for SB 158 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 on passage was:

Yeas—31

Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Holloway	Plante	Tobiassen
Childers, W. D.	Johnston	Poston	Trask
Deeb	Lane, D.	Renick	Vogt
Dunn	Lane, J.	Sayler	Ware
Firestone	MacKay	Sims	Winn
Gallen	McClain	Stolzenburg	Zinkil
Graham	Myers	Thomas, J.	

Nays—1

Gordon

By unanimous consent Senator Glisson was recorded as voting yea.

On motion by Senator Peterson, the rules were waived and CS for SB 158 was immediately certified to the House.

SB 550—A bill to be entitled An act relating to shoplifting; adding s.901.34(4), Florida Statutes; changing "shoplifting" to "retail theft"; providing a penalty for any person to resist the reasonable effort of a peace officer, merchant, or merchant's employee to recover merchandise which such officer, merchant or employee had probable cause to believe such person had concealed or removed from its place of display or elsewhere; providing an effective date.

—was read the second time by title.

Senator Hair moved the following amendment which was adopted:

Amendment 1—On page 2, line 19, before the word "shall" insert: *and is subsequently found to be guilty of larceny of the subject merchandise.*

Pending further consideration of SB 550 as amended, on motion by Senator Hair, by two-thirds vote HB 960 was withdrawn from the Committee on Judiciary-Criminal and placed on the calendar. On motion by Senator Hair—

HB 960—A bill to be entitled An act relating to shoplifting; amending s.811.022, Florida Statutes; changing "shoplifting" to "retail theft"; prohibiting resisting arrest; providing a penalty; providing an effective date.

—a companion measure to SB 550 as amended was substituted therefor and read the second time by title.

Senator Dunn moved the following amendments which were adopted:

Amendment 1—On page 1, lines 12, 14, strike "811.022" and insert: 901.34

Amendment 2—On page 1, line 5, strike "811.022" and insert: 901.34

On motion by Senator Hair, by two-thirds vote HB 960, as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—28

Brantley	Hair	Peterson	Thomas, P.
Deeb	Holloway	Plante	Trask
Dunn	Johnston	Poston	Vogt
Firestone	Lane, D.	Sayler	Ware
Gallen	Lane, J.	Scarborough	Wilson
Glisson	MacKay	Sims	Winn
Graham	McClain	Thomas, J.	Zinkil

Nays—7

Childers, D.	Gordon	Renick	Tobiasen
Childers, W. D.	Myers	Stolzenburg	

SB 550 was laid on the table.

On motion by Senator MacKay, the rules were waived and Senate Bills 268 and 1356 were ordered immediately certified to the House.

On motion by Senator W. D. Childers, by two-thirds vote SB 170 was withdrawn from the Committee on Commerce.

On motions by Senator Saunders, by two-thirds vote SB 92 and HB 622 were withdrawn from the Committee on Ways and Means and placed on the calendar.

The President presiding

SB 280 was taken up, together with:

By the Committee on Commerce and Senator Brantley—

CS for SB 280—A bill to be entitled An act relating to banks and banking; creating s.659.062, Florida Statutes; relating, among other things, to the electronic transfer of funds, authorizing banks to use the facilities of remote financial service units and providing for the sharing of the use thereof by other banks, savings and loan associations, and credit unions; defining terms; providing for notice to the Department of Banking and Finance; providing for permissive sharing of remote service terminals by banks and savings and loan associations and credit unions; providing that remote financial service units shall be disregarded by the department in considering applications for authority to organize a new bank or to establish any other banking facility; providing that remote financial service units and the associated systems and equipment by which the same are operated shall not be considered to be a branch of any bank using or participating in the use thereof; prohibiting the use in this state of any remote financial service unit or associated system by any bank, savings and loan association, or credit union which does not have its principal office and place of business in this state; requiring the maintenance of safeguards to insure the safety of funds, items, and other information; providing a severability clause; providing an effective date.

—which was read the first time by title and SB 280 was laid on the table.

On motion by Senator Brantley, by two-thirds vote CS for SB 280 was read the second time by title.

Senator Brantley moved the following amendments which were adopted:

Amendment 1—On page 4, line 20, insert after "(3)" : (a)

Amendment 2—On page 4, line 24, insert after "same.": Each written notice shall be in such form as the department shall require and shall include the following information with regard to the remote financial service unit:

1. The name of the bank or savings and loan association giving notice;
2. The owner of the remote financial service unit;
3. The exact location and a description of the surrounding area including a description of any business establishment in or on which the remote financial service unit will be located; and
4. Any other additional information as the department shall require.

(b) The department shall require that each bank or savings and loan association provide the department with a written periodic update of the information required in the written notice.

