



Journal of the Senate

Number 18

Wednesday, May 9, 1979

The Senate was called to order by the President at 9:00 a.m. A quorum present—40:

Mr. President	Gordon	Maxwell	Spicola
Anderson	Gorman	McClain	Steinberg
Barron	Grizzle	McKnight	Stuart
Carlucci	Hair	Myers	Thomas
Chamberlin	Henderson	Neal	Tobiassen
Childers, D.	Hill	Peterson	Trask
Childers, W. D.	Holloway	Poole	Vogt
Dunn	Jenne	Scarborough	Ware
Fechtel	Johnston	Scott	Williamson
Frank	MacKay	Skinner	Winn

Prayer by the Rev. Michael McGehee, minister, Faith Presbyterian Church, Tallahassee:

Holy Father, you have filled this state with riches of creation and entrusted its care to a diverse people. Forgive the arrogance, ignorance and sin whereby we have abused your providence and squandered your gifts. By your might and power bring order and goodness out of the chaos of diversity, bring benevolent good will to overcome blind self-interest and bring visions of a common good to those who live with weak hope. Just as privilege is enjoyed, so may responsibility be assumed.

Almighty God, you do rule the world with justice and you give to the hearts of women and men a love for what is right. So share this divine ability with those who would rule, judge and legislate the affairs of our great state. Bless each member of this body as you see their needs and look with loving compassion upon those who appear to be so adequate for their task but need your help as the rest. As they strive for justice, even so may they be aware of those caught in the shadows of inequity, injustice, and neglect.

For the President of these United States, the Governor of Florida, and all with legislative and judicial license, we ask for sober wisdom, inner strength, and your divine guidance. Amen.

REPORTS OF COMMITTEES

The Committee on Rules and Calendar submits the following bills to be placed on the Special Order Calendar for May 9, 1979:

SB 1119	SB 881	SB 736	SB 256
SB 779	SB 262	SB 381	
HB 848	SB 955	SB 661	
Consent Calendar			
Local Bill Calendar			

Respectfully submitted,
Dempsey J. Barron, Chairman

The Committee on Rules and Calendar submits the following bills to be placed on the Consent Calendar for Wednesday, May 9, 1979:

SB 884	SB 64	SB 936	SB 647
SB 159	SB 663	SB 574	HB 307
SB 313	SB 438	SB 999	SB 1194
SB 1014	SB 685	SB 505	SB 1095
SB 650	SB 995	SB 702	CS for SB 235
SB 353	SB 337	CS for SB 131	SB 738

Respectfully submitted,
Dempsey J. Barron, Chairman

The Committee on Rules and Calendar requests that the following bills be withdrawn from the Committee and placed on the Local Bill Calendar for Wednesday, May 9, 1979:

SB 1039	HB 808	HB 1153
SB 1061	HB 809	HB 1158
SB 1062	HB 810	HB 1159
SB 1089	HB 811	HB 1162
SB 1097	HB 813	HB 1163
SB 1264	HB 814	HB 1165
SB 1273	HB 815	with 2
SB 1280	HB 817	amendments
SB 1284	HB 825	HB 1175
SB 1285	HB 827	HB 1176
SB 1286	HB 851	HB 1177
with 1	HB 854	HB 1178
amendment	HB 896	HB 1179
SB 1287	HB 897	HB 1180
SB 1291	HB 907	HB 1181
HB 466	HB 942	HB 1183
HB 534	HB 943	HB 1194
HB 555	HB 944	HB 1195
HB 558	HB 954	HB 1196
HB 565	HB 955	HB 1197
HB 592	HB 974	with 1
HB 593	HB 1096	amendment
HB 594	HB 1117	HB 1198
HB 598	with 2	HB 1207
HB 600	amendments	HB 1308
HB 669	HB 1137	HB 1319
HB 676	HB 1139	HB 1398
HB 766	HB 1140	
HB 802	HB 1141	
HB 807	HB 1152	

Respectfully submitted,
Dempsey J. Barron, Chairman

On motion by Senator Barron, the rules were waived and by two-thirds vote the bills contained in the foregoing report were withdrawn from the Committee on Rules and Calendar.

The Committee on Health and Rehabilitative Services recommends the following pass: SB 569

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

The Committee on Health and Rehabilitative Services recommends the following pass: SB 1010 with 1 amendment

The bill was referred to the Committee on Economic, Community and Consumer Affairs under the original reference.

The Committee on Governmental Operations recommends the following pass: SB 119 with 2 amendments, SB 892

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

SB 541 with 1 amendment SB 1065 with 1 amendment
SB 1042 with 5 amendments

The Committee on Agriculture recommends the following pass: SB 965 with 1 amendment

The Committee on Transportation recommends the following pass:

SB 990 with 1 amendment SB 1166 with 2 amendments SB 1187
HB 717

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 725, SB 465

The Committee on Transportation recommends the following pass: SB 910, HB 339 with 2 amendments

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

SB 854 SB 939 SB 1024
SB 1067 with 3 amendments

The Committee on Agriculture recommends the following pass: SB 967 with 2 amendments

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

The Committee on Governmental Operations recommends a Committee Substitute for the following: SB 645

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

The Committee on Education recommends a Committee Substitute for the following: SB 407

The Committee on Education recommends a Committee Substitute for the following: Senate Bills 627, 480, 616, 1068, 1086, and 1060

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

The Committee on Ways and Means recommends a Committee Substitute for the following: SB 592

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

The Committee on Governmental Operations recommends the following not pass: SB 486

The Committee on Health and Rehabilitative Services recommends the following not pass: SB 771, SB 818

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

Reports of Select Subcommittees to Standing Committees

The Select Subcommittee on Competency-Based Teacher Certification recommends SB 407 favorably with committee substitute to the Committee on Education.

The Select Subcommittee on Motor Vehicle Inspection (SB 42) of the Senate Transportation Committee recommends to the standing committee:

1. The following items of inspection should be deleted:
 - (a) Recording of odometer reading.
 - (b) Check for proof of registration.
 - (c) Check of engine for visible emission.
 - (d) Check for proper installation of emission control device.
 - (e) Check for exhaust system noise.
2. All inspection stations should make minor headlights adjustments upon request.
3. Failure of a license plate to pass inspection for legibility, retroreflectivity, etc., should no longer be cause for rejection.
4. In order to alleviate the problem of long end-of-the-month lines at many stations, mid-month deadlines for reinspection should be established.
5. In view of the recognized need for increased traffic enforcement on Florida's roads, and considering the unique and thorough training of highway patrol troopers in the enforcement area, it is recommended that those troopers

currently supervising the PMVI program and those troopers administering the Pupil Transportation Program be reassigned to other duties by the Division of the Florida Highway Patrol, and that they be replaced by civilians who are knowledgeable in areas of vehicle equipment inspection and administration of a PMVI program.

6. Any county which is currently licensed to operate a motor vehicle inspection program, upon a determination that its existing inspection facilities are inadequate to accommodate the number of registered vehicles in the county, should have the option of petitioning the Division to also license private inspection stations in the county.
7. In light of the above recommendations, the subcommittee further recommends that SB 42 be reported unfavorably.

MOTIONS RELATING TO COMMITTEE REFERENCE

Senator Barron moved that all motions to waive Rule 4.17, in order to introduce bills, which as of this date have been referred to the Committee on Rules and Calendar, remain in the committee until after the next meeting of the committee. The motion was adopted by two-thirds vote.

On motion by Senator Barron, all local bills previously filed with the Committee on Rules and Calendar which have been determined not to be local in nature were recommitted to the Committee for the purpose of being considered on merits of the bills.

On motions by Senator W. D. Childers, the rules were waived and by two-thirds vote SB 1052 was withdrawn from the Committee on Economic, Community and Consumer Affairs and by two-thirds vote placed on the agenda of the Committee on Commerce for consideration this day.

REQUESTS FOR EXTENSION OF TIME

May 9, 1979

The Committee on Economic, Community and Consumer Affairs requests an extension of 15 days for consideration of the following:

HB 557 by Representative M. E. Hawkins	SB 1094 by Senator Gorman
SB 656 by Senator Stuart	SB 1102 by Senator Myers
SB 993 by Senator Chamberlin	SB 1110 by Senator Steinberg
SB 1004 by Senator Jenne	SB 1152 by Senator Steinberg
SB 1006 by Senator Gorman	SB 1196 by Senator Maxwell
SB 1009 by Senator Frank	SB 1200 by Senator Anderson
SB 1019 by Senator Maxwell	SB 1202 by Senator Thomas
SB 1036 by Senator Winn	HB 1397 by Representative Nuckolls
SB 1040 by Senator MacKay	SB 461 by Senator Steinberg
SB 1047 by Senator Dunn	SB 1250 by Senator Hill
SB 1050 by Senator Williamson	HB 504 by Representative Mills
SB 1052 by Senators MacKay and W. D. Childers	SB 543 by Senator Holloway
SB 1066 by Senator Maxwell	
SB 1077 by Senator Williamson	

May 9, 1979

The Committee on Education requests an extension of 15 days for consideration of the following:

SB 1265 by Senators Gordon and Frank

May 9, 1979

The Committee on Judiciary-Criminal requests an extension of 15 days for consideration of the following:

SB 231 by Senator Carlucci	SB 1038 by Senator Tobiassen
SB 1013 by Senator Chamberlin	SB 1051 by Senator McClain
SB 1015 by Senator Williamson	SB 1098 by Senator Jenne
SB 1030 by Senator MacKay	SB 1129 by Senator Jenne
SB 1033 by Senator Poole	SB 1137 by Senator Vogt
	SB 1140 by Senator Grizzle

SB 1174 by Senator Carlucci SB 1195 by Senator Fechtel
SB 1192 by Senator Jenne SB 1206 by Senator Skinner

May 8, 1979

Ways and Means Subcommittee D requests an extension of 15 days for consideration of the following:

SB 7 by Senator Holloway SB 834 by Senator MacKay
SJR 36 by Senator Henderson SB 898 by Senator Winn
SJR 57 by Senator Henderson SB 915 by Senator Thomas
SB 76 by Senator Ware, SB 1083 by Senator
et al Chamberlin
SB 126 by Senator Trask SB 1126 by Senator MacKay
SB 649 by Senator Tobiassen SB 1182 by Senator Peterson

May 9, 1979

Ways and Means Subcommittee E requests an extension of 15 days for consideration of the following:

SB 10 by Senator Dunn SB 1271 by Senator MacKay
SB 11 by Senator Dunn CS for HB 60 by Ethics &
SB 55 by Senator Maxwell Elections
SB 56 by Senator Vogt Committee and
SB 185 by Senator Johnston Representative
SB 186 by Senator Johnston Hieber
SB 228 by Senator MacKay HB 252 by Representative
SB 271 by Senator Thomas Hawkins
SB 402 by Senator MacKay HB 295 by Representative
SB 463 by Senator Vogt Martinez
SB 474 by Senator Steinberg HB 308 by Representative
SB 508 by Senator MacKay Burned
SB 517 by Senator Johnston HB 698 by Retirement,
SB 528 by Senator Johnston Personnel &
SB 731 by Senator Hill Collective
SB 756 by Senator Trask Bargaining
SB 788 by Senator Chamberlin Committee
SB 790 by Senator Retirement,
Scarborough Personnel &
SB 806 by Senator Tobiassen Collective
CS for SB 812 by Education Bargaining
Committee and Senator Hill Committee
SB 960 by Senator Johnston Retirement,
SB 986 by Senator Personnel &
Scarborough Collective
SB 996 by Senator Maxwell Bargaining
SB 1020 by Senator Stuart Committee
SB 1109 by Senator Skinner Retirement,
SB 1117 by Senator Chamberlin Personnel &
CS for HB 1569 by Appropriations
Scarborough & Retirement,
SB 1145 by Senator Johnston Personnel &
SB 1151 by Senator Collective
Scarborough Bargaining
SB 1211 by Senator Trask Committees
SB 1212 by Senator Johnston Retirement,
HB 1570 by Personnel, &
(by request) Collective
SB 1235 by Senator Johnston Bargaining
(by request) Committee

May 8, 1979

The Committee on Ways and Means requests an extension of 15 days for consideration of the following:

CS for SB 81 by Judiciary- SB 137 by Senator Dunn
Criminal SB 138 by Senator Dunn
Committee SB 142 by Senator Fechtel
SB 79 by Senator Hair SJR 153 by Senator Hair
SB 94 by Senator Dunn SB 158 by Senator Dunn
CS for SB 95 by Corrections, SB 161 by Senator Tobiassen
Probation and CS for SB 162 by Economic,
Parole Committee Community and
SB 97 by Senator McKnight Consumer Affairs
SB 101 by Senator Gordon Committee
CS for SB 102 by Education SJR 169 by Senator Neal
Committee CS for SB 187 by Education
CS for SB 113 by Agriculture Committee
Committee SB 195 by Senator Maxwell
SB 114 by Senator Gorman SB 197 by Senator Maxwell
SB 132 by Senator Anderson SB 198 by Senator Maxwell
SB 135 by Senator Dunn SB 200 by Senator Peterson

SB 208 by Senator Henderson SB 692 by Senator Frank
SB 210 by Senator Cham- SB 698 by Senator Hair
berlin CS for SB 705 by Education
SB 211 by Senator Trask Committee
SB 236 by Senator Peterson SB 711 by Senator Vogt
CS for SB 244 by Education SB 722 by
Committee Transportation
SB 249 by Senator Holloway SB 724 by Senator Maxwell
SB 257 by Senator Tobiassen SB 730 by Senators Peterson
SB 276 by Senator Gordon and Trask
SB 284 by Governmental Op- SB 772 by Senator McKnight
erations Commit- SB 774 by Senator Holloway
tee SB 776 by Senator Hair
SB 291 by Senator Holloway SB 789 by Senator Peterson
SJR 300 by Senator Frank SB 792 by Senator Tobiassen
SB 303 by Senator Jenne CS for SB 793 by Natural
SB 304 by Senator Jenne Resources and
SB 305 by Senator Jenne Conservation
SB 310 by Senator Carlucci Committee
CS for SB 325 by Senator SB 808 by Senator William-
Hill son
SB 332 by Senator Spicola SB 809 by Senator William-
SB 339 by Senator Thomas son
SB 340 by Senator Thomas SB 817 by Senator Holloway
SB 342 by Senator Peterson SB 849 by Senator Hill
SJR 350 by Senator Skinner SB 866 by Senator Hair
SB 358 by Senator Henderson SB 885 by Senator Skinner
SB 364 by Senator Hair SB 919 by Senator Hill
SB 368 by Senator Spicola SB 927 by Senator Frank
SB 379 by Senator Hender- CS for SB 932 by Judiciary-
son Criminal Com-
CS for SB 383 by Judiciary- mittee
Criminal Com- SB 941 by Senator Gorman
mittee SB 942 by Senator Peterson
CS for SB 385 by Govern- SB 980 by Senator Anderson
mental Opera- SB 1008 by Senator Hender-
tions Committee son
SB 397 by Senator Peterson SB 1025 by Senator Poole
CS for SB 425 and SB 1063 by Senator McKnight
SB 341 by Judiciary-Crim- SB 1072 by Senator Johnston
inal Committee SB 1076 by Senator Peterson
SB 468 by Senator Ware SB 1078 by Senator Stuart
SB 488 by Senator Hair SB 1088 by Senator Spicola
CS for SB 489 by Natural SB 1090 by Senator Dunn
Resources Com- SJR 1096 by Senator Hender-
mittee son
SB 511 by Senator Carlucci SB 1099 by Senator Fechtel
SB 512 by Senator Dunn SB 1131 by Senator Hair
SB 521 by Senator Dunn SB 1134 by Senator MacKay
SB 522 by Senator D. SB 1143 by Senator Holloway
Childers SB 1149 by Senator Frank
SB 527 by Senator MacKay SB 1162 by Senator Poole
SB 533 by Senator Fechtel SB 1165 by Senator Stuart
SB 554 by Senators Hair SB 1176 by Senator Hill
and McClain SB 1197 by Senator Stuart
SB 555 by Senator Stuart SB 1198 by Senator Fechtel
SB 561 by Senator Hill SB 1217 by Senator Johnston
CS for SB 566 by Judiciary- SJR 1220 by Senator Neal
Criminal Com- SB 1226 by Senator MacKay
mittee SB 1229 by Senator Vogt
SB 580 by Senator McKnight SB 1230 by Senator MacKay
SB 595 by Senator Tobiassen CS for SB 1245 by Commerce
SB 601 by Senator Myers Committee
SB 604 by Senator Myers SB 1274 by Senator MacKay
CS for SB 609 by Governmen- CS for HB 141 by Natural Re-
tal Operations sources Committee
Committee HB 441 by Criminal Justice
SB 613 by Senator MacKay Committee
SB 681 by Senator Frank HB 448 by Finance & Tax
SB 687 by Senators Poole Committee
and Williamson HB 657 by Finance & Tax
SB 688 by Senator Dunn Committee
SB 690 by Senator Dunn HB 1395 by Representative
SB 691 by Senator Dunn Price

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Philip D. Lewis, President

I am directed to inform the Senate that the House of Representatives has passed SB 1293.

Allen Morris, Clerk

The Honorable Philip D. Lewis, President

I am directed to inform the Senate that the House of Representatives has passed SB 98 and SB 557.

Allen Morris, Clerk

The bills contained in the above messages were ordered enrolled.

SPECIAL ORDER

SB 1119—A bill to be entitled An act relating to alcoholic beverage containers; amending ss. 565.05 and 565.10, Florida Statutes, relating to the purchase, sale, and distribution of distilled spirits in containers of liter measure; providing an effective date.

—was read the second time by title.