Amendment 3—On page 7, lines 5-10, strike all of said lines and insert: (12) Each bank and each savings and loan association which participates in or establishes, maintains, or uses a remote financial service unit shall, for a period of five years from the effective date of this act, report annually to the Speaker of the House of Representatives and President of the Senate. Such report shall be submitted no later than August 1 of each year, commencing August 1, 1976, covering the annual period ending on the preceding first day of July. Also, a preliminary report containing the identical information as the annual report shall be submitted to the Speaker of the House of Representatives and President of the Senate, before February 1, 1976. Each bank and each savings and loan association in the annual report shall:

(a) Provide all the information required to be contained in the notice to the department under s.659.062(3), Florida Statutes;

(b) Present a step-by-step analysis of how a person uses the remote financial service unit; describe how the transactions are recorded in the remote financial service unit if they are so recorded and how frequently the system is updated;

(c) Discuss the procedures for the protection of a customer's privacy and confidentiality of account information; discuss who has access to a customer's account information and under what circumstances;

(d) State how the card or device used to activate the remote financial service unit is issued; discuss in general terms experiences with such cards or devices that are lost by, or stolen from, customers and the customer's liability thereon;

(e) Discuss in general terms customer complaints relating to the use of remote financial service units and the manner in which complaints are resolved, including the final disposition of complaints;

(f) Provide any other reasonable information that is considered relevant by the reporting bank or savings and loan association or is requested by both the Speaker of the House of Representatives and President of the Senate.

(13) CONSUMER RIGHTS IN THE ELECTRONIC TRANSFER OF FUNDS.—

(a) Each bank and each savings and loan association shall maintain reasonable procedures to minimize losses to its customers from unauthorized withdrawals from its customers' accounts by use of a remote financial service unit. Any bank or savings and loan association failing to maintain such reasonable procedures shall be liable to its customer for the amount of any unauthorized withdrawal plus any interest lost on the unauthorized drawn amount directly resulting from the failure to maintain such reasonable procedures unless the customer by his negligence contributes to such unauthorized withdrawal. For the purposes of this paragraph "unauthorized withdrawal" means a withdrawal by a person other than the customer who does not have actual, implied, or apparent authority for such withdrawal and from which withdrawal the customer receives no benefit.

(b) A card holder's federal social security number shall not be used as the personal identification number or as any code to activate any remote financial service unit.

(c) Information received through or by means of any remote financial service unit shall be treated and used in accordance with applicable law relating to the dissemination or disclosure of such information.

(d) A customer may bring a civil action against a person violating the provisions of this subsection in the circuit court of the county in which the alleged violator resides or has his principal place of business or in the county wherein the alleged violation occurred. Upon adverse adjudication, the defendant shall be liable for actual damages or \$500, whichever is greater, together with court costs and reasonable attorney's fees incurred by the plaintiff. The court may provide such equitable relief as it deems necessary or proper, including enjoining the defendant from further violations of this subsection. If it appears to the court that the suit brought by the plaintiff was ill-founded or brought for purposes of harassment, the plaintiff shall be liable for court costs and reasonable attorney's fees incurred by the defendant.

(14)(a) Whenever the department has reason to believe that a person has been, or is violating this act, or is engaging in unsafe and unsound banking practices with regard to the use of remote financial service units, and if it appears to the department that a proceeding by it against the person would be in the interest of the public, it shall issue and serve upon the person a complaint or notice stating its charges and containing a notice of opportunity for a hearing pursuant to chapter 120, Florida Statutes. The person so complained against shall have the right to appear and show cause why an order should not be entered by the department requiring him to cease and desist from the violation of this act as charged in the complaint. If no hearing is held, or if a hearing is held and it still appears that the person is in violation of this act, the department shall enter a final administrative order, pursuant to chapter 120, Florida Statutes, requiring the person to cease and desist from engaging in the act or practice that has been found to be in violation of this act.

(b) The department may modify or set aside its order at any time by rehearing upon its own motion when the rehearing is in the interest of the public welfare.

(c) Judicial review of orders of the department shall be as provided by chapter 120, Florida Statutes.

(d) An order of the department to cease and desist is effective 10 days after notice of its entry is sent by certified mail to the person complained against.

(e) A cease and desist order is not a limitation upon any other action or remedy available to the department or any person under any provision of this or any other act.

(f) The department is authorized to impose, against any person who violates a cease and desist order of the department after it has become effective, a civil penalty of not more than \$500 for each violation which shall accrue to the department and may be recovered in a civil action by the department. Each day of a continuing violation shall constitute a separate violation.

(15) It is the intent of the legislature that no person shall be deprived of any rights and protections now offered by existing law due to the effect of this act becoming law.

(16) The department shall have the power to promulgate any rule to implement any provision of this section.

Amendment 4—On page 4, line 26, before the word “savings” insert: retail merchant, a

Amendment 5—On page 4, line 26, after the word “union” insert: or a subsidiary at least fifty percent of the equity ownership of which is owned by one or more savings and loan associations or credit unions,

Amendment 6—On page 5, line 4, after the word “participate” insert: upon contractual agreement

Amendment 7—On page 5, line 10, after the word “share” insert: upon contractual agreement

Amendment 8—On page 2, lines 16 and 17, strike “and a savings bank organized and operating under the provisions of chapter 656,”

Amendment 9—On page 1 in title, line 4, after the word “banking” insert: relating to savings and loan associations;

Amendment 10—On page 1 in title, line 12, after the word “notice” insert: and reporting

Amendment 11—On page 2, line 1, after the word “information;” insert: providing for the reporting by banks and savings and loan associations to the legislature of certain information concerning the electronic transfer of funds; providing for consumer rights in electronic transfer of funds; providing for civil liability; providing for the use of cease and desist orders by the Department of Banking and Finance; providing rule-making authority;

On motion by Senator Brantley, by two-thirds vote CS for SB 280 as amended was read the third time by title, passed and ordered engrossed. The vote on passage was:

Yeas—32

Mr. President	Gordon	Myers	Thomas, J.
Brantley	Graham	Peterson	Thomas, P.
Childers, D.	Hair	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Dunn	Johnston	Renick	Vogt
Firestone	Lane, D.	Sayler	Ware
Gallen	Lane, J.	Sims	Wilson
Glisson	McClain	Stolzenburg	Winn

Nays—None

By unanimous consent Senator MacKay was recorded as voting yea.

On motion by Senator Brantley, the rules were waived and CS for SB 280 was ordered immediately certified to the House after engrossing.

SB 289—A bill to be entitled An act relating to the bank deposits and collections article of the uniform commercial code; amending s.674.104(1)(g), Florida Statutes, to include in the definition of the term “item”, electronically recorded, stored or transmitted messages for the payment of money; providing an effective date.

—was read the second time by title. On motion by Senator Brantley by two-thirds vote SB 289 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—31

Mr. President	Graham	Peterson	Thomas, P.
Brantley	Hair	Plante	Tobiassen
Childers, D.	Holloway	Poston	Trask
Childers, W. D.	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Sims	Wilson
Gallen	McClain	Stolzenburg	Winn
Glisson	Myers	Thomas, J.	

Nays—None

By unanimous consent Senator MacKay was recorded as voting yea.

On motion by Senator Brantley, the rules were waived and SB 289 was immediately certified to the House.

SB 1126 was taken up, together with:

By the Committee on Judiciary-Criminal and Senators Ware, Dunn, and Zinkil—

CS for SB 1126—A bill to be entitled An act relating to criminal law; creating s.921.131, Florida Statutes; providing for separate trial proceedings on the issue of insanity after determination of guilt or innocence; providing for hearing prior to release of persons committed to Division of Mental Health for hospitalization; providing for review; providing an effective date.

—which was read the first time by title and SB 1126 was laid on the table.

On motion by Senator Ware, by two-thirds vote CS for SB 1126 was read the second time by title.

Senators Ware and Dunn offered the following amendments which were moved by Senator Ware and adopted:

Amendment 1—On page 1, lines 21, 22 and 28, strike “not guilty by reason of”

(2 separate places)

Amendment 2—On page 2, strike lines 16 and 17 inclusively and insert: defendant was guilty of committing or attempting to commit the criminal act but was insane at the time the court shall adjudicate the defendant guilty but insane and, unless it determines

Lane, J.	Poston	Thomas, J.	Ware
MacKay	Renick	Thomas, P.	Wilson
McClain	Sayler	Tobiassen	Winn
Myers	Sims	Trask	
Plante	Stolzenburg	Vogt	

Senator Plante presiding

On motion by Senator Ware, by two-thirds vote CS for SB 1126 as amended was read the third time by title, passed and ordered engrossed. The vote on passage was:

Nays—3
Hair Peterson Zinkil

SB 733 was laid on the table.

Yeas—32

Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Holloway	Plante	Tobiassen
Childers, W. D.	Johnston	Poston	Trask
Dunn	Lane, D.	Renick	Vogt
Firestone	Lane, J.	Sayler	Ware
Gallen	MacKay	Scarborough	Wilson
Glisson	McClain	Sims	Winn
Graham	Myers	Stolzenburg	Zinkil

HB 1731—A bill to be entitled An act relating to alcoholic beverages; amending Chapter 561, Florida Statutes, to create a new section 561.423, authorizing distributors of beer and malt beverages to provide in store servicing of their products; providing an effective date.

—was read the second time by title. On motion by Senator Brantley by two-thirds vote HB 1731 was read the third time by title, passed and certified to the House. The vote on passage was:

Nays—None

By unanimous consent Senator J. Thomas was recorded as voting yea.