The Committee on Commerce offered the following amendment which was moved by Senator Barron and adopted:

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

On motion by Senator Barron, by two-thirds vote SB 1119 as amended was read the third time by title.

Senator Henderson moved the following amendment which failed:

Amendment 2—On page 1, line 17, strike “1.75” and insert: 2.0.

SB 1119 as amended passed, was ordered engrossed and then certified to the House. The vote on passage was:

Yeas—30

Mr. President	Frank	Johnston	Steinberg
Anderson	Gordon	MacKay	Stuart
Barron	Gorman	Maxwell	Thomas
Carlucci	Grizzle	McKnight	Tobiassen
Childers, D.	Henderson	Neal	Vogt
Childers, W. D.	Hill	Poole	Winn
Dunn	Holloway	Scott	
Fechtcl	Jenne	Spicola	

Nays—7

Chamberlin	Scarborough	Trask	Williamson
Peterson	Skinner	Ware	

Votes after roll call:

Yea—Hair, Myers

Yea to Nay—Hill

SB 779—A bill to be entitled An act relating to county prisoners; creating s. 951.25, Florida Statutes, authorizing the sale of services or items produced by county prisoners in home rule counties to the state or the public; providing for rules; providing an effective date.

—was read the second time by title.

The Committee on Economic, Community and Consumer Affairs offered the following amendment which was moved by Senator Steinberg and adopted:

Amendment 1—On page 1, line 19, insert after institution: , political subdivisions of the state, other states, or agencies of the federal government within the state

Senator Steinberg moved the following amendments which were adopted:

Amendment 2—On page 1, line 17, and on page 1, line 22, strike the words “home rule county” and insert: county op-

erating under a home rule charter adopted pursuant to ss. 10, 11, and 24 of Article VIII of the Constitution of 1885, as preserved by Article VIII, s. 6(e) of the Constitution of 1968

Amendment 3—On page 1, line 5, after the word “counties” insert: operating under a home rule charter adopted pursuant to ss. 10, 11, and 24 of Article VIII of the Constitution of 1885, as preserved by Article VIII, s. 6(e) of the Constitution of 1968

On motion by Senator Steinberg, by two-thirds vote SB 779 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—37

Mr. President	Gordon	Maxwell	Thomas
Anderson	Gorman	McClain	Tobiassen
Barron	Grizzle	McKnight	Trask
Carlucci	Hair	Neal	Vogt
Chamberlin	Henderson	Peterson	Ware
Childers, D.	Hill	Scott	Williamson
Childers, W. D.	Holloway	Skinner	Winn
Dunn	Jenne	Spicola	
Fechtcl	Johnston	Steinberg	
Frank	MacKay	Stuart	

Nays—None

Vote after roll call:

Yea—Myers

HB 848—A bill to be entitled An act relating to the Department of State; providing an appropriation for library grants to the Division of Library Services of the Department of State; providing an effective date.

—was read the second time by title. On motion by Senator Gordon, by two-thirds vote HB 848 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Neal	Trask
Chamberlin	Henderson	Poole	Vogt
Childers, D.	Hill	Scarborough	Ware
Childers, W. D.	Holloway	Scott	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

Votes after roll call:

Yea—Peterson, Myers

SB 881—A bill to be entitled An act relating to damage by dogs; amending ss. 767.02, 767.03, Florida Statutes; making it unlawful for any dog known to have killed livestock to roam about unattended; providing a defense for the killing or injuring of livestock-killing dogs; creating ss. 767.05, 767.06, 767.07, Florida Statutes; making an owner liable for any damage caused by his dog; permitting the killing of dogs under prescribed conditions; providing an effective date.

—was read the second time by title.

The Committee on Agriculture offered the following amendments which were moved by Senator Trask and adopted:

Amendment 1—On page 1, strike all of lines 15-22 and renumber subsequent sections.

Amendment 2—On page 1 in title, line 3, after the semi-colon strike: “making it unlawful for any dog known to have killed livestock to roam about unattended;”

Senator Dunn moved the following amendment which was adopted:

Amendment 3—On page 2, line 2, strike “worries” and on line 9 strike “worrying” and insert on line 2: harasses and on line 9: harassing

On motion by Senator Trask, by two-thirds vote SB 881 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—31

Mr. President	Fecht	McClain	Thomas
Anderson	Frank	Neal	Tobiassen
Barron	Gordon	Peterson	Trask
Carlucci	Gorman	Poole	Vogt
Chamberlin	Jenne	Scott	Ware
Childers, D.	Johnston	Skinner	Williamson
Childers, W. D.	MacKay	Spicola	Winn
Dunn	Maxwell	Stuart	

Nays—4

Grizzle	Hill	Holloway	Scarborough
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Votes after roll call:

Yea—Hair, Myers

SB 262—A bill to be entitled An act relating to game and freshwater fish; repealing s. 372.575, Florida Statutes, relating to the establishment of a fish management fund; providing an effective date.

—was read the second time by title. On motion by Senator Carlucci, by two-thirds vote SB 262 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Gordon	Maxwell	Spicola
Anderson	Gorman	McClain	Steinberg
Barron	Grizzle	McKnight	Stuart
Carlucci	Hair	Myers	Thomas
Chamberlin	Henderson	Neal	Tobiassen
Childers, D.	Hill	Peterson	Trask
Childers, W. D.	Holloway	Poole	Vogt
Dunn	Jenne	Scarborough	Ware
Fecht	Johnston	Scott	Williamson
Frank	MacKay	Skinner	Winn

Nays—None

SB 955—A bill to be entitled An act relating to regulation of boats; amending s. 371.65(7), Florida Statutes; relating to exemption of certain boats from licensure; providing an effective date.

—was read the second time by title. On motion by Senator Ware, by two-thirds vote SB 955 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Gordon	Maxwell	Spicola
Anderson	Gorman	McClain	Steinberg
Barron	Grizzle	McKnight	Stuart
Carlucci	Hair	Myers	Thomas
Chamberlin	Henderson	Neal	Tobiassen
Childers, D.	Hill	Peterson	Trask
Childers, W. D.	Holloway	Poole	Vogt
Dunn	Jenne	Scarborough	Ware
Fecht	Johnston	Scott	Williamson
Frank	MacKay	Skinner	Winn

Nays—None

SB 736—A bill to be entitled An act relating to historic preservation; amending s. 267.0617(2), Florida Statutes, 1978 Supplement; correcting the cross reference to criteria for eligibility of projects for grants-in-aid from the Division of Archives, History, and Records Management of the Department of State; providing an effective date.

—was read the second time by title. On motion by Senator Thomas, by two-thirds vote SB 736 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Gorman	McClain	Steinberg
Anderson	Grizzle	McKnight	Stuart
Barron	Hair	Myers	Thomas
Carlucci	Henderson	Neal	Tobiassen
Chamberlin	Hill	Peterson	Trask
Childers, D.	Holloway	Poole	Vogt
Childers, W. D.	Jenne	Scarborough	Ware
Fecht	Johnston	Scott	Williamson
Frank	MacKay	Skinner	Winn
Gordon	Maxwell	Spicola	

Nays—None

SB 381—A bill to be entitled An act relating to medical practice; adding ss. 458.1201(1)(q), 459.14(2)(r), Florida Statutes, 1978 Supplement; providing that the prescribing, ordering, dispensing, administering, supplying, selling, or giving of certain drugs to or for any person, except for the treatment or investigation of specified conditions or ailments, shall be grounds for suspension or revocation of licensure as a physician or osteopathic physician; amending s. 893.08(1)(b), Florida Statutes; excepting any drug which is an amphetamine or a compound, derivative, congener, or analogue thereof from those drugs which may be distributed at retail by a registered pharmacist; providing an effective date.

—was read the second time by title.

Senator Gordon moved the following amendment which was adopted:

Amendment 1—On page 2, between lines 25 and 26, insert the following and renumber the subsequent sections: Section 3. Paragraph (h) is added to subsection (1) of section 461.08, Florida Statutes, 1978 Supplement, to read:

461.08 Revocation of license; preferment of charges; appeal.—

(1) The license or registration of a practitioner of podiatry may be revoked, suspended, or annulled, or such practitioner reprimanded, upon the following grounds:

(h) That the podiatrist has prescribed, ordered, dispensed, administered, supplied, sold, or given any drug which is an amphetamine or a compound, derivative, congener, or analogue thereof to or for any person except for the treatment of narcolepsy, hyperkinesia, or drug induced brain dysfunction, or for the differential diagnostic psychiatric evaluation of depression, the treatment of depression shown to be refractory to other therapeutic modalities, or for the clinical investigation of the effects of such drugs or compounds when an investigative protocol therefor is submitted to, reviewed, and approved by the board before such investigation is begun.

Section 4. Paragraph (h) is added to subsection (1) of section 462.14, Florida Statutes, 1978 Supplement, to read:

462.14 Revocation of license.—

(1) The license or registration of a practitioner of naturopathy may be revoked, suspended, or annulled, or such practitioner may be reprimanded, upon the following grounds:

(h) That he has prescribed, ordered, dispensed, administered, supplied, sold, or given any drug which is an amphetamine or a compound, derivative, congener, or analogue thereof to or for any person except for the treatment of narcolepsy, hyperkinesia, or drug induced brain dysfunction, or for the

differential diagnostic psychiatric evaluation of depression, the treatment of depression shown to be refractory to other therapeutic modalities, or for the clinical investigation of the effects of such drugs or compounds when an investigative protocol therefor is submitted to, reviewed, and approved by the board before such investigation is begun.

Section 5. Paragraph (o) is added to subsection (3) of section 466.24, Florida Statutes, 1978 Supplement, to read:

466.24 Suspension or revocation of license certificate for cause.—The board shall suspend or revoke the license of any dentist or dental hygienist when it is established to its satisfaction that he:

(3) Has been guilty of:

(o) Prescribing, ordering, dispensing, administering, supplying, selling, or giving any drug which is an amphetamine or a compound, derivative, congener, or analogue thereof to or for any person except for the treatment of narcolepsy, hyperkinesia, or drug induced brain dysfunction, or for the differential diagnostic psychiatric evaluation of depression, the treatment of depression shown to be refractory to other therapeutic modalities, or for the clinical investigation of the effects of such drugs or compounds when an investigative protocol therefor is submitted to, reviewed, and approved by the board before such investigation is begun.

Senator Dunn moved the following amendments which were adopted:

Amendment 2—On page 2, line 16, strike "which is an amphetamine or a compound, derivative, congener, or analogue thereof" and insert: or compound designated as a Schedule II controlled substance pursuant to chapter 893

Amendment 3—On page 3, line 3, strike "except any amphetamine drug or compound or derivative, congener, or analogue thereof" and insert on line 5, following the roman numeral IV: except any compound designated as a Schedule II controlled substance pursuant to chapter 893, if:

Amendment 4—On page 1, strike lines 13 and 14 and insert: Schedule II controlled substance from

Senator Gordon moved the following amendments which were adopted:

Amendment 5—On page 1, line 11, strike "or osteopathic physician" and insert after "physician": , osteopathic physician, podiatrist, naturopath, or dentist

Amendment 6—On page 1 in title, line 3, after "459.14(2) (r)," insert: 461.08(1) (h), 462.14(1) (h), 466.24(3) (o),

On motion by Senator Gordon, by two-thirds vote SB 381 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—36

Table with 4 columns: Mr. President, Anderson, Barron, Carlucci, Chamberlin, Childers, D., Childers, W. D., Dunn, Fechtel, Frank, Gordon, Gorman, Grizzle, Hair, Hill, Holloway, Jenne, Johnston, MacKay, Maxwell, McClain, McKnight, Myers, Neal, Peterson, Poole, Scarborough, Skinner, Spicola, Steinberg, Stuart, Thomas, Tobiasen, Trask, Vogt, Ware, Winn

Nays—1

Scott

Votes after roll call:

Yea—Trask, Williamson

On motion by Senator Myers, the rules were waived and the Senate immediately reconsidered the vote by which SB 381 passed. Further consideration of SB 381 was deferred.

SB 661—A bill to be entitled An act relating to saltwater fishing; amending s. 370.08(2), Florida Statutes, 1978 Supplement; prohibiting any person from attaching any of certain kinds of nets to any state turnpike bridge, toll bridge, primary road bridge, or associated structure over any salt water; providing restriction on the use of such nets; providing a penalty; providing an effective date.

—was read the second time by title.

The Committee on Natural Resources and Conservation offered the following amendments which were moved by Senator Vogt and adopted:

Amendment 1—On page 1, line 30, strike "turnpike bridge, toll bridge, primary"

Amendment 2—On page 1, in title, line 6, strike "turnpike bridge, toll bridge, primary"

On motion by Senator Vogt, by two-thirds vote SB 661 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—37

Table with 4 columns: Mr. President, Anderson, Barron, Carlucci, Chamberlin, Childers, D., Childers, W. D., Dunn, Fechtel, Frank, Gordon, Gorman, Grizzle, Henderson, Hill, Holloway, Jenne, Johnston, MacKay, Maxwell, McClain, McKnight, Neal, Peterson, Poole, Scarborough, Scott, Skinner, Spicola, Steinberg, Stuart, Thomas, Tobiasen, Trask, Vogt, Ware, Winn

Nays—None

Vote after roll call:

Yea—Williamson

SB 256—A bill to be entitled An act relating to Senate confirmation of appointments; amending ss. 13.9989(4), 20.22(1), 20.25(1), 265.13, 265.26(1), 266.112(1), 266.303(1), Florida Statutes, and s. 20.21(1), Florida Statutes, 1978 Supplement; requiring confirmation by the Senate of appointees to the office of director of the Office of Manpower Planning, executive director of the Department of Revenue, executive director of the Department of General Services, executive director of the Department of Natural Resources, Stephen Foster Memorial Board of Trustees, Board of Trustees of the John and Mable Ringling Museum of Art, Historic Tallahassee Preservation Board of Trustees, and Historic Boca Raton Preservation Board of Commissioners; providing the intent of the Legislature that certain boards which are presently being reviewed as required in 77-457, Laws of Florida, be subject to confirmation by the Senate; providing an effective date.

—was read the second time by title.

The Committee on Executive Business offered the following amendments which were moved by Senator Scott and adopted:

Amendment 1—On page 2, between lines 20 and 21, insert: Section 4. Subsection (1) of section 20.24, Florida Statutes, is amended to read:

20.24 Department of Highway Safety and Motor Vehicles.—There is created a Department of Highway Safety and Motor Vehicles.

(1) The head of the Department of Highway Safety and Motor Vehicles is the Governor and Cabinet. The Governor and Cabinet shall appoint an executive director of the Department of Highway Safety and Motor Vehicles subject to confirmation by the Senate.

(Renumber subsequent sections.)

Amendment 2—On page 5, lines 26 and 27, strike "(22) Advisory Board of the Division of Florida Land Sales and Condominiums."

Senator Dunn moved the following amendment which failed:

Amendment 3—On pages 1 and 2, strike Sections 1, 2, 3, 4

The Committee on Executive Business offered the following amendments which were moved by Senator Scott and adopted:

Amendment 4—On page 1, in title, line 4, insert after "20.22(1)": 20.24(1),

Amendment 5—On page 1, in title, line 12, insert: executive director of the Department of Highway Safety and Motor Vehicles,

On motion by Senator Scott, by two-thirds vote SB 256 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—39

Mr. President	Gorman	McClain	Steinberg
Anderson	Grizzle	McKnight	Stuart
Barron	Hair	Myers	Thomas
Carlucci	Henderson	Neal	Tobiassen
Childers, D.	Hill	Peterson	Trask
Childers, W. D.	Holloway	Poole	Vogt
Dunn	Jenne	Scarborough	Ware
Fechtcl	Johnston	Scott	Williamson
Frank	MacKay	Skinner	Winn
Gordon	Maxwell	Spicola	

Nays—1

Chamberlin

On motion by Senator Barron, the rules were waived and SB 836 was placed at the end of the consent calendar.

On motions by Senator Hill, the rules were waived and SB 976 was withdrawn from the Committee on Rules and Calendar and placed at the end of the consent calendar.

CONSENT CALENDAR

SB 884—A bill to be entitled An act relating to legal expense insurance; creating chapter 647, Florida Statutes; authorizing the Department of Insurance to certify and regulate certain organizations which provide programs for the payment of the cost of legal services or provide legal services; providing definitions; providing exemptions; specifying requirements for conducting a business providing legal expense insurance; providing for the organization of legal service insurance corporations; providing for the certificate of authority; requiring deposit of securities or surety bond; providing for reduction or modification of the deposit or bond by the department; specifying contents of forms to be issued by the insurer and requiring department approval; requiring premium rates to be filed with and approved by the department; requiring an annual report; specifying provisions of the insurance code applicable to legal service insurance corporations; requiring registration of sales agents; specifying duties of sales agents and grounds for compulsory and discretionary refusal, suspension, or revocation of registration; providing for administrative fines; providing that the practice of law is unaffected by this act; providing an effective date.

—was read the second time by title. On motion by Senator McClain, by two-thirds vote SB 884 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37

Mr. President	Chamberlin	Fechtcl	Grizzle
Anderson	Childers, D.	Frank	Henderson
Barron	Childers, W. D.	Gordon	Hill
Carlucci	Dunn	Gorman	Holloway

Jenne	Neal	Spicola	Vogt
Johnston	Peterson	Steinberg	Ware
MacKay	Poole	Stuart	Williamson
Maxwell	Scarborough	Thomas	
McClain	Scott	Tobiassen	
McKnight	Skinner	Trask	

Nays—None

Vote after roll call:

Yea—Hair

SB 159—A bill to be entitled An act relating to alcoholic beverages; creating s. 562.025, Florida Statutes; authorizing the possession or use of alcoholic beverages as ingredients in the preparation of food in a public food service establishment; providing an effective date.

—was read the second time by title.

The Committee on Commerce offered the following amendment which was moved by Senator Winn and adopted:

Amendment 1—On page 1, line 11, strike everything after the enacting clause and insert:

Section 1. Section 562.025, Florida Statutes, is created to read:

562.025 Possession of beverages as food ingredients.—

This chapter shall not be construed to prohibit the owner or employee of a public food service establishment from possessing or using alcoholic beverages manufactured pursuant to law as ingredients to enhance the flavor of food prepared in connection with the operation of such establishment, provided that such public food service establishment meets the following criteria: (a) that such public food service establishment holds a license which allows consumption of alcoholic beverages on the premises, issued by the Division of Alcoholic Beverages and Tobacco, and (b) that such public food service establishment holds a license issued by the Division of Hotels and Restaurants. Every such establishment shall maintain a menu on the premises which menu shall clearly designate the food containing alcoholic beverages. Daily specials need not be so posted. Alcoholic beverages may be used by the above licensees only as ingredients to enhance the flavor of food prepared and served on the licensed premises. It is the intention of this section to allow the use of such alcoholic beverages by the aforementioned licensees in the actual cooking of food, and in the enhancement of the flavor of certain foods and desserts. This section shall not be construed so as to permit any other use of alcoholic beverages by such licensees nor the purchase of spirituous beverages except from a licensed vendor.

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

Pending further consideration of SB 159 as amended, on motion by Senator Winn, by two-thirds vote CS for HB 118 was withdrawn from the Committee on Commerce. On motion by Senator Winn—

CS for HB 118—A bill to be entitled An act relating to alcoholic beverages; creating s. 562.025, Florida Statutes, authorizing the possession or use of alcoholic beverages as ingredients in the preparation of food in a public food service establishment; providing an effective date.

—a companion measure, was substituted for SB 159 and read the second time by title. On motion by Senator Winn, by two-thirds vote CS for HB 118 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37

Mr. President	Gordon	McClain	Stuart
Anderson	Gorman	McKnight	Thomas
Barron	Grizzle	Myers	Tobiassen
Carlucci	Henderson	Neal	Vogt
Chamberlin	Hill	Poole	Ware
Childers, D.	Holloway	Scarborough	Williamson
Childers, W. D.	Jenne	Scott	Winn
Dunn	Johnston	Skinner	
Fechtcl	MacKay	Spicola	
Frank	Maxwell	Steinberg	

Nays—1

Peterson

Vote after roll call:

Yea—Hair

SB 159 was laid on the table.

SB 313—A bill to be entitled An act relating to issuance of search warrants; amending s. 933.07, Florida Statutes; specifying content of search warrants; making summary arrest of persons found on premises in which the property specified in the warrant is found discretionary with the officer executing process; providing an effective date.

—was read the second time by title.

The Committee on Judiciary-Criminal offered the following amendment which was moved by Senator Spicola and adopted:

Amendment 1—On page 1, lines 25 and 26, strike "may arrest, without a warrant," and insert: need not arrest

On motion by Senator Spicola, by two-thirds vote SB 313 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—37

Mr. President Anderson Barron Carlucci Chamberlin Childers, D. Childers, W. D. Dunn Fechtel Frank Gordon Gorman Henderson Hill Holloway Jenne Johnston MacKay Maxwell McClain McKnight Myers Neal Peterson Poole Scott Skinner Spicola Steinberg Stuart Thomas Tobiassen Trask Vogt Ware Williamson Winn

Nays—None

Vote after roll call:

Yea—Hair

SB 1014—A bill to be entitled An act relating to the University of Florida; naming the metallurgy building the Frederick Nims Rhines Hall; directing the University of Florida to erect suitable markers; providing an effective date.

—was read the second time by title. On motion by Senator Skinner, by two-thirds vote SB 1014 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President Anderson Barron Carlucci Chamberlin Childers, D. Childers, W. D. Dunn Fechtel Frank Gordon Gorman Grizzle Hair Henderson Hill Holloway Jenne Johnston MacKay Maxwell McClain McKnight Myers Neal Peterson Poole Scarborough Scott Skinner Spicola Steinberg Stuart Thomas Tobiassen Trask Vogt Ware Williamson Winn

Nays—None

SB 650—A bill to be entitled An act relating to fertilizer; adding new subsections (3) and (4) to s. 576.011, Florida Statutes, providing definitions; creating s. 576.055, Florida Statutes, authorizing the Department of Agriculture and Consumer Services to require facilities manufacturing bulk mixed fertilizer to adopt certain procedures to avoid coning of fertilizer; amending s. 576.061(3)(c), Florida Statutes, changing the pro-

cedure and the time period in which a fertilizer manufacturer, dealer, or agent must pay any penalties to a consumer following an analysis of fertilizer; providing an effective date.

—was read the second time by title. On motion by Senator Skinner, by two-thirds vote SB 650 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President Anderson Barron Carlucci Chamberlin Childers, D. Childers, W. D. Dunn Fechtel Frank Gordon Gorman Grizzle Hair Henderson Hill Jenne Johnston MacKay Maxwell McClain McKnight Myers Neal Peterson Poole Scarborough Scott Skinner Spicola Steinberg Stuart Thomas Tobiassen Trask Vogt Ware Williamson Winn

Nays—None

On motion by Senator McClain, the rules were waived and SB 884 was ordered immediately certified to the House.

SB 353—A bill to be entitled An act relating to boat registration; amending s. 371.65(1), Florida Statutes; prescribing the registration certificate license fee for canoes to which propulsion motors are attached; providing an effective date.

—was read the second time by title.

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

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

On motion by Senator Barron, by two-thirds vote SB 353 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—39

Mr. President Anderson Barron Carlucci Chamberlin Childers, D. Childers, W. D. Dunn Fechtel Frank Gordon Gorman Grizzle Hair Henderson Hill Holloway Jenne Johnston MacKay Maxwell McClain McKnight Myers Neal Peterson Poole Scarborough Scott Skinner Steinberg Stuart Thomas Tobiassen Trask Vogt Ware Williamson Winn

Nays—None

SB 64—A bill to be entitled An act relating to public buildings; creating s. 255.043, Florida Statutes; requiring that provision for the acquisition of works of art be included in all appropriations for the construction of state buildings; providing for administrative procedure; providing that this act is not retroactive; providing an effective date.

—was read the second time by title.

The Committee on Ways and Means offered the following amendments which were moved by Senator Steinberg and adopted:

Amendment 1—On page 1, line 17, after the words "state building" insert: , which provides public access,

Amendment 2—On page 1, after line 20 insert: Those works of art acquired shall be displayed for viewing in public areas in the interior or on the grounds or exterior of the building and not in private offices or areas with limited public access.

Amendment 3—On page 1, strike lines 21-23

On motion by Senator Steinberg, by two-thirds vote SB 64 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—39

Mr. President	Gordon	Maxwell	Steinberg
Anderson	Gorman	McClain	Stuart
Barron	Grizzle	McKnight	Thomas
Carlucci	Hair	Myers	Tobiasen
Chamberlin	Henderson	Neal	Trask
Childers, D.	Hill	Peterson	Vogt
Childers, W. D.	Holloway	Poole	Ware
Dunn	Jenne	Scarborough	Williamson
Fechtcl	Johnston	Scott	Winn
Frank	MacKay	Spicola	

Nays—None

SB 663—A bill to be entitled An act relating to insurance; amending and renumbering s. 627.7375, Florida Statutes, 1978 Supplement, which provides a penalty for furnishing false and fraudulent statements in support of claims, to specify that such provisions apply to the furnishing of statements to any insurance company, including, but not limited to, any motor vehicle, life, disability, credit life, credit, casualty, workmen's compensation, surety, title, premium finance, reinsurance, fraternal benefit, home or automobile warranty insurer; revising cross references; amending s. 626.989(1) and (3), Florida Statutes, 1978 Supplement; conforming cross references; providing an effective date.

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

Yeas—39

Mr. President	Gordon	Maxwell	Steinberg
Anderson	Gorman	McClain	Stuart
Barron	Grizzle	McKnight	Thomas
Carlucci	Hair	Myers	Tobiasen
Chamberlin	Henderson	Neal	Trask
Childers, D.	Hill	Peterson	Vogt
Childers, W. D.	Holloway	Poole	Ware
Dunn	Jenne	Scarborough	Williamson
Fechtcl	Johnston	Scott	Winn
Frank	MacKay	Spicola	

Nays—None

SB 438—A bill to be entitled An act relating to theft of citrus; amending s. 812.014(2)(b), Florida Statutes, 1978 Supplement; providing that theft of 1,000 or more pieces of citrus fruit is grand theft of the second degree and a felony of the third degree; providing penalties; providing an effective date.

—was read the second time by title.

The Committee on Agriculture offered the following amendment which was moved by Senator Trask and adopted:

Amendment 1—On page 1, line 27, strike "1,000" and insert: 2,000

The Committee on Agriculture offered the following amendment which was moved by Senator Anderson and failed:

Amendment 2—On page 1, line 27, after the word "fruit" insert: limes, avocados, mangoes, and tomatoes

The Committee on Agriculture offered the following amendment which was moved by Senator Trask and adopted:

Amendment 3—On page 1, in title, line 4, strike "1,000" and insert: 2,000

The Committee on Agriculture offered the following amendment which was moved by Senator Anderson and failed:

Amendment 4—On page 1, in title, line 5, after the word "fruit" insert: limes, avocados, mangoes, and tomatoes

Further consideration of SB 438 was deferred.

SB 685—A bill to be entitled An act relating to financial support for academic programs at New College, a part of the University of South Florida; providing for a program to match certain private donations with state funds; requiring the Department of Administration, upon request by the Board of Regents, to establish a trust fund as the depository for state funds appropriated for such program; requiring the University of South Florida Foundation to establish an endowment trust fund as a depository for state funds appropriated and voluntary contributions given for the advancement of academic programs at New College; requiring the foundation to annually provide a private certification and audit to the Department of Administration and the Board of Regents on the status of moneys in such trust fund; requiring the foundation to annually report to the department and to the board indicating the amount of funds transferred to New College for each academic program; authorizing the Board of Regents to conduct a statewide campaign to seek private, voluntary contributions to such fund; providing an appropriation; providing an effective date.

—was read the second time by title.

The Committee on Ways and Means offered the following amendments which were moved by Senator Henderson and adopted:

Amendment 1—On page 2, line 22, strike "University of South Florida Foundation" and insert: New College Foundation

Amendment 2—On page 2, line 30, strike "University of South Florida Foundation" and insert: New College Foundation

The Committee on Education offered the following amendments which were moved by Senator Henderson and adopted:

Amendment 3—On page 2, line 13, strike "University of South Florida Foundation" and insert: New College Foundation

Amendment 4—On page 3, line 15, insert after "liquidity": and irrevocable instruments in the estate plan of the donor and other irrevocable trust agreements

Amendment 5—On page 1 in title, lines 10 and 11, strike "University of South Florida Foundation" and insert: New College Foundation

On motion by Senator Henderson, by two-thirds vote SB 685 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—39

Mr. President	Gordon	McClain	Steinberg
Anderson	Gorman	McKnight	Stuart
Barron	Grizzle	Myers	Thomas
Carlucci	Henderson	Neal	Tobiasen
Chamberlin	Hill	Peterson	Trask
Childers, D.	Holloway	Poole	Vogt
Childers, W. D.	Jenne	Scarborough	Ware
Dunn	Johnston	Scott	Williamson
Fechtcl	MacKay	Skinner	Winn
Frank	Maxwell	Spicola	

Nays—None

Vote after roll call:

Yea—Hair

SB 995—A bill to be entitled An act relating to state uniform traffic control; amending s. 316.304, Florida Statutes, which prohibits drivers from wearing headsets, headphones, or certain other listening devices while driving, to qualify such prohibition; providing an effective date.

—was read the second time by title.

The Committee on Transportation offered the following amendment which was moved by Senator Maxwell and adopted:

Amendment 1—On page 1, lines 15 and 16, strike “and excludes external sound”

On motion by Senator Maxwell, by two-thirds vote SB 995 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—37

Mr. President	Gorman	Myers	Thomas
Anderson	Grizzle	Neal	Tobiassen
Barron	Hill	Peterson	Trask
Carlucci	Holloway	Poole	Vogt
Chamberlin	Jenne	Scarborough	Ware
Childers, D.	Johnston	Scott	Williamson
Childers, W. D.	MacKay	Skinner	Winn
Dunn	Maxwell	Spicola	
Fechtcl	McClain	Steinberg	
Frank	McKnight	Stuart	

Nays—None

Votes after roll call:

Yea—Hair, Henderson

Consideration of SB 337 was deferred.

SB 936 was taken up and on motion by Senator Ware—

HB 406—A bill to be entitled An act relating to educational facilities; amending s. 235.26(5)(a), Florida Statutes, 1978 Supplement, to provide that approval of phase III documents relating to contracts for construction shall be effective for a 3-year period; providing an effective date.

—a companion measure was substituted therefor and read the second time by title. On motion by Senator Ware, by two-thirds vote HB 406 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

Mr. President	Gorman	Maxwell	Spicola
Anderson	Grizzle	McClain	Steinberg
Barron	Hair	McKnight	Stuart
Carlucci	Henderson	Myers	Thomas
Childers, D.	Hill	Neal	Tobiassen
Childers, W. D.	Holloway	Peterson	Trask
Dunn	Jenne	Scarborough	Ware
Fechtcl	Johnston	Scott	Williamson
Frank	MacKay	Skinner	Winn

Nays—None

SB 936 was laid on the table.

On motion by Senator W. D. Childers, the rules were waived and the Senate reverted to—

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Barron, the rules were waived and CS for SB 746 was placed at the end of the consent calendar.

CONSENT CALENDAR, continued

SB 574—A bill to be entitled An act relating to the Housing Authorities Law; amending s. 421.08(4), Florida Statutes; granting to housing authorities the power to assess security deposits; providing an effective date.

—was read the second time by title. On motion by Senator Gorman, by two-thirds vote SB 574 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

Mr. President	Frank	MacKay	Spicola
Anderson	Gordon	Maxwell	Steinberg
Barron	Gorman	McClain	Stuart
Carlucci	Grizzle	McKnight	Thomas
Chamberlin	Hair	Neal	Tobiassen
Childers, D.	Henderson	Peterson	Trask
Childers, W. D.	Hill	Scarborough	Vogt
Dunn	Holloway	Scott	Ware
Fechtcl	Jenne	Skinner	Winn

Nays—None

Vote after roll call:

Yea—Williamson

SB 999—A bill to be entitled An act relating to the Mortgage Brokerage Act; amending s. 494.081, Florida Statutes; providing that mortgage brokers or mortgage solicitors are not violating chapter 687, Florida Statutes, by lending their own funds under certain conditions; requiring licensees to furnish written statements of ownership upon demand of the Department of Banking and Finance; providing an effective date.

—was read the second time by title.

The Committee on Commerce offered the following amendments which were moved by Senator Thomas and adopted:

Amendment 1—On page 2, between lines 4 and 5, insert a new Section 2 and renumber subsequent section, and insert: Section 2. Section 494.08, Florida Statutes, is amended to read:

494.08 Requirements and prohibitions.—

(1) No person shall advertise, print, display, publish, distribute, telecast or broadcast, or cause or permit to be advertised, printed, displayed, published, distributed, televised or broadcast, in any manner, any statement or representation with regard to the rates, terms or conditions pertaining to the making, negotiating, or sale of loans, which is false, misleading or deceptive. No person who is not licensed under this act nor exempt under s. 494.03 shall use the word mortgage or similar words in any advertising, signs, letterheads, cards, or like matter which tend to represent that he arranges real estate mortgage loans. No person not already registered under this act shall be granted a license in a name containing such words as insured, bonded, guaranteed, secured, and the like. No person shall advertise or offer to sell insured or guaranteed mortgages unless the principal and interest of such mortgages is insured by an insurance company authorized by the Department of Insurance to write such insurance under the provisions of chapter 635, or unless such mortgages are wholly or partially insured or guaranteed by an agency of the federal government.

(2) No person in connection with or incidental to the making of any mortgage loan shall induce, require or permit the mortgage deed or note to be signed by a principal to the transaction if such instruments contain any blank spaces to be filled in after it has been signed, except blank spaces relating to recording or other incidental information not then available.

(3) No person shall charge or exact directly or indirectly from the mortgagor a fee or commission in excess of the maximum fees or commissions as set forth herein. ~~The fee or commission shall include all direct [and] indirect costs [and] expenses incidental to the processing and closing of the mortgage loan transaction, including but not limited to appraisal fees, abstracting charges from the date of application to date of closing, title insurance premiums, and attorneys' fees, but shall not include the cost of state intangible taxes, documentary stamps, and recording fees actually paid to a public official, nor shall it include the cost of an abstract of title covering the property to be mortgaged for the period prior to the date of application.~~

(4) The maximum fees or commissions which may be charged for any mortgage loans shall be as follows:

(a) On mortgage loans of \$1,000 or less: \$250.

(b) On mortgage loans in excess of \$1,000 and not more than \$2,000: \$250 for the first \$1,000 of the mortgage loan, plus \$10 for each additional \$100 of the mortgage loan.

(c) On mortgage loans in excess of \$2,000 and not more than \$5,000: \$350 for the first \$2,000 of the mortgage loan plus \$10 for each additional \$100 of the mortgage loan.

(d) On mortgage loans in excess of \$5,000: \$250 plus 10 percent of the entire mortgage loan.

For the purpose of determining maximum fees or commissions, the amount of the mortgage loan shall be based on the proceeds of said mortgage loan exclusive of the authorized maximum fees or commissions.