Yeas—33

Brantley	Hair	Plante	Trask
Childers, D.	Henderson	Poston	Vogt
Childers, W. D.	Holloway	Renick	Ware
Dunn	Johnston	Sayler	Wilson
Firestone	Lane, D.	Sims	Winn
Gallen	Lane, J.	Stolzenburg	Zinkil
Glisson	MacKay	Thomas, J.	
Gordon	McClain	Thomas, P.	
Graham	Myers	Tobiassen	

On motion by Senator Ware, the rules were waived and CS for SB 1126 was ordered immediately certified to the House after engrossing.

On motion by Senator Brantley, by two-thirds vote HB 2092 was withdrawn from the Committee on Commerce and placed on the calendar.

Nays—1

Peterson

SB 733 was taken up and on motion by Senator Brantley—

HB 2092—A bill to be entitled An act relating to distilled spirits containers, amending ss.565.05 and 565.10, Florida Statutes; providing for the sale of distilled spirits in containers of liter measure; providing rule making authority; providing an effective date.

SB 781—A bill to be entitled An act relating to barbers; amending ss.476.07(2), 476.16(1)—(3), 476.221, Florida Statutes; providing fees for barbers, barbershops and barber schools; providing an effective date.

—was read the second time by title.

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

The Committee on Governmental Operations offered the following amendment which was moved by Senator J. Thomas and adopted:

Senator Graham moved the following amendment:

Amendment 1—On page 2, line 9, strike “1.00 liter or 33.83” and insert: 3.785 liters or 128

Amendment 1—On page 3, line 29, strike July 1, 1975” and insert: upon becoming law

Amendment 1 failed by the following vote:

On motion by Senator J. Thomas, by two-thirds vote SB 781 as amended was read the third time by title, passed and ordered engrossed. The vote on passage was:

Yeas—13

Childers, D.	Graham	Myers	Winn
Dunn	Johnston	Vogt	
Firestone	Lane, D.	Ware	
Gordon	MacKay	Wilson	

Yeas—30

Brantley	Gordon	Plante	Thomas, P.
Childers, D.	Graham	Poston	Tobiassen
Childers, W. D.	Holloway	Renick	Vogt
Deeb	Johnston	Sayler	Wilson
Dunn	Lane, D.	Scarborough	Winn
Firestone	MacKay	Sims	Zinkil
Gallen	Myers	Stolzenburg	
Glisson	Peterson	Thomas, J.	

Nays—21

Brantley	Lane, J.	Sayler	Tobiassen
Childers, W. D.	McClain	Scarborough	Trask
Gallen	Peterson	Sims	Zinkil
Glisson	Plante	Stolzenburg	
Hair	Poston	Thomas, J.	
Holloway	Renick	Thomas, P.	

Nays—2

Lane, J. McClain

On motion by Senator Brantley, by two-thirds vote HB 2092 was read the third time by title, passed and certified to the House. The vote on passage was:

The President presiding

Yeas—30

Brantley	Dunn	Glisson	Holloway
Childers, D.	Firestone	Gordon	Johnston
Childers, W. D.	Gallen	Graham	Lane, D.

On motion by Senator J. Lane, by two-thirds vote SB 804 was withdrawn from the Committee on Ways and Means and referred to the Committee on Rules and Calendar.

On motion by Senator Gordon, by two-thirds vote SB 1202 was withdrawn from the Committee on Ways and Means and placed on the calendar.

On motion by Senator Plante, Rule 2.6 was waived and the Committee on Commerce was authorized to consider SB 564 at 7:00 p.m. this day.

On motion by Senator MacKay, by two-thirds vote HCR 2135 was withdrawn from the Committee on Rules and Calendar and placed on the calendar.

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

HCR 2135—A concurrent resolution commending the all-Florida team of owner, trainer, and horse, on the victory of Foolish Pleasure in the 101st Kentucky Derby.

—which was read the second time in full, adopted and certified to the House. The vote on adoption was:

Yeas—33

Mr. President	Gordon	Peterson	Tobiassen
Brantley	Graham	Plante	Trask
Childers, D.	Hair	Poston	Vogt
Childers, W. D.	Holloway	Renick	Ware
Deeb	Johnston	Sayler	Wilson
Dunn	Lane, J.	Scarborough	Winn
Firestone	MacKay	Sims	
Gallen	McClain	Thomas, J.	
Glisson	Myers	Thomas, P.	

Nays—None

On motion by Senator Graham, by two-thirds vote SB 1122 was withdrawn from the Committee on Education and placed on the calendar.

The Journal of May 26 was corrected and approved.

The hour of adjournment having arrived, a point of order was called and the Senate adjourned at 5:05 p.m. to convene at 9:00 a.m. May 28, 1975.