(4)(5)(a) No unlicensed person shall charge or receive any commission, bonus or fee in connection with arranging for, negotiating, selling, or purchasing a mortgage loan.

(b) No licensed broker or solicitor shall pay any commission, bonus, or fee in connection with arranging for, negotiating, selling, or purchasing a mortgage loan to any person operating in Florida not licensed under the provisions of this act.

(5)(6) No person shall accept a deposit or application for a mortgage loan without delivering to the borrower a statement in writing setting forth the total maximum costs to be charged, incurred, or disbursed in connection with processing and closing the mortgage loan.

(6)(7) Mortgage loans insured or guaranteed by an agency of the federal government are exempt from the provisions of subsections (3) and (4).

(7)(8) Each mortgage negotiated pursuant to this chapter shall include, with a copy delivered to the lender, a mortgagee's title insurance policy or an opinion of title from an attorney who is licensed to practice law in this state, unless waived in writing by the lender, on the land which is described in the mortgage. The policy or opinion shall reflect the priority of the mortgage.

(8)(9) Each mortgage or instrument securing a note shall, unless waived in writing by the lender, be recorded before being delivered to a permanent lender.

(9)(10) Each mortgage or instrument securing a note delivered to a lender on other than a first mortgage shall be accompanied by a statement showing the balance owed by the mortgagor on any existing mortgages prior to this investment and the status of such existing mortgages. The provisions of this subsection shall not apply to mortgages insured by an agency of the Federal government.

Amendment 2—On page 1, in title, line 10, insert after "Finance,": amending s. 494.08, Florida Statutes, deleting the requirement that certain costs and expenses be included in the mortgage fee and costs;

On motion by Senator Thomas, by two-thirds vote SB 999 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gorman	McClain	Stuart
Anderson	Grizzle	McKnight	Thomas
Barron	Hair	Myers	Tobiassen
Carlucci	Henderson	Neal	Trask
Chamberlin	Hill	Peterson	Vogt
Childers, D.	Holloway	Poole	Ware
Childers, W. D.	Jenne	Scarborough	Williamson
Dunn	Johnston	Skinner	Winn
Fechtcl	MacKay	Spicola	
Gordon	Maxwell	Steinberg	

Nays—1

Frank

Vote after roll call:

Nay to Yea—Frank

On motion by Senator Barron, by two-thirds vote SB 505 was placed on the special order calendar to be considered on conclusion of the consent calendar.

SB 702—A bill to be entitled An act relating to state legal depositories; amending s. 283.23(1), Florida Statutes; designating the law library of Nova University as a state legal depository; providing an effective date.

—was read the second time by title. On motion by Senator Jenne, by two-thirds vote SB 702 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	McClain	Stuart
Anderson	Gorman	McKnight	Thomas
Barron	Grizzle	Myers	Tobiassen
Carlucci	Hair	Neal	Trask
Chamberlin	Hill	Peterson	Vogt
Childers, D.	Holloway	Scarborough	Ware
Childers, W. D.	Jenne	Scott	Williamson
Dunn	Johnston	Skinner	Winn
Fechtcl	MacKay	Spicola	
Frank	Maxwell	Steinberg	

Nays—None

By the Committee on Natural Resources and Conservation and Senator Vogt—

CS for SB 131—A bill to be entitled An act relating to public lands; amending s. 253.03(7), Florida Statutes, 1978 Supplement, renumbering subsections (8)-(10), and adding a new subsection (8) to said section; directing the Board of Trustees of the Internal Improvement Trust Fund to maintain an inventory of publicly owned lands; requiring the board to submit such inventory to the Legislature annually; providing an effective date.

—was read the first time by title and SB 131 was laid on the table.

On motions by Senator Vogt, by two-thirds vote CS for SB 131 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—35

Mr. President	Frank	McClain	Stuart
Anderson	Gordon	McKnight	Thomas
Barron	Gorman	Myers	Tobiassen
Carlucci	Grizzle	Neal	Trask
Chamberlin	Hair	Peterson	Vogt
Childers, D.	Hill	Scarborough	Ware
Childers, W. D.	Holloway	Scott	Williamson
Dunn	Jenne	Spicola	Winn
Fechtcl	Maxwell	Steinberg	

Nays—None

SB 647—A bill to be entitled An act relating to sheriffs' offices; requiring each sheriff's office to establish and administer a Youth Aid Division for the purpose of handling missing persons under 18 years of age and rendering assistance to runaways under 18 years of age; providing that each sheriff's office cooperate with any local authority or organization which renders assistance to minors or runaway youths; providing an effective date.

—was read the second time by title.

The Committee on Economic, Community, and Consumer Affairs offered the following amendments which were moved by Senator Tobiassen and adopted:

Amendment 1—On page 1, line 14, strike "shall" and insert: may

Amendment 2—On page 1 in title, line 2, strike "requiring" and insert: authorizing

On motion by Senator Tobiassen, by two-thirds vote SB 647 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—35

Mr. President	Gorman	McClain	Steinberg
Anderson	Grizzle	McKnight	Thomas
Barron	Hair	Myers	Tobiassen
Carlucci	Hill	Neal	Trask
Chamberlin	Holloway	Peterson	Vogt
Childers, D.	Jenne	Poole	Ware
Childers, W. D.	Johnston	Scarborough	Williamson
Fechtcl	MacKay	Scott	Winn
Frank	Maxwell	Spicola	

Nays—None

Consideration of SB 307 was deferred.

SB 1194—A bill to be entitled An act relating to conveyances of land and declarations of trust; amending s. 689.06, Florida Statutes; deleting provision requiring conveyances of trust estates to be under seal; providing an effective date.

—was read the second time by title. On motion by Senator Hair, by two-thirds vote SB 1194 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—27

Anderson	Hair	McKnight	Skinner
Barron	Hill	Myers	Steinberg
Chamberlin	Holloway	Neal	Thomas
Childers, D.	Jenne	Peterson	Tobiassen
Frank	Johnston	Poole	Trask
Gorman	MacKay	Scarborough	Winn
Grizzle	Maxwell	Scott	

Nays—None

Votes after roll call:

Yea—W. D. Childers, Fechtel, Spicola

SB 1095 was taken up and on motions by Senator Holloway, the rules were waived and by two-thirds vote HB 1547 was withdrawn from the Committees on Transportation and Ways and Means.

On motion by Senator Holloway—

HB 1547—A bill to be entitled An act relating to drivers' licenses; amending s. 322.125(1), Florida Statutes, to increase the number of members on the Medical Advisory Board of the Department of Highway Safety and Motor Vehicles; providing for conditional repeal; providing an effective date.

—a companion measure, was substituted for SB 1095 and read the second time by title. On motion by Senator Holloway, by two-thirds vote HB 1547 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—34

Mr. President	Hair	Myers	Stuart
Anderson	Henderson	Neal	Thomas
Carlucci	Hill	Peterson	Tobiassen
Chamberlin	Holloway	Poole	Trask
Dunn	Jenne	Scarborough	Vogt
Fechtcl	MacKay	Scott	Williamson
Frank	Maxwell	Skinner	Winn
Gorman	McClain	Spicola	
Grizzle	McKnight	Steinberg	

Nays—None

SB 1095 was laid on the table.

By the Committee on Commerce and Senator Scott—

CS for SB 235—A bill to be entitled An act relating to unclaimed motor vehicles; amending s. 715.05, Florida Statutes; providing that motor vehicles left unclaimed in storage for more than a specified period shall be reported to certain law enforce-

ment agencies and the Department of Highway Safety and Motor Vehicles; requiring the department to notify the owner and lienholders; providing that failure to so report shall limit storage charges; amending s. 715.07, Florida Statutes; defining vehicle; prescribing the circumstances under which vehicles parked on private property may be removed without incurring liability therefor; providing an effective date.

—was read the first time by title and SB 235 was laid on the table.

On motions by Senator Scott, by two-thirds vote CS for SB 235 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—35

Mr. President	Grizzle	McKnight	Steinberg
Anderson	Henderson	Myers	Stuart
Barron	Hill	Neal	Thomas
Childers, D.	Holloway	Peterson	Tobiassen
Childers, W. D.	Jenne	Poole	Trask
Dunn	Johnston	Scarborough	Vogt
Fechtcl	MacKay	Scott	Ware
Frank	Maxwell	Skinner	Winn
Gorman	McClain	Spicola	

Nays—None

Vote after roll call:

Yea—Chamberlin

SB 738—A bill to be entitled An act relating to judges; amending s. 790.051, Florida Statutes; exempting circuit judges and county court judges from certain licensing and penal provisions relating to weapons and firearms under certain circumstances; providing an effective date.

—was read the second time by title. On motion by Senator Dunn, by two-thirds vote SB 738 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Mr. President	Gorman	Myers	Tobiassen
Anderson	Henderson	Neal	Trask
Barron	Hill	Poole	Vogt
Carlucci	Jenne	Scarborough	Ware
Childers, D.	Johnston	Scott	Williamson
Childers, W. D.	MacKay	Skinner	Winn
Dunn	Maxwell	Spicola	
Fechtcl	McClain	Steinberg	
Frank	McKnight	Stuart	

Nays—4

Gordon Grizzle Holloway Thomas

Vote after roll call:

Yea—Hair

SB 836—A bill to be entitled An act relating to the Department of Health and Rehabilitative Services; amending s. 409.2671(2)(d), (3), (6), (7)(c)-(e), Florida Statutes, 1978 Supplement; providing for a 1-year extension of an existing pilot project to test the feasibility of increasing hospital out-patient service benefits through local agency contributions to the medical assistance program for outpatient hospital services; providing staffing for the department; providing an appropriation; providing an effective date.

—was read the second time by title. On motion by Senator Myers, by two-thirds vote SB 836 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37

Mr. President	Childers, W. D.	Gordon	Hill
Anderson	Dunn	Gorman	Holloway
Carlucci	Fechtcl	Grizzle	Jenne
Childers, D.	Frank	Henderson	Johnston

MacKay	Peterson	Steinberg	Ware
Maxwell	Poole	Stuart	Williamson
McClain	Scarborough	Thomas	Winn
McKnight	Scott	Tobiassen	
Myers	Skinner	Trask	
Neal	Spicola	Vogt	

Nays—1

Grizzle

Votes after roll call:

Yea—Hair, McClain

Nays—None

Vote after roll call:

Yea—Hair

SB 976—A bill to be entitled An act relating to Florida A & M University; directing the Board of Regents to name the next suitable building constructed on the Florida A & M University campus the "Gwendolyn S. Cherry Building"; directing Florida A & M University to erect suitable markers; providing an effective date.

—was read the second time by title.

Senator Hill moved the following amendment which was adopted:

Amendment 1—On page 1, line 31, strike the word "Gwendolyn" and insert: Gwendolyn

On motion by Senator Hill, by two-thirds vote SB 976 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—39

Mr. President	Gorman	McClain	Steinberg
Anderson	Grizzle	McKnight	Stuart
Carlucci	Hair	Myers	Thomas
Chamberlin	Henderson	Neal	Tobiassen
Childers, D.	Hill	Peterson	Trask
Childers, W. D.	Holloway	Poole	Vogt
Dunn	Jenne	Scarborough	Ware
Fechtcl	Johnston	Scott	Williamson
Frank	MacKay	Skinner	Winn
Gordon	Maxwell	Spicola	

Nays—None

On motion by Senator Hill, the rules were waived and SB 976 after being engrossed was ordered immediately certified to the House.

By the Committee on Natural Resources and Conservation and Senators Peterson, Winn, Hair, Anderson, McClain, Scott and W. D. Childers—

CS for SB 746—A bill to be entitled An act relating to drinking water standards; adding s. 403.853(6), Florida Statutes; providing for modifications of certain drinking water regulations for noncommunity water systems serving certain businesses using less than a specified amount of groundwater daily; providing an effective date.

—was read the first time by title and SB 746 was laid on the table.

On motions by Senator Peterson, by two-thirds vote CS for SB 746 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—36

Mr. President	Frank	Maxwell	Steinberg
Anderson	Gordon	McKnight	Stuart
Barron	Gorman	Myers	Thomas
Carlucci	Henderson	Neal	Tobiassen
Chamberlin	Hill	Peterson	Trask
Childers, D.	Holloway	Poole	Vogt
Childers, W. D.	Jenne	Scott	Ware
Dunn	Johnston	Skinner	Williamson
Fechtcl	MacKay	Spicola	Winn

On motion by Senator Thomas, the rules were waived and CS for SB 746 was ordered immediately certified to the House.

The Senate resumed consideration of—

SB 438—A bill to be entitled An act relating to theft of citrus; amending s. 812.014(2)(b), Florida Statutes, 1978 Supplement; providing that theft of 1,000 or more pieces of citrus fruit is grand theft of the second degree and a felony of the third degree; providing penalties; providing an effective date.

On motion by Senator Trask, by two-thirds vote SB 438 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—36

Mr. President	Gorman	McClain	Spicola
Anderson	Grizzle	McKnight	Stuart
Barron	Hair	Myers	Thomas
Carlucci	Henderson	Neal	Tobiassen
Childers, D.	Hill	Peterson	Trask
Childers, W. D.	Holloway	Poole	Vogt
Dunn	Jenne	Scarborough	Ware
Fechtcl	MacKay	Scott	Williamson
Frank	Maxwell	Skinner	Winn

Nays—3

Gordon Johnston Steinberg

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

MOTIONS RELATING TO COMMITTEE REFERENCE

On motions by Senator Gordon, the rules were waived and by two-thirds vote Senate Bills 132, 927, 407, 489, 1176, 187, 383, 1245; and HB 717 were withdrawn from the Committee on Ways and Means.

On motion by Senator Hill, the rules were waived and by two-thirds vote SB 1237 was withdrawn from the committee of reference and indefinitely postponed.

SPECIAL ORDER

The Senate resumed consideration of—

SB 381—A bill to be entitled An act relating to medical practice; adding ss. 458.1201(1)(q), 459.14(2)(r), Florida Statutes, 1978 Supplement; providing that the prescribing, ordering, dispensing, administering, supplying, selling, or giving of certain drugs to or for any person, except for the treatment or investigation of specified conditions or ailments, shall be grounds for suspension or revocation of licensure as a physician or osteopathic physician; amending s. 893.08(1)(b), Florida Statutes; excepting any drug which is an amphetamine or a compound, derivative, congener, or analogue thereof from those drugs which may be distributed at retail by a registered pharmacist; providing an effective date.

On motion by Senator Myers, the rules were waived and the Senate reconsidered the vote by which SB 381 was placed on third reading.

On motions by Senator Myers, the Senate reconsidered the vote by which Amendments 2, 3, and 4 were adopted.

By permission Senator Dunn withdrew Amendments 2, 3 and 4.

Senator Dunn moved the following amendments which were adopted:

Amendment 7—On page 2, line 16, strike “which is an amphetamine or a compound, derivative, congener, or analogue thereof” and insert: which is an amphetamine or a compound thereof designated as a Schedule II controlled substance pursuant to chapter 893

Amendment 8—On page 3, line 3, strike “except any amphetamine drug or compound or derivative, congener, or analogue thereof” on line 5, following the roman numeral IV insert: except any amphetamine or compound thereof designated as a Schedule II controlled substance pursuant to chapter 893, if:

Amendment 9—On page 1 in title, lines 13-14, strike all of said lines after “drug” on line 13 and insert: which is an amphetamine or a compound thereof designated as a Schedule II controlled substance from

Senator Myers moved the following amendment to the bill as amended, which was adopted:

Amendment 10—On page 1, amend Amendment No. 1, by striking all of line 10 and that portion of line 11 which states: “or analogue thereof” and insert: *which is an amphetamine or a compound thereof designated as a Schedule II controlled substance pursuant to chapter 893*

On motion by Senator Gordon, by two-thirds vote SB 381 as further amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—37

Mr. President	Gordon	McKnight	Thomas
Anderson	Gorman	Myers	Tobiassen
Barron	Grizzle	Neal	Trask
Carlucci	Henderson	Peterson	Vogt
Chamberlin	Holloway	Poole	Ware
Childers, D.	Jenne	Scarborough	Williamson
Childers, W. D.	Johnston	Skinner	Winn
Dunn	MacKay	Spicola	
Fechtel	Maxwell	Steinberg	
Frank	McClain	Stuart	

Nays—2

Hill	Scott
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Vote after roll call:

Yea—Hair

SB 505—A bill to be entitled An act relating to the Beverage Law; amending s. 562.11, Florida Statutes, 1978 Supplement, and ss. 561.15(1) and 562.111, Florida Statutes; prohibiting the consumption or possession of alcoholic beverages by persons under age 21 and the selling or serving of alcoholic beverages to such persons; providing that such persons shall not be licensed under the Beverage Law; amending s. 743.07(1), Florida Statutes, relating to rights of persons 18 and older, to provide an exemption for the Beverage Law; providing an effective date.

—was read the second time by title.

The Committee on Commerce offered the following amendment which was moved by Senator Don Childers:

Amendment 1—On page 2, strike lines 20 and 21 and insert: and the licensee carefully checked the *person's* driver's license or identification card issued to persons who do not have a valid Florida driver's license under the provisions of s. 322.051, with respect to residents of this state, or the *person's* driver's license or other comparable identification, with respect to persons who are not residents of this state, ~~of the minor~~ and acted

On motion by Senator W. D. Childers further consideration of SB 505 with pending Amendment 1 was deferred.

On motion by Senator Barron, the Senate recessed at 10:54 a.m.

The Senate was called to order by the President at 11:05 a.m. A quorum present—40:

Mr. President	Gordon	Maxwell	Spicola
Anderson	Gorman	McClain	Steinberg
Barron	Grizzle	McKnight	Stuart
Carlucci	Hair	Myers	Thomas
Chamberlin	Henderson	Neal	Tobiassen
Childers, D.	Hill	Peterson	Trask
Childers, W. D.	Holloway	Poole	Vogt
Dunn	Jenne	Scarborough	Ware
Fechtel	Johnston	Scott	Williamson
Frank	MacKay	Skinner	Winn

Special Ceremony

The following former members of the Senate in attendance for Alumni Day were welcomed by the President:

Arnold, Lynwood	Johnson, Dewey M.
Barber, Merrill	King, Harry E.
Barrow, William D.	Lane, David C.
Beaufort, C. W. (Bill)	Lewis, Gerald A.
Bishop, W. E.	Mathews, John E., Jr.
Branch, T. Drew	McLaughlin, Maurice
Brantley, Lew	Melton, G. T.
Broxson, John R.	Melvin, Woodrow
Carlton, Doyle E., Jr.	Morrow, Russell O.
Castor, Betty	Plante, Kenneth A.
Cleveland, Mack	Rawls, John S.
Cross, J. Emory	Rodgers, J. B., Jr.
Daniel, C. Welborn	Rood, Joe W.
Dickinson, Fred O.	Saunders, Bob
Drummond, A. P.	Savage, Charles A.
Elrod, Robert	Slade, Tom
Fisher, John J.	Smathers, Bruce
Friday, Elmer O.	Smith, J. Slater
Gillespie, William M.	Teague, Sam
Gong, Edmond J.	Tedder, George W., Jr.
Gunter, Bill	Thomas, Jerry
Herrrell, Cliff	Thomas, Jon
Hodges, Randolph	Usher, Etter
Horne, Mallory E.	Weber, Charles

Also former officer of the Senate and special guests:

- LeRoy Adkison, Sergeant-at-Arms
- Mrs. Edwin G. Fraser, widow of Senator Edwin G. Fraser and former Secretary of the Senate
- Esther Horne, widow of Senator Raeburn C. Horne
- Mrs. J. M. Butler
- Leila Cofield
- Catharine Turnbull

On motions by Senator Henderson, by two-thirds vote SCR 239 was withdrawn from the Committee on Rules and Calendar and by two-thirds vote placed on the special order calendar.

SCR 239—A concurrent resolution expressing regret at the death of Senator Edwin Gardner Fraser.

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

Yeas—40

Mr. President	Gordon	Maxwell	Spicola
Anderson	Gorman	McClain	Steinberg
Barron	Grizzle	McKnight	Stuart
Carlucci	Hair	Myers	Thomas
Chamberlin	Henderson	Neal	Tobiassen
Childers, D.	Hill	Peterson	Trask
Childers, W. D.	Holloway	Poole	Vogt
Dunn	Jenne	Scarborough	Ware
Fechtel	Johnston	Scott	Williamson
Frank	MacKay	Skinner	Winn

Nays—None

By Senators Henderson, Peterson, MacKay, Skinner, Barron, Myers, Anderson, Carlucci, Chamberlin, D. Childers, W. D. Childers, Dunn, Fachtel, Frank, Gordon, Gorman, Grizzle, Hair, Hill, Holloway, Jenne, Johnston, Lewis, Maxwell, McClain, McKnight, Neal, Poole, Scarborough, Scott, Spicola, Steinberg, Stuart, Thomas, Tobiassen, Trask, Vogt, Ware, Williamson and Winn—

Senate Concurrent Resolution No. 239

A concurrent resolution expressing regret at the death of Senator Edwin Gardner Fraser.

WHEREAS, the Florida Senate learned with deep regret of the death of the late Senator Ed Fraser who died on December 23, 1978, in Fraser Memorial Hospital at Macclenny, and

WHEREAS, Senator Fraser was a nurseryman, a legislator, and a prominent and much-loved citizen in his own community and throughout the State of Florida, and

WHEREAS, Senator Fraser, who once stated he "considered the position of a legislator one of stewardship rather than professionalism...", lived a life exemplary of his stewardship commitment, and

WHEREAS, it is altogether fitting that the Florida Legislature, representing one small segment of his many friends and colleagues, commemorate the passing of one so respected and admired throughout the State of Florida, NOW, THEREFORE,

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

That this legislative body pause in its deliberations to pay its respects to Senator Edwin G. Fraser, who passed away on December 23, 1978, and that the Legislature in session assembled does hereby record this testimonial of esteem and bereavement:

IN MEMORIAM EDWIN GARDNER FRASER

Edwin G. Fraser was born December 30, 1914, in Newberry, Baker County, Florida, married Jessie Thelma "Jackie" Walters, and before his twenty-first birthday served on the Macclenny Town Council. Shortly after he attained age 21 he was elected to the Florida House of Representatives and served for two terms. Three times he was elected to the Florida Senate, in 1944, 1952, and 1960, serving under a unique gentlemen's agreement by which the Senate seat was rotated every four years between Clay and Baker Counties which composed one senatorial district. In October 1946, due to the death of State Comptroller J. M. Lee, Ed Fraser received the Democratic Executive Committee nomination for the office of State Comptroller, and although elected, his aspirations of serving the State as a member of the Cabinet were thwarted by a Florida Supreme Court decision, finding him ineligible to serve due to his Senate term and the increase of the emoluments of the office in 1945. Undaunted, he continued to serve the people of Florida in the Senate, and his intense interest in health, and particularly mental health, led to the expansion of the state mental hospital facilities and the creation of the Northeast State Hospital in his hometown of Macclenny.

Ed Fraser resigned from the Senate and on September 9, 1963, was elected Secretary of the Senate and served in that capacity until 1970. During his tenure he was instrumental in establishing a computer process so citizens could determine the progress of all legislation.

Edwin G. Fraser's great interest in the needs and problems of mankind and his lifetime commitment to his stewardship principle is embedded in the memories of those who knew him and is reflected in his long and often colorful political career, his church work, his service as a member of the Baker County Development Commission, and his service on the State Career Service Commission, a post he held at the time of his death. Those who worked with him cherish memories of his ever-ready wit, his charisma, his abiding interest in them, and his love of plants and flowers which he supplied to the Capitol in profusion and planted along the highways as a reminder of his effort to bring cheer and to diminish the daily burdens of all mankind who follow in his path.

BE IT FURTHER RESOLVED that copies of this resolution, signed by the Speaker of the House of Representatives and the President of the Senate with the Great Seal of the State of Florida affixed, be transmitted to his wife, Mrs. Jessie Thelma "Jackie" Fraser; their son, Gary Fraser of Macclenny; and their daughter, Mrs. Sandra Anderson of Jacksonville, Arkansas, as a tangible token of the sentiments expressed herein and a lasting symbol of the admiration and respect of the Legislature of the State of Florida.

On motion by Senator W. D. Childers, the following remarks were ordered printed in the Journal:

Senator Henderson: Tallahassee would have been a lonesome place to be in 1963 as a Republican if it were not for people like Ed Fraser.

He just wouldn't let you be left out of things. He was just that kind of man.

And, his service to us as Secretary of the Senate was meaningful. Much of the modernization of this Senate was accomplished thanks to Ed Fraser.

I was in Macclenny the day after Christmas this last year for Ed's funeral. When the pastor of the church spoke, the

most memorable thing he said was that no matter what side of Ed Fraser you looked at—whether it was his family, his church, his community, his business, his public service,—everything keyed to the word "service," because he felt that strongly about his civic clubs, about his church, and about his family. Thank God that he was here with us to give that service because it was meaningful to each and every one of us.

Senator John E. Mathews: Mr. President, Senators. Ed Fraser, or "Hoss" as he was known by so many, was one of nature's truly noble men. With all his distinguished public service, which was outlined in the resolution, the thing you remember most about Ed Fraser is his capacity for friendship, humanity, compassion and all those things that make up a real noble man.

I know of no one who individually did so many things for so many people. One of his principles of stewardship as a legislator was to serve individually the people of his constituency, in any trouble they might have, whether it was legislative or not. When you told him your problem he adopted it as his problem, and that was true right up to the day of his death, long after his service in the Senate.

I know of no one who embodies more the complimentary phrase that is made about all of us—"once a senator, always a senator". He wouldn't hesitate to reprimand a member or a former member or a future member of the Florida Senate if he thought his conduct wasn't what it should be.

I know of no man who was so able to completely divorce personal feelings or any thought of animosity toward a fellow human being from his business. Although he would fight just as hard as anybody for a principle.

He was a deeply religious man and during the time he served as Secretary of the Senate he probably led the Senate in prayer more than any senator. He was always teaching Sunday School or church. He attended funerals and thought it his obligation, if it was someone he knew and liked, that he be there to share the moments of grief with the members of that man's family.

He exuded enthusiasm and I can hear him say, as many of you can, "Now looka here, we got to do something about this." And it was not mere talk, he was a man of action.

He was a family man and loved his lovely wife, Jackie, and their two children and his many relatives in Baker County.

Ed Fraser is one who will truly be remembered as having made a contribution for the betterment of his county and his state.

Senator Mallory Horne: Mr. President, Senators, distinguished staff of the Senate, for whom Ed Fraser had so much affection, respect and love, it is absolutely glorious that you would give all of us an opportunity to bask in the radiance of his memory for one moment today.

In contemplation of the enormity of the task of standing in his place before a Senate that he loved, I went back looking for something besides the ordinary accolades that one politician might pay to another, because in some instances, as you know, that becomes rather trite and ordinary and there was nothing trite and ordinary about Ed Fraser.

I remembered, to paraphrase some from "The Gambler" by Kenny Rogers, "He left a card that I could play during the rest of my life" over on that Senate floor that is now demolished. As I walked by the old Capitol this morning the words came back to me and I want to share them with you because I think it will help you.

I had come over from the House to the Senate as a brash, sort of know-it-all, young fellow that was going to conquer all the kingdoms in sight. It was during a period of my life when I was trying to handle a law office and create a new company here in Tallahassee and be an effective Senator. I had just had a real tough fight with Reubin Askew, then Senator Askew, and he was tough to scrap. And when it was all over I sat there at my desk after the floor had quieted, exhausted.

Ed Fraser, to use the words of my dear friend, Jack Mathews, just came over and said, "Looka here, I don't know how you fellows handle it over in the House but over here when you have a fight, you fight as hard as you can and you leave out the personal animosity. I want to leave one thing with you, Horne, as you come into this Senate, two years from now nobody will remember or care about a single issue you're fighting over today, and you shouldn't take all this so personally. This is the greatest experience you'll ever have in your life. When it's all over, and Horne it's going to be over too soon, you'll look back and the only thing you'll remember is the great friendships that you developed here. We've got a tradition in the Senate; we're proud of it and we don't want you young guys from the House to come over here and tear it up.

Jack Mathews, that's a card you can hold. And that was a card that helped me more in my service than anything else, and I loved Ed Fraser for it.

Senator Henderson, another thing the pastor said at Ed's funeral that really epitomized Ed Fraser was that he never knew a man who spent more of his time doing things for other people than Ed Fraser. That is the experience all of us had. I saw Colonel Beach up in the gallery, Jack Mathews, Elmer Friday are here, some of his dearest friends, and Ed would really be warmed by the fact that you gave this opportunity to recognize his memory.

I want to mention one other thing. This community is used to the stomping of the feet of the great and the near great and of all of those governors, cabinet officers, senators and house members. And Tallahassee, after Ed Fraser had gone back to his dear farm over there, called him back every year for an Ed Fraser Day. The reason they did, was while he was here he became a part of this community and he served it just exactly like he did his home. He went to the hospitals to visit, he shared our great moments, he shared our grief and he really loved the people of this community and they loved him. And he loved this Senate and to spend this moment in recollection of him is something for which we all express our gratitude and thank you very much, Mr. President.

Senator Peterson: Mr. President, Senators, Jackie, Gary, Sandra, all of the family of Ed Fraser. I was just reminiscing of some of the most delightful days I ever spent in my life, on a cold, frosty morning, bouncing over some clay roads in Clay County in either a pickup truck or a car, or on a real hot summer day, bouncing over those same clay roads, with Senator Ed Fraser giving me a bit of that part of Florida's philosophy and selling me a few bushes at the same time. I talked to him many times over the years, talked to him many times last year.

One thing that hasn't been mentioned: this man was a bulldog when he got an idea and he kept on being a bulldog until that idea became a reality. When he was on the Career Service Commission, which he served with distinction, he saw to it that I got the bill passed that reorganized that body and did it in the fashion that he felt was right. He was a bulldog when he was trying to build a mental hospital in Baker County or a prison for Baker County. He was a bulldog in doing all that. He took his politics real seriously.

When I was running this past summer he got on the telephone and called people in my counties and told them to get busy, that his friend needed some help; and that takes a lot of friendship. So, we're going to miss him and we'll never forget him.

I had a call yesterday from Washington from someone that I invited to this reunion, and Lawton Chiles said, "I can't be there but I want you to read a statement for me to Jackie and to Gary and Sandra and to the Senators that are assembled." I have that statement and with your permission I will read it as follows:

"Ed Fraser was an outstanding man, an outstanding State Senator, an outstanding servant to his state and his fellow man. Ed was a born leader in his community among his civic associates as he worked with them to make Baker County a better place to live. And he was a leader in the nursery business as he worked with its leaders to make it a more viable industry. The ability of an individual to lead others stems from many things but with Ed, his ability stemmed from the realization among his colleagues that he was interested in only one thing and that was improving the plight of his fellow man. Ed had a sincere desire to seek the best solution to every problem and predicament and again his colleagues followed him because they realized he was a man of genuine compassion.

"I was a member of the State House of Representatives when I first came to know Ed who was then a State Senator. Later when I was elected to the State Senate Ed was Secretary of that body and was of tremendous help to me. Indeed, any success I had in the State Senate was due in part to Ed's encouragement and his patient explanations of the impact of this or that on the people he loved so much. Yes, Ed was a close friend of mine and he was a close friend of every Floridian who believed in good government and the basic principle that the real reason we are here is to help our fellow man.

"I miss Ed. Just knowing that there won't be a little note or newspaper clipping coming through the mail after an im-

portant vote with a message from Ed scrawled alongside leaves my day a bit empty. But I know, as does his wonderful wife, Jackie, that we're all indeed richer for having walked with Ed these many years. Rhea joins with me, Jackie, in extending our prayers to you and the rest of Ed's family and in celebrating with you the good times we each shared with Ed."

Senator William Dean Barrow: Mr. President, fellow Senators, distinguished guests. I did not have enough judgment or wisdom when I came to the Florida Senate to go to the House first and learn how I was supposed to act.

When my folks, my parents, committed me into the hands of Senator Ed Fraser, Jackie, as my second father, which he was and is by virtue of mine and his faith, I did not realize how fortunate I was. In my relationship with Ed while I served here in the Florida Senate he caused me to learn something that I had forgotten from my childhood training from my own parents. And that was a sense of values.

I owe Ed more probably than any of you because of the fact that he was so instrumental in helping me learn about a sense of values. He was privy with me when I learned that lesson and wrote it in a few words that I'd like to share with you. It goes something like this:

"I've scanned most every horizon. I've been part of the legion of lost. I've been free and I've had some of prisons but I've never counted the cost and somehow I've made it to tell you . . . It ain't the money, the power and the pride. It's the living, the loving and forgiving and having you by my side."

Ed was also privy with me when I wrote for my own father a poem that Ed and I shared on several occasions. I'd like to share it with you now and dedicate it to Ed. And this is to Ed:

There's a man I'd like to share with you,
Through life I've called him Ed.
From forty now and through the years
Since I was just a lad.
For all his life that I've been there
I've never seen him rest.
Says idleness is the devil's lot
And in man's work, God is blessed.
No kinder man was ever born
So fair, so sweet, so mild
From loving us, no matter what
To his face so like a child's.
And yet, the day bad trouble came
Ed stood when others turned to flee
And said, "I fear no man
For what he can do to me."
Ed's a great outdoorsman,
He stayed close to the earth.
He's planted, hunted and fished without times planned
From the moment of his birth.
He never had an enemy,
He knew no hate nor ill
Because he loved his fellow man.

This is what has been important to me, folks, and I want to share it with you and that's why I'm here today. I haven't been back in seven years, but I came for Ed Fraser because he's my friend.

But more than that Ed believes in God
And serves what're the price
And he taught us boys to walk that way
And he introduced us to Jesus Christ.
And that's why I want to share him now with you
What I've cherished since just a lad
That this world would be a much better place
If there were a lot more folks like Ed.

Thank you, Ed.

Senator J. Emory Cross: Mr. President, I want everyone to know that we in Alachua County are proud of Ed Fraser. The resolution stated that Newberry, Florida was in Baker County. It's in Alachua and he was a product of Alachua County and we were proud of him.

Senator Henderson introduced the following family of Senator Edwin G. Fraser and guests: Mrs. Jackie Fraser, widow; Gary Fraser, son; Ryan Fraser, grandson; Edith and Hugh Griffin, Senator Fraser's sister and brother-in-law; Reverend William McCloud, pastor, First Methodist Church, Macclenny and Mrs.

McCloud; Mrs. Hazel Rhoden and Mrs. L. V. Hiers, all from Macclenny; and Mr. and Mrs. Thomas W. Lux of Tallahassee.

On motion by Senator Henderson, the President appointed Senators Barron, Henderson, MacKay and Peterson as a committee to escort Mrs. Fraser, widow of Edwin G. Fraser; Gary and Ryan Fraser, son and grandson, to the rostrum where the President presented copies of the concurrent resolution to them.

In addition to the original sponsors, Senators voting in the affirmative were recorded as co-introducers of SCR 239.

On motion by Senator Henderson, the rules were waived and SCR 239 was ordered immediately certified to the House.

LOCAL BILL CALENDAR

SB 1039—A bill to be entitled An act relating to Monroe County; amending section 6 of chapter 67-1724, Laws of Florida, relating to a special tax district in the county; authorizing the Board of the Lower Florida Keys Hospital District to enter into contracts with other health service organizations when it cannot provide medical services in its own hospitals; providing an effective date.

—was read the second time by title. On motion by Senator Holloway, by two-thirds vote SB 1039 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtel	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

SB 1061—A bill to be entitled An act relating to the Daytona Beach Downtown Development Authority; amending ss. 4, 5(c), chapter 72-520, Laws of Florida; providing a procedure for voluntary inclusions of property into the Daytona Beach Downtown Development District; providing that members of the Authority may be appointed by the Daytona Beach City Commission for 3-year terms without limitation; providing an effective date.

—was read the second time by title. On motion by Senator Dunn, by two-thirds vote SB 1061 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtel	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

Consideration of SB 1062 and SB 1089 was deferred.

SB 1097—A bill to be entitled An act relating to Broward County; amending section 2 of chapter 24415, Laws of Florida, 1947, as amended, relating to the South Broward Hospital District by changing the boundaries of the sub-districts thereof; amending section 3 of chapter 24415, Laws of Florida, 1947, as amended, providing that until June 1, 1985, appointments to the governing body of the South Broward Hospital District from sub-districts 6 and 7 shall only be made from the portions of subdistricts 6 and 7 that lie within subdistricts 1, 2 and 3; providing an effective date.

—was read the second time by title. On motion by Senator Jenne, by two-thirds vote SB 1097 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

Consideration of SB 1264 was deferred.

SB 1273—A bill to be entitled An act relating to Citrus County; authorizing the county to adopt a comprehensive plan that need not comply with The Local Government Comprehensive Planning Act of 1975; requiring the county to adopt a plan in compliance with that act by a certain date; validating certain actions of the Board of County Commissioners toward the adoption of a comprehensive plan; providing an effective date.

—was read the second time by title. On motion by Senator Trask, by two-thirds vote SB 1273 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

SB 1280—A bill to be entitled An act relating to Brevard County; prohibiting the taking or attempting to take, except by specified nets or hook and line, of fish in manmade residential saltwater canals during certain periods; providing penalties; providing an effective date.

—was read the second time by title. On motion by Senator Maxwell, by two-thirds vote SB 1280 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

SB 1284—A bill to be entitled An act relating to Monroe County; authorizing the Sheriff of Monroe County to compensate certain deputy sheriffs for suspension from duty without cause; providing an effective date.

—was read the second time by title. On motion by Senator Holloway, 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—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

SB 1285—A bill to be entitled An act relating to the Tallahassee-Leon County Civic Center Authority; amending s. 2(1), chapter 72-605, Laws of Florida; increasing membership of the Authority to include the Presidents of the Student Government Associations of Florida State University and Florida A & M University, or their respective designates; providing an effective date.

—was read the second time by title. On motion by Senator Barron, by two-thirds vote SB 1285 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

SB 1286—A bill to be entitled An act relating to Nassau County; amending section 1, chapter 19993, Laws of Florida, 1939; regulating fishing in the salt waters of Nassau County, Florida; prescribing the kind of nets that may be used for the taking of fish in said waters; providing penalties; providing an effective date.

—was read the second time by title.

Senator Skinner moved the following amendments which were adopted:

Amendment 1—On page 1, line 12, after the period (.) insert: Section 1 of Chapter 19993, Laws of Florida, 1939, is amended to read:

Amendment 2—On page 1, after the word “shrunk” strike: all of lines 19 and 20 and insert: except such nets under a length of one hundred fifty

Amendment 3—On page 2, line 8, strike the word “superseded” and insert: superseded

On motion by Senator Skinner, by two-thirds vote SB 1286 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

SB 1287—A bill to be entitled An act relating to Nassau County, hospital board; amending s. 9(3), chapter 21228, Laws of Florida, as amended; providing for a public hearing to be held before the submission of the report of proceedings and statement of all receipts and expenditures during the year by the board of trustees of Humphreys Memorial Hospital, and a certification of the amount required for the improvement and maintenance of its facilities during the ensuing year; providing that said hearing shall have the same notice requirements as required by chapter 195, Florida Statutes; providing an effective date.

—was read the second time by title. On motion by Senator Skinner, by two-thirds vote SB 1287 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiasen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtel	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

SB 1291—A bill to be entitled An act relating to Joshua water control district in DeSoto County; amending s. 6, chapter 69-1010, Laws of Florida; deleting the provision limiting maintenance taxes on lands within the drainage district to \$10 per acre, per year; directing the board of supervisors to certify such taxes to the DeSoto County property appraiser yearly; providing an effective date.

—was read the second time by title. On motion by Senator Neal, by two-thirds vote SB 1291 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiasen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtel	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 466—A bill to be entitled An act relating to the City of Punta Gorda; authorizing the City Council to create special taxing districts for the maintenance of canals, waterways and navigable channels, including the maintenance and reconstruction of bulkheads, retaining walls and other appurtenances; providing a procedure therefor; providing for a referendum prior to the creation of any such district; providing for the expenses of creation; providing the powers of the district.

—was read the second time by title. On motion by Senator Henderson, by two-thirds vote HB 466 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Dunn	Henderson	McClain
Anderson	Fechtel	Hill	McKnight
Barron	Frank	Holloway	Myers
Carlucci	Gordon	Jenne	Neal
Chamberlin	Gorman	Johnston	Peterson
Childers, D.	Grizzle	MacKay	Scarborough
Childers, W. D.	Hair	Maxwell	Skinner

Spicola	Thomas	Vogt	Williamson
Steinberg	Tobiasen	Ware	Winn
Stuart	Trask		

Nays—None

HB 534—A bill to be entitled An act relating to Sarasota County; amending sections 7.1 and 7.2 of Article VII of the Sarasota County Charter, a home rule charter adopted by the people of Sarasota County pursuant to Section 1 of Article VIII of the State Constitution; limiting the submission of proposed charter amendments to referendums held at scheduled general elections; decreasing membership on the Charter Review Board from 15 to 10 members by 1984; requiring a 2/3 vote for board approval of proposed charter amendments before same may be submitted to electors for their approval in a referendum; providing further limitations on the consideration of charter amendments; providing that, during transition, certain board vacancies shall not be filled; providing for a referendum.

—was read the second time by title. On motion by Senator Henderson, by two-thirds vote HB 534 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiasen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtel	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 555—A bill to be entitled An act relating to Collier County; authorizing the Board of County Commissioners to designate agents of the Collier County Department of Animal Control as Animal Control Enforcement Officers; authorizing Animal Control Enforcement Officers to issue citations for violations of Collier County Ordinance 78-16 and amendments thereto; providing an effective date.

—was read the second time by title. On motion by Senator Williamson, by two-thirds vote HB 555 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiasen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtel	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 558—A bill to be entitled An act relating to the Central County Drainage District, Hendry County, created under Chapter 298, Florida Statutes; changing the name of said district to Central County Water Control District; providing that a quorum at landowners meetings shall be those present either in person or by proxy; providing an effective date.

—was read the second time by title. On motion by Senator Johnston, by two-thirds vote HB 558 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 565—A bill to be entitled An act relating to Hernando County; authorizing the School Board of Hernando County to acquire, construct, lease, improve, furnish, and equip school buildings or sites and to refund outstanding certificates of indebtedness; authorizing the Board to issue certificates of indebtedness; limiting the aggregate principal, interest rate, and maturity dates of such certificates; providing for determination of the place of payment of such certificates; providing that the principal and interest of such certificates is repayable only from certain funds; providing that such certificates are legal investments for certain entities; declaring that the Legislature will not impair the rights of holders of such certificates; providing that such powers of the Board are supplemental and additional authority; providing severability; providing an effective date.

—was read the second time by title. On motion by Senator Trask, by two-thirds vote HB 565 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 592—A bill to be entitled An act relating to Lee County; amending section 2 of chapter 75-418, Laws of Florida, providing for the election of members of the Fort Myers Beach Library District Board in odd-numbered years; adjusting the terms of members elected in 1978 and 1980 accordingly; providing for a referendum.

—was read the second time by title.

Senator Henderson moved the following amendments which were adopted:

Amendment 1—Strike everything after the enacting clause and insert: Section 1. Short title.—This act may be known and cited as the Gasparilla Island Historic and Conservation District Act.

Section 2. Gasparilla Island Historic and Conservation District; creation; boundaries.—There is hereby created a special historic and conservation district, for the uses and purposes set forth in this act, to be known as the Gasparilla Island Historic and Conservation District. The boundaries of the district are set and determined as follows: the entire island known as Gasparilla Island situated in Lee County and Charlotte County, Florida, including all adjacent submerged lands, tidal lands, overflow lands, and tidal ponds.

Section 3. Restrictions on density, uses, and structures.—No building or other structure shall be erected or altered within the district so that the peak of the roof is more than 38 feet above the average grade of the lot on which the building or structure is located, or is more than 42 feet above the mean sea level, whichever is lower. The overall density of any development which includes dwelling units, whether it includes

commercial rental dwelling units or any other type, shall not exceed 5 units per acre, except as the review board may allow as a variance or exception.

Notwithstanding such density limitation:

(1) A single-family dwelling may be constructed in any subdivision for which a plat has been accepted by the appropriate board of county commissioners and thereafter recorded in the Official Plat Books of such county:

(a) On any vacant land that was not in common ownership with any adjoining property on or after March 15, 1979; or

(b) On an assembly of all adjoining lots which are in a common ownership on or after March 15, 1979, or on so many thereof as are necessary to comply with the density standard whichever is less.

No lands within the district shall be used for commercial or multi-family purposes, except for lands that have been previously zoned for commercial or multi-family purposes prior to the effective date of this act under applicable Lee County or Charlotte County zoning regulations, and except as the review board may allow as a variance or exception.

Section 4. Wildlife sanctuary.—The area within the district is declared to be a wildlife sanctuary, subject to protection as provided by general law.

Section 5. Review board; membership; powers; duties.—

(1) The Review Board of the Gasparilla Island Historic and Conservation District is hereby created. The review board shall consist of seven natural persons each of whom is both an elector residing in the district and an owner of real property situated in the district. Until November 2, 1982, at least two of the members shall each be an elector of Charlotte County residing in the district and an owner of real property situated in the district.

(2) The members of the review board shall be elected for a term of 4 years each, which term shall begin on the date of election. Any person who is qualified and who desires to be a candidate for membership on the review board shall, on or before the 63rd day prior to the first primary election, file a petition with the Board of County Commissioners of Lee County and with the Board of County Commissioners of Charlotte County, which petition is signed by not fewer than 25 persons who are eligible to vote for such office, and pay a qualifying fee of \$25 to the Board of County Commissioners of Lee County and a qualifying fee of \$25 to the Board of County Commissioners of Charlotte County. Any person who is an elector of Lee County or Charlotte County and is a resident of the district, or who is a natural person and owns real property located in the district, is eligible to vote for members of the review board; however, no person shall be eligible to vote more than one ballot. If two or more candidates qualify for election to a seat on the review board, such candidates shall be voted on at the first primary election and the candidate receiving a majority vote of those voting on such office shall be deemed elected at the general election. If no candidate for such seat receives a majority vote in the first primary election, the candidates finishing first and second shall be voted on at the general election, and the candidate who receives the highest number of votes at the general election shall be deemed elected. If only two candidates qualify for election to a seat on the review board, such candidates shall be voted on at the general election, and the candidate who receives the highest number of votes at the general election shall be deemed elected. If only one candidate qualifies for election to a seat on the review board, such candidate shall be deemed elected at the general election. In case of a tie vote, the winner shall be decided by lot. The procedures prescribed by general law for absentee ballots shall control. A vacancy occurring on the review board shall be filled by appointment by the Governor for the unexpired portion of the term.

(3) The review board shall annually elect a chairman, vice-chairman, and secretary from among its membership. No member of the review board shall receive any additional compensation for his services.

(4) The review board shall meet at least four times each year, and all meetings shall be public and shall be held within the district at a publicized time and place. A quorum shall

consist of a majority of the members of the review board, and the concurrence of at least a majority of the members present shall be necessary to decide any question. The review board may from time to time make, amend, and repeal rules for its internal organization to govern its proceedings, but such rules shall not unduly delay any matter brought before the review board.

(5) The review board shall prepare a plan for the district, which plan may contain one or more of the following elements:

(a) A general description, including a map or plat drawn to scale, of the areas, buildings, structures, and objects within the boundaries of the district, with particular designation of areas, buildings, structures, and objects that are to be the subject of preservation, restoration, renovation, or protection.

(b) The extent to which public funds, from whatever source derived, are to be committed within the district for such purposes or, if this is unknown or incapable of estimation, a statement to that effect.

(c) The manner and method by which the areas, buildings, except single-family residences, structures, or objects designated for preservation, restoration, renovation, or protection are to be preserved, restored, renovated, or protected.

(6) The review board shall establish specific regulations to preserve, restore, renovate, or protect the natural, architectural, or cultural characteristics of the district. The plan for the district may provide for variances to be granted by the review board with respect to specific regulations. The plan for the district may be modified by the review board at any time subsequent to public notice and a public hearing.

(7) The plan shall include a classification of all areas, buildings, structures, and objects within the district into one of two classes as follows:

(a) Historic areas, buildings, structures, and objects shall possess identified conservation, historical, or architectural merit of degree deserving preservation, renovation, or restoration. Each area, building, structure, or object classified or designated as historic, shall also be listed on the historic and conservation list, but it shall not be necessary that each area, building, structure, or object within the district listed be classified and designated as historic or worthy of conservation pursuant to this subsection. In considering the classification or designation of any area, building, structure, or object, the review board shall apply the following criteria:

1. Its value as a marine sanctuary or its contribution to the natural environment of the district.

2. The extent to which it is a reminder of past eras, events, or persons important in local, state, or national history.

3. Its value is part of the development, heritage, or cultural characteristics of the district.

4. Its uniqueness and the extent to which it is an irreplaceable asset to the district.

5. The extent to which its designation may result in the enhancement of property values, the stabilization of neighborhoods and areas of the district, the increase of economic and financial benefits to the district and its inhabitants, and the promotion of local interests.

(b) In considering the classification or designation of an area as a conservation area, the review board shall apply the following criteria:

1. Its value as a marine sanctuary or contribution to the natural environment of the district.

2. Its uniqueness and the extent to which it is an irreplaceable asset to the district.

(8)(a) A certificate of approval is a prerequisite to any of the following activities within the district:

1. New construction of a building, structure, or object, except a single-family residential dwelling.

2. The arrangement, size, and placing of new outdoor signs, and the replacement thereof, commercial advertisement, and other visual communications, whether temporary or permanent.

(b) The applicant for a certificate of approval shall file an application for such certificate with the review board. The application shall be accompanied by such documentation as may be required by the board. In determining whether to grant or deny an application for a certificate of approval, the review board shall consider the following criteria:

1. Whether the proposed work is appropriate and consistent with the purposes of this act.

2. The effect of the proposed work in creating, changing, destroying, or otherwise affecting the natural environment or the exterior appearance of the area or of a building, structure, or object upon which the work is to be done.

(c) The review board shall hold a public hearing on each application for a certificate of approval not later than 30 days after receipt of the application. The review board shall adopt policies for adequate public notice of the hearing to surrounding property owners and the district as a whole. The decision of the review board on the application shall be final.

(9) The review board may accept funds from any source and may use such funds to the extent it deems necessary for construction, reconstruction, alteration, repair, or improvement of buildings or structures deemed by the board to be of historic or scenic significance and for any other purpose consistent with the purposes of this act.

(10) The review board may employ engineers, attorneys, accountants, financial or other experts, and such other agents and employees as it deems necessary, and may contract for any of such services.

(11) The review board may restrain, enjoin, or otherwise prevent the violation of this act or of any resolution, rule, or regulation adopted pursuant to this act.

Section 6. Judicial relief.—Any owner of real property within the district who determines that his property rights have been adversely affected by the actions of the review board may seek relief in any court of competent jurisdiction, if such owner has exhausted his administrative remedies by seeking relief through the filing of a petition for certificate of approval with the review board.

Section 7. Rules of construction.—

(1) This act shall not be construed as limiting the application of or repealing any law or rule dealing with the subject of zoning, conservation, or air and water pollution standards; but if any of the standards specified by this act are more restrictive than those specified in such other law or rule, the standards specified by this act shall prevail.

(2) If any provision of this act or the application thereof to any person or circumstance is held invalid, the invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are declared severable.

Section 8. Recording of the act.—The Secretary of State shall cause a certified copy of this act to be recorded with the Clerk of the Circuit Court of Lee County and the Clerk of the Circuit Court of Charlotte County, in the Official Records of each county within 30 days following approval of this act by vote of the electors. The cost of recording shall be paid out of the general funds of the county wherein the act is recorded.

Section 9. The initial seven members of the review board shall be elected at a special election which shall be held in conjunction with the referendum election held pursuant to section 10. Any person who meets the qualifications prescribed in section 5 and who desires to be a candidate for membership on the review board shall, not less than 21 days prior to such election, file a petition with the Board of County Commissioners of Lee County and with the Board of County Commissioners of Charlotte County, which petition is signed by not fewer than 25 persons who are eligible to vote in the referendum election held pursuant to section 10, and pay a qualifying fee of \$25 to the Board of County Commissioners of Lee County and a qualifying fee of \$25 to the Board of County Commissioners of Charlotte County. Each person who is eligible to vote in the referendum election held pursuant to section 10 may vote for seven of the candidates for the review board. If this act is ap-

proved pursuant to section 10, the seven candidates who receive the highest number of votes shall be deemed elected to the review board. The term of each member elected shall commence upon his election. Subsequent to the election the terms of the initial members shall be determined by lot. Three members shall serve for a term of 1 year, and four members, at least two of whom are electors of Charlotte County residing in the district, shall serve for a term of 3 years. Thereafter, members shall be elected as provided in section 5.

Section 10. This act, except for this section and section 9 which shall take effect upon becoming a law, shall take effect only upon approval by a majority vote of the qualified persons voting in a referendum election which shall be called and held by the Board of County Commissioners of Lee County and the Board of County Commissioners of Charlotte County in the proposed Gasparilla Island Historic and Conservation District on the first Tuesday after the first Monday in November, 1979. Any person who is an elector of Lee County or Charlotte County and is a resident of the proposed district, or who is a natural person and owns real property situated in the district, is eligible to vote in such referendum election; however, no person shall be eligible to vote more than one ballot. The supervisor of elections of each county shall jointly prepare a list containing the names of persons who are eligible to vote in such referendum election. There shall be at least 30 days' notice of the election as provided by s. 100.342, Florida Statutes. The procedures prescribed by general law for absentee ballots shall control. The election required by this section shall be paid for by the Board of County Commissioners of Lee County and the Board of County Commissioners of Charlotte County, and the expenditure of funds for this purpose is a proper county expense.

Amendment 2—Strike everything before the enacting clause and insert: A bill to be entitled An act relating to Lee County and Charlotte County; creating the Gasparilla Island Historic and Conservation District; prescribing restrictions on density, land use, and structures; declaring the district a wildlife sanctuary; creating a review board and providing membership, terms, powers, and duties thereof; prescribing procedures for the election of such members; requiring the review board to prepare a plan for the district; providing for the adoption of rules; requiring approval of the review board for certain projects; providing penalties; providing for the classification of areas, buildings, structures, and objects as historic or conservation; providing for judicial relief; prescribing rules of construction; requiring recording of the act; providing for election of the initial members of the review board; providing for a referendum; providing an effective date.

WHEREAS, the Legislature finds that the area constituting Gasparilla Island, lying within Lee and Charlotte Counties, is a fragile barrier island as defined in the Presidential Directive for the protection of barrier islands dated May 23, 1977, and is an area of particular natural beauty and of abundant marine, animal, and bird life, and

WHEREAS, Gasparilla Island has many historic sites and properties that should be preserved and protected because these sites and properties, both public and private, are reminders of past eras, events, and persons in the island's history, or provide and illustrate significant examples of distinctive architectural styles, or are unique or irreplaceable assets of the island and of the counties within which the island lies, and, as a whole, these historic sites and properties, in conjunction with the natural landscape of the island, constitute a unique environment deserving of protection, and

WHEREAS, such protection is in the public interest and is required for the health, safety, and welfare of the people of the island and of the citizens of Lee and Charlotte Counties to safeguard the heritage of the island and to promote the conservation of the island's history and natural resources for the education, pleasure, and enrichment of the residents of the island and of those who visit the island, to foster civic pride in the beauty of the island, and to strengthen the economy of the island, NOW, THEREFORE,

On motion by Senator Johnston, by two-thirds vote HB 592 as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 593—A bill to be entitled An act relating to Lee County; amending section 1 of chapter 65-1823, Laws of Florida, modifying the boundaries of the Fort Myers Beach Public Library District to coincide with the present boundaries of the Fort Myers Beach Fire Control District; providing for a referendum.

—was read the second time by title. On motion by Senator Johnston, by two-thirds vote HB 593 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 594—A bill to be entitled An act relating to Lee County; amending section 3 of Chapter 30930, Laws of Florida, 1955, as amended by Chapter 61-2401, Laws of Florida, relating to the Sanibel Island Fire Control District; empowering the board to borrow money to a certain limitation, to issue revenue anticipation certificates, and to pledge such liens and certificate revenue to pay certificates; exempting the board from liability for repayment of loans; restricting the use of funds of the district; providing an effective date.

—was read the second time by title. On motion by Senator Don Childers, by two-thirds vote HB 594 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 598—A bill to be entitled An act relating to the City of Cape Coral, Lee County; amending section 13 of chapter 76-342, Laws of Florida, to allow for assessment interest to be fixed by the city council; providing an effective date.

—was read the second time by title. On motion by Senator Henderson, by two-thirds vote HB 598 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 600—A bill to be entitled A special act relating to Lee County; repealing and revoking the September 13, 1972 Resolution of the Board of County Commissioners of Lee County, Florida, which designated and established pursuant to Chapter 153, Part I, Florida Statutes, the Greater Pine Island Sewer District; repealing and revoking the October 11, 1972 Resolution of the Board of County Commissioners of Lee County, Florida, which designated and established pursuant to Chapter 153, Part I, Florida Statutes, the Greater Pine Island Sewer District; providing for the dissolution of the Greater Pine Island Sewer District; providing an effective date.

—was read the second time by title. On motion by Senator Henderson, by two-thirds vote HB 600 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 669—A bill to be entitled An act relating to Pasco County; amending section 6 of chapter 74-573, Laws of Florida, as amended, providing for semiannual, rather than monthly, required meetings of the Board of Consumer Affairs and Appeals; providing an effective date.

—was read the second time by title. On motion by Senator Peterson, by two-thirds vote HB 669 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 676—A bill to be entitled An act relating to Charlotte County; repealing chapter 69-934, Laws of Florida, relating to the creation of a civil service system for employees of the office of the sheriff of Charlotte County; providing an effective date.

—was read the second time by title. On motion by Senator Henderson, by two-thirds vote HB 676 was read the third time

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

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 766—A bill to be entitled An act relating to the South Venice Special Tax Road District, Sarasota County; amending sections 3, 4, 5, 7, 9, and 12 of Chapter 57-1839, Laws of Florida, as amended, relating to the date of electing, the term of office, and the budget and taxing powers of the trustees; removing the requirement of an election to determine the special tax, and the provision that the supervisor may be a trustee; providing an effective date.

—was read the second time by title. On motion by Senator Henderson, by two-thirds vote HB 766 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 802—A bill to be entitled An act relating to Seminole County; amending chapter 29534, Laws of Florida, 1953, authorizing the Board of County Commissioners of Seminole County to lease the capital facilities of the Seminole Memorial Hospital to a nonprofit corporation; providing for reestablishment of the Board of Trustees; providing an effective date.

—was read the second time by title. On motion by Senator Vogt, by two-thirds vote HB 802 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 807—A bill to be entitled An act relating to the City of Winter Park, Orange County; amending Article 6 of Chapter 26317, Laws of Florida, 1949, the same being Sections 5 and 5.1 of Article I of the Charter of the City of Winter Park;

extending and enlarging the corporate boundaries of the City of Winter Park to include previously unincorporated land into corporate limits; providing an effective date.

—was read the second time by title. On motion by Senator Gorman, by two-thirds vote HB 807 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 808—A bill to be entitled An act relating to Orange County; repealing chapter 71-391, Laws of Florida, which relates to a requirement that the fee officers of the county pay each month to the board of county commissioners certain surplus funds as defined in the act; providing an effective date.

—was read the second time by title. On motion by Senator Gorman, by two-thirds vote HB 808 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 809—A bill to be entitled An act relating to Orange County; repealing chapter 69-1375, Laws of Florida, relating to the authority of the board of county commissioners to adopt ordinances for the regulation of rusted, wrecked, discarded, dismantled, partly dismantled, inoperative, derelict, or abandoned vehicles in unincorporated areas of the county; providing an effective date.

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

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 810—A bill to be entitled An act relating to Orange County; repealing chapter 69-1376, Laws of Florida, which provides for use of county employees and county materials to make

certain improvements on county highways and streets; providing an effective date.

—was read the second time by title. On motion by Senator Gorman, by two-thirds vote HB 810 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 811—A bill to be entitled An act relating to Orange County; repealing chapter 69-1377, Laws of Florida, which provides for the issuance of plumbing permits and the collection of plumbing inspection fees under the authority of the board of county commissioners of Orange County, and which exempts certain municipalities from payment of said fees; providing an effective date.

—was read the second time by title. On motion by Senator Gorman, by two-thirds vote HB 811 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 813—A bill to be entitled An act relating to Orange County; repealing chapter 71-793, Laws of Florida, relating to the authority of the board of county commissioners to require by resolution that any junkyards, and premises used for storage or storage and sale of old automobiles and motor vehicles and parts thereof, shall be enclosed by a substantial fence; providing an effective date.

—was read the second time by title. On motion by Senator Gorman, by two-thirds vote HB 813 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 814—A bill to be entitled An act relating to Orange County; repealing chapter 72-627, Laws of Florida, which provides for certain appointees to the Orange County Parental Home Commission; providing an effective date.

—was read the second time by title. On motion by Senator Gorman, by two-thirds vote HB 814 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 815—A bill to be entitled An act relating to Orange County; repealing chapter 73-570, Laws of Florida, which provides for certain appointees to the Orange County Parental Home Commission; providing an effective date.

—was read the second time by title. On motion by Senator Gorman, by two-thirds vote HB 815 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 817—A bill to be entitled An act relating to the fire control districts of Orange County; amending section 10(4) of chapter 67-1821, Laws of Florida, as amended, removing the authority of the county to impose a charge against real estate in lieu of an ad valorem tax; requiring a tax levy in districts imposing a charge; amending sections 11(1) and 15 of Chapter 67-1821, Laws of Florida, as amended, to conform to the act; repealing section 2 of chapter 71-805, Laws of Florida, to abolish provisions requiring fire control districts to choose whether to implement a millage rate or charge on property in the district; providing an effective date.

—was read the second time by title. On motion by Senator Gorman, by two-thirds vote HB 817 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 825—A bill to be entitled An act relating to the City of Tallahassee, Leon County; adding section 7 to chapter 65-2299, Laws of Florida, as amended, authorizing the City Commission of the City of Tallahassee to lease Tallahassee Memorial Regional Medical Center to a non-profit corporation; providing an effective date.

—was read the second time by title. On motion by Senator Thomas, by two-thirds vote HB 825 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 827—A bill to be entitled An act relating to Taylor County; creating the Taylor County Recreation Board; providing for membership and powers; providing authority to receive public funds, gifts and bequests and to transfer real or personal property; providing for liability; providing an effective date.

—was read the second time by title. On motion by Senator Thomas, by two-thirds vote HB 827 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 851—A bill to be entitled An act relating to Pinellas County; authorizing the City of Gulfport to exercise full police powers over the entire right-of-way of certain streets; providing for joint jurisdiction in certain cases; providing an effective date.

—was read the second time by title. On motion by Senator Grizzle, by two-thirds vote HB 851 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 854—A bill to be entitled An act relating to Indian River County; establishing limitations on any public housing authority created within Indian River County under chapter 421, Florida Statutes; requiring approval by a majority of the governing body of the area where the housing project is to be located after a noticed public hearing prior to the housing authority acquiring, constructing, contracting to construct, purchasing, leasing, renting, operating, insuring or committing to the acquisition, construction, contract to construct, purchase, lease, rental or operation of any housing project involving new construction only; providing for disclosure of interested parties; providing for a referendum election upon request if the housing project is not approved by the governing body at the public hearing; requiring compliance with Indian River

County building and zoning regulations; providing an effective date.

—was read the second time by title. On motion by Senator Johnston, by two-thirds vote HB 854 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 896—A bill to be entitled An act relating to Lee County; amending section 6, paragraph 1, of the Fort Myers Shores Fire Protection and Rescue Service District of Chapter 76-409, Laws of Florida; providing a change in date for filing of protests to proposed assessments in the district; providing a change in date for hearing such protests; providing an effective date.

—was read the second time by title. On motion by Senator Don Childers, by two-thirds vote HB 896 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 897—A bill to be entitled An act relating to Lee County; amending section 6(1) of chapter 76-410, Laws of Florida, relating to the Tice Fire Protection and Rescue Service District; providing a change in date for filing of protests to proposed assessments in the district; providing a change in date for hearing such protests; providing an effective date.

—was read the second time by title. On motion by Senator Johnston, by two-thirds vote HB 897 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 907—A bill to be entitled An act relating to Collier County; expressing the purpose of the act; repealing the following special laws: chapter 63-1242, Laws of Florida, as amended by chapters 65-1412 and 67-1247, Laws of Florida, providing cumulative and supplemental county powers; chapter 69-966, Laws of Florida, authorizing the Board of County Commis-

sioners of Collier County to employ an attorney to defend indigent persons charged with the commission of misdemeanors; chapter 67-1240, Laws of Florida, creating the Golden Gate Fire Control District; chapter 63-1244, Laws of Florida, as amended by chapter 67-1235, Laws of Florida, authorizing the Board of County Commissioners to regulate and require the fencing of junkyards; chapter 67-1234, Laws of Florida, providing for the clearing and cleaning of lots in platted subdivisions by the county; chapter 71-441, Laws of Florida, continuing the small claims court established in Collier County; chapter 63-1240, Laws of Florida, providing for the employment by the county of secretarial assistance for the State Attorney; chapter 61-2039, Laws of Florida, establishing a county law library; chapter 63-1236, Laws of Florida, creating a county dog pound; providing an effective date.

—was read the second time by title. On motion by Senator Williamson, by two-thirds vote HB 907 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 942—A bill to be entitled An act relating to Jupiter Inlet District, a special taxing district of Palm Beach County; amending section 26 of chapter 8910, Laws of Florida, 1921, as amended by chapter 16057, Laws of Florida, 1933, to reduce the tax rate authorized for the Jupiter Inlet District, for repair and maintenance of its works and general expenses, from 10 mills to 3 mills.

—was read the second time by title. On motion by Senator Don Childers, by two-thirds vote HB 942 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 943—A bill to be entitled An act relating to the Jupiter Inlet District, Palm Beach County; adding Section 9-A to chapter 8910, Laws of Florida, 1921, as amended; providing legislative intent; requiring notice to the Board of Commissioners of the Jupiter Inlet District of all permit applications received by the Department of Environmental Regulation Affecting the Jupiter Inlet District and directing consideration of the consultative and deliberative contribution of that board in the environmental regulation and permitting process affecting areas within the jurisdiction of the Jupiter Inlet District; providing an effective date.

—was read the second time by title. On motion by Senator Johnston, by two-thirds vote HB 943 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

Consideration of HB 944 was deferred.

HB 954—A bill to be entitled An act relating to the North-east Fire District, Sarasota County; amending Section 4 of Chapter 65-2244, Laws of Florida, as amended; providing a new schedule of rates for the year 1979; providing for referendum.

—was read the second time by title. On motion by Senator Henderson, by two-thirds vote HB 954 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 955—A bill to be entitled An act relating to Sarasota County, South Trail Area Fire Control District; amending Section 19 of Chapter 65-2241, Laws of Florida, as created by Chapter 70-933, Laws of Florida; providing the authority to pledge the taxing and assessment power of the district in order to borrow money and issue contracts of indebtedness in an amount not to exceed \$200,000 without the necessity of a referendum; providing an effective date.

—was read the second time by title. On motion by Senator Henderson, by two-thirds vote HB 955 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 974—A bill to be entitled An act relating to the Lehigh Acres Fire Control and Rescue District, in Lee County; amending subsection (3) of section 2 of chapter 63-1546, Laws of Florida, as amended; providing for a change in the time of elections for members of the board of the district; providing an effective date.

—was read the second time by title. On motion by Senator Johnston, by two-thirds vote HB 974 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 1096—A bill to be entitled An act relating to Pinellas County; amending certain paragraphs of sections 1 and 2 of chapter 65-2101, Laws of Florida, increasing the maximum millage rate on property in the county for purposes of funding the Board of Juvenile Welfare; requiring the levy of taxes at the new rate; providing for a referendum; providing an effective date.

—was read the second time by title. On motion by Senator Grizzle, by two-thirds vote HB 1096 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Williamson
Childers, W. D.	Holloway	Scarborough	Winn
Dunn	Jenne	Skinner	
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—1

Ware

HB 1117—A bill to be entitled An act relating to Okeechobee County and the City of Okeechobee; creating a consolidation plan for Okeechobee County; consolidating governments in the county into a single government; prescribing boundaries; prescribing powers and duties; prescribing rules of construction; providing for the creation of a general service district and for the creation, expansion, or merger of urban service districts; prescribing services provided in such districts; providing for review of such districts; prescribing the composition, qualifications, terms, compensation, powers, duties, and procedures of the commission of the consolidated government; providing for filling of vacancies; providing for appointment, compensation, and removal of an administrator; prescribing powers and duties of the administrator; prescribing procedures for election of officers; prescribing procedures for amendment of the consolidation plan and for initiative, referendum, and recall; providing for assumption of certain indebtedness by the consolidated government; providing for the disposition of certain deficits and surpluses; prescribing procedures for issuance of bonds; providing for a budget; authorizing the use of enterprise accounts; limiting millage; providing for referendum on millage in excess of such limits; providing for administration and personnel; transferring fiscal functions of the clerk of circuit court to the consolidated government; providing for an administrative code; authorizing the creation of administrative and advisory boards; providing for transition; providing for a referendum; providing an effective date.

—was read the second time by title.

Senator Neal moved the following amendments which were adopted:

Amendment 1—On page 24, strike all of lines 13 through and including line 16 and insert: (3) DUTIES OF CLERK OF CIRCUIT COURT.—The duties of ex officio clerk of the commission, auditor, recorder and custodian of all county funds now prescribed by the Constitution and laws of Florida for the Office of Clerk of the Circuit Court are hereby transferred to the Administrator of the Consolidated Government.

Amendment 2—On page 2 in title, strike lines 1 and 2 and insert: and personnel; transferring certain functions of the clerk of the circuit court to the administrator of the consolidated

On motion by Senator Neal, by two-thirds vote HB 1117 as amended was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—38

Table with 4 columns: Mr. President, Gordon, Maxwell, Stuart; Anderson, Gorman, McClain, Thomas; Barron, Grizzle, McKnight, Tobiassen; Carlucci, Hair, Myers, Trask; Chamberlin, Henderson, Neal, Vogt; Childers, D., Hill, Peterson, Ware; Childers, W. D., Holloway, Scarborough, Williamson; Dunn, Jenne, Skinner, Winn; Fechtel, Johnston, Spicola; Frank, MacKay, Steinberg

Nays—None

HB 1137—A bill to be entitled An act relating to Pasco County; providing for school system capital improvements; authorizing the District School Board of Pasco County to issue revenue bonds for the payment of the cost thereof; providing for the payment of the principal of and interest on such bonds from racetrack funds and jai alai fronton funds accruing annually to the county and distributable to the board; providing a repealer; providing an effective date.

—was read the second time by title. On motion by Senator Trask, by two-thirds vote HB 1137 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Table with 4 columns: Mr. President, Gordon, Maxwell, Stuart; Anderson, Gorman, McClain, Thomas; Barron, Grizzle, McKnight, Tobiassen; Carlucci, Hair, Myers, Trask; Chamberlin, Henderson, Neal, Vogt; Childers, D., Hill, Peterson, Ware; Childers, W. D., Holloway, Scarborough, Williamson; Dunn, Jenne, Skinner, Winn; Fechtel, Johnston, Spicola; Frank, MacKay, Steinberg

Nays—None

Consideration of HB 1139 was deferred.

HB 1140—A bill to be entitled An act relating to Pasco County; authorizing the Board of County Commissioners of Pasco County to construct or acquire a building or buildings for a new hospital on behalf of Pasco County; providing for those items to be included in the cost of construction; requiring the Board of Trustees of Jackson Memorial Hospital to deposit in certain funds moneys received from the operation of the hospital; authorizing the Board of Trustees to issue revenue bonds; providing for the pledging of hospital revenues as security for such bonds; declaring such bonds legal investments; providing an effective date.

—was read the second time by title.

Senators Peterson and Trask offered the following amendments which were moved by Senator Trask and adopted:

Amendment 1—On page 2, line 19, strike the words "Trustees of Jackson Memorial Hospital" and insert: County Commissioners of Pasco County

Amendment 2—On page 2, line 29, and on page 3, lines 2, 3, 8, 13, 14, and 18, strike the word "Trustees" and insert: County Commissioners

Amendment 3—On page 3, line 30, after the word "Trustees" insert: or Board of County Commissioners of Pasco County

Amendment 4—On page 1 in title, line 9, strike the word "Trustees" and insert: County Commissioners

On motion by Senator Trask, by two-thirds vote HB 1140 as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Table with 4 columns: Mr. President, Gordon, Maxwell, Stuart; Anderson, Gorman, McClain, Thomas; Barron, Grizzle, McKnight, Tobiassen; Carlucci, Hair, Myers, Trask; Chamberlin, Henderson, Neal, Vogt; Childers, D., Hill, Peterson, Ware; Childers, W. D., Holloway, Scarborough, Williamson; Dunn, Jenne, Skinner, Winn; Fechtel, Johnston, Spicola; Frank, MacKay, Steinberg

Nays—None

HB 1141—A bill to be entitled An act relating to Pasco County; amending section 1 of chapter 61-2644, Laws of Florida, authorizing the Board of County Commissioners, of Pasco County and any other county board authorized or required to hold public hearings or special meetings to hold board meetings at various location in the county; providing an effective date.

—was read the second time by title.

Senators Peterson and Trask offered the following amendments which were moved by Senator Trask and adopted:

Amendment 1—On page 1, lines 20-22, strike all of said lines and insert: location in Pasco County; provided that any such special meeting be noticed at least 2 weeks prior to the meeting in a newspaper of general circulation in Pasco County. General county wide business shall be conducted in the Pasco County Courthouse, the Pasco County Government Center, or other such county owned/operated

Amendment 2—On page 1 in title, line 8, after the semicolon " ; " insert: requiring publication of notice of special meetings;

On motion by Senator Trask, by two-thirds vote HB 1141 as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Table with 4 columns: Mr. President, Gordon, Maxwell, Stuart; Anderson, Gorman, McClain, Thomas; Barron, Grizzle, McKnight, Tobiassen; Carlucci, Hair, Myers, Trask; Chamberlin, Henderson, Neal, Vogt; Childers, D., Hill, Peterson, Ware; Childers, W. D., Holloway, Scarborough, Williamson; Dunn, Jenne, Skinner, Winn; Fechtel, Johnston, Spicola; Frank, MacKay, Steinberg

Nays—None

HB 1152—A bill to be entitled An act relating to the South Indian River Water Control District in Palm Beach County; providing for an alternative method of notifying landowners of elections and the annual landowner's meeting; authorizing and empowering the Board of Supervisors to mail notices of said meetings to the landowners; exempting the District from the notice by publication requirements of s. 298.11, Florida Statutes, if alternative method used; exempting the District from the quorum requirements of s. 298.11(3), Florida Statutes, if alternative method used; authorizing and empowering the Board of Supervisors to distribute proxy forms and absentee ballots; providing the method of collecting and keeping said proxies and absentee ballots; granting authority to the Board of Supervisors to expend funds of the District to pay for printing and mailing of said notices, absentee ballots and proxy forms; providing for severability; providing an effective date.

—was read the second time by title. On motion by Senator Johnston, by two-thirds vote HB 1152 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtel	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 1153—A bill to be entitled An act relating to Palm Beach County amending Section 4 of Chapter 63-1747, Laws of Florida, as amended by Section 1 of Chapter 69-1421, Laws of Florida, providing for increase of reimbursement to Boards of Supervisors from \$100.00 per annum to \$300.00 per annum; providing an effective date.

—was read the second time by title. On motion by Senator Johnston, by two-thirds vote HB 1153 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtel	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 1158—A bill to be entitled An act relating to Palm Beach County; amending section 5 of chapter 75-473, Laws of Florida, providing application of the Palm Beach County Solid Waste Act to incorporated and unincorporated areas; providing an effective date.

—was read the second time by title. On motion by Senator Johnston, by two-thirds vote HB 1158 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtel	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 1159—A bill to be entitled An act relating to Loxahatchee Sub-Drainage District, Palm Beach County, created under Chapter 298, Florida Statutes; changing the name of said district to Loxahatchee Groves Water Control District; providing an effective date.

—was read the second time by title. On motion by Senator Johnston, by two-thirds vote HB 1159 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Chamberlin	Fechtel	Grizzle
Anderson	Childers, D.	Frank	Hair
Barron	Childers, W. D.	Gordon	Henderson
Carlucci	Dunn	Gorman	Hill

Holloway	McKnight	Spicola	Vogt
Jenne	Myers	Steinberg	Ware
Johnston	Neal	Stuart	Williamson
MacKay	Peterson	Thomas	Winn
Maxwell	Scarborough	Tobiassen	
McClain	Skinner	Trask	

Nays—None

HB 1162—A bill to be entitled An act relating to the City of Delray Beach, Palm Beach County; amending sections 3, 9, 14, and 20 of Chapter 25784, Laws of Florida, 1949, as amended, said Chapter being the Civil Service Act of said City; providing for two alternate members of the Civil Service Board; providing for the election of a Chairman and Vice-Chairman; allowing for an extension of time to hear an appeal when agreeable to all parties and the Board; allowing the City Manager to suspend without pay a permanent employee who has been indicted until the criminal case has been finally adjudicated; making all suspensions of permanent employees in excess of 30 days and demotions further than the next lower job category within the department appealable to the Civil Service Board as in case of dismissal; making provisions relating to bonus points for Veterans taking examination for Civil Service position, consistent with Chapter 295, Florida Statutes; providing a savings clause; providing an effective date.

—was read the second time by title. On motion by Senator Johnston, by two-thirds vote HB 1162 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtel	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 1163—A bill to be entitled An act relating to Palm Beach County, amending Section 3 of Chapter 75-473, Laws of Florida, as amended, providing membership requirements for Solid Waste Authority; providing an effective date.

—was read the second time by title. On motion by Senator Johnston, by two-thirds vote HB 1163 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtel	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 1165—A bill to be entitled An act amending the Palm Beach County Environmental Control Act, Chapter 77-616, Special Acts, Laws of Florida, as amended by Chapter 78-583, Special Acts, Laws of Florida; amending Section 12 to make hearing board orders appealable to the Circuit Court instead of the District Court of Appeals; amending Sections 14, 15, and 17 to allow the Environmental Control Officer to file enforcement actions in either Circuit Court or before the Palm Beach County Environmental Control Hearing Board; providing for effective date.

—was read the second time by title.

Senator Johnston moved the following amendments which were adopted:

Amendment 1—On page 1, strike lines 21-25 and insert: including Palm Beach County, may seek review of a ruling or order of the Hearing Board by certiorari in the Circuit Court of Palm Beach County. The Environmental Control Office or any

Amendment 2—On page 1 in title, line 7, strike the words "appealable to" and insert: reviewable in

On motion by Senator Johnston, by two-thirds vote HB 1165 as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Table with 4 columns: Mr. President, Gordon, Maxwell, Stuart; Anderson, Gorman, McClain, Thomas; Barron, Grizzle, McKnight, Tobiasen; Carlucci, Hair, Myers, Trask; Chamberlin, Henderson, Neal, Vogt; Childers, D., Hill, Peterson, Ware; Childers, W. D., Holloway, Scarborough, Williamson; Dunn, Jenne, Skinner, Winn; Fechtel, Johnston, Spicola; Frank, MacKay, Steinberg

Nays—None

HB 1175—A bill to be entitled An act relating to the St. Lucie County—Fort Pierce Fire District; authorizing the Board of Commissioners of St. Lucie County—Fort Pierce Fire District to borrow money not to exceed Five Hundred Thousand Dollars (\$500,000.00) in any one year and to issue its promissory notes therefore upon such terms and at such rates of interest, not exceeding seven and one-half percent (7½ %), as said Board may deem advisable; and said notes shall be a charge upon all revenues derived from taxes in that year; providing an effective date.

—was read the second time by title. On motion by Senator Neal, 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—38

Table with 4 columns: Mr. President, Gordon, Maxwell, Stuart; Anderson, Gorman, McClain, Thomas; Barron, Grizzle, McKnight, Tobiasen; Carlucci, Hair, Myers, Trask; Chamberlin, Henderson, Neal, Vogt; Childers, D., Hill, Peterson, Ware; Childers, W. D., Holloway, Scarborough, Williamson; Dunn, Jenne, Skinner, Winn; Fechtel, Johnston, Spicola; Frank, MacKay, Steinberg

Nays—None

HB 1176—A bill to be entitled An act relating to St. Lucie County; amending Chapter 68-102, Laws of Florida, which prohibits airboats in the savannahs, to correct the legal descriptions; providing an effective date.

—was read the second time by title. On motion by Senator Johnston, by two-thirds vote HB 1176 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Table with 4 columns: Mr. President, Gordon, Maxwell, Stuart; Anderson, Gorman, McClain, Thomas; Barron, Grizzle, McKnight, Tobiasen; Carlucci, Hair, Myers, Trask; Chamberlin, Henderson, Neal, Vogt; Childers, D., Hill, Peterson, Ware; Childers, W. D., Holloway, Scarborough, Williamson; Dunn, Jenne, Skinner, Winn; Fechtel, Johnston, Spicola; Frank, MacKay, Steinberg

Nays—None

HB 1177—A bill to be entitled An act relating to Hillsborough County and the Hillsborough County Administrator; amending Sections 2 and 3 of Chapter 78-528, Laws of Florida, pertaining to the qualifications and delegating powers of the Hillsborough County Administrator; providing an effective date.

—was read the second time by title. On motion by Senator Spicola, by two-thirds vote HB 1177 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Table with 4 columns: Mr. President, Gordon, Maxwell, Stuart; Anderson, Gorman, McClain, Thomas; Barron, Grizzle, McKnight, Tobiasen; Carlucci, Hair, Myers, Trask; Chamberlin, Henderson, Neal, Vogt; Childers, D., Hill, Peterson, Ware; Childers, W. D., Holloway, Scarborough, Williamson; Dunn, Jenne, Skinner, Winn; Fechtel, Johnston, Spicola; Frank, MacKay, Steinberg

Nays—None

HB 1178—A bill to be entitled An act relating to Hillsborough County and the Hillsborough County Board of Consumer Affairs and Appeals; adding subsection (9) to section 8 of 75-394, Laws of Florida, to require referrals of consumer complaints to the State Attorney or the Attorney General in certain instances; amending section 9 of chapter 75-394, Laws of Florida, as amended, to provide that the director shall be appointed by the County Administrator; providing an effective date.

—was read the second time by title. On motion by Senator Spicola, by two-thirds vote HB 1178 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Table with 4 columns: Mr. President, Gordon, Maxwell, Stuart; Anderson, Gorman, McClain, Thomas; Barron, Grizzle, McKnight, Tobiasen; Carlucci, Hair, Myers, Trask; Chamberlin, Henderson, Neal, Vogt; Childers, D., Hill, Peterson, Ware; Childers, W. D., Holloway, Scarborough, Williamson; Dunn, Jenne, Skinner, Winn; Fechtel, Johnston, Spicola; Frank, MacKay, Steinberg

Nays—None

HB 1179—A bill to be entitled An act relating to Hillsborough County and the City of Tampa; amending Section 4 (1) of Chapter 78-524, Laws of Florida, to modify the definition of a hearing officer; providing an effective date.

—was read the second time by title. On motion by Senator Spicola, by two-thirds vote HB 1179 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Table with 4 columns: Mr. President, Gordon, Maxwell, Stuart; Anderson, Gorman, McClain, Thomas; Barron, Grizzle, McKnight, Tobiasen; Carlucci, Hair, Myers, Trask; Chamberlin, Henderson, Neal, Vogt; Childers, D., Hill, Peterson, Ware; Childers, W. D., Holloway, Scarborough, Williamson; Dunn, Jenne, Skinner, Winn; Fechtel, Johnston, Spicola; Frank, MacKay, Steinberg

Nays—None

HB 1180—A bill to be entitled An act relating to the Consolidated Taxicab Commission of Hillsborough County, Florida, created by Chapter 76-383, Laws of Florida, as amended by Chapter 78-525, Laws of Florida; repealing Section 6 of Chapter

78-525, Laws of Florida, which abolishes the Consolidated Taxicab Commission of Hillsborough County, effective October 1, 1979; providing an effective date.

—was read the second time by title. On motion by Senator Spicola, by two-thirds vote HB 1180 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 1181—A bill to be entitled An act relating to Hillsborough County; amending Sections 2, 3 and 4, Chapter 75-400, Laws of Florida, to provide for an increase in fees paid for filing actions, suits or proceedings in the circuit and county courts of Hillsborough County; providing for annual appropriations to the Law Library Fund; providing an effective date.

—was read the second time by title. On motion by Senator Spicola, by two-thirds vote HB 1181 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 1183—A bill to be entitled An act relating to the City of Tampa, Hillsborough County; providing for an election code to govern municipal elections, defining residence as relates to qualification for municipal office; providing for March elections after September 1979 elections, repealing former election laws, Chapter 73-643, Laws of Florida, as amended by Chapter 75-511 and Chapter 77-656, Laws of Florida, and providing for an effective date.

—was read the second time by title. On motion by Senator Spicola, by two-thirds vote HB 1183 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 1194—A bill to be entitled An act relating to Manatee County; amending section 6(1), chapter 78-556, Laws of Florida; providing that bonds may be issued by the Manatee County

Civic Center Authority after approval by a majority of the votes cast in an election; providing an effective date.

—was read the second time by title. On motion by Senator Neal, by two-thirds vote HB 1194 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 1195—A bill to be entitled An act relating to Manatee County; amending sections 4 and 5 of chapter 71-760, Laws of Florida, cited as the "Manatee County Free Public Library Act"; defining the powers of the Manatee County Library Board and the Board of County Commissioners of Manatee County; authorizing the Library Board to recommend and submit tentative budgets and nominees for employment of personnel of the library service; authorizing the Board of County Commissioners to adopt budgets and employ personnel for the library service; providing an effective date.

—was read the second time by title. On motion by Senator Neal, by two-thirds vote HB 1195 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 1196—A bill to be entitled An act relating to the Ellenton Fire Control District; amending Section 7 of Chapter 59-1539, Laws of Florida, as amended by Chapter 67-1692, Laws of Florida; increasing the total amount of money that the District may borrow from \$75,000 to \$150,000; granting power to the Board of Commissioners to mortgage the real and personal property of the District as security for such loans; providing that the District Commissioners shall not be personally liable for the repayment of such loans; providing for repayment out of special assessment receipts of the District; granting power to the Board of Commissioners to make purchases of equipment on an installment basis; providing an effective date.

—was read the second time by title. On motion by Senator Neal, by two-thirds vote HB 1196 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 1197—A bill to be entitled An act relating to the Manatee County Law Library Fund; amending ss. 9, 10, 12, 13, chapter 61-2455, Laws of Florida, as amended; providing that all funds collected for certain license fees be paid into said fund; providing the composition and duties of the Manatee County Law Library Committee; authorizing the Clerk of the Circuit Court of Manatee County to select, with the consent of the committee, the law librarian and library assistants; providing an effective date.

—was read the second time by title.

Senator Neal moved the following amendment which was adopted:

Amendment 1—On page 5, lines 5 and 6, strike "This act shall take effect upon becoming a law." and insert: This act shall take effect October 1, 1979.

On motion by Senator Neal, by two-thirds vote HB 1197 as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 1198—A bill to be entitled An act relating to Cedar Hammock Fire Control District, Manatee County; amending subsection (1) of section 4, chapter 57-1546, Laws of Florida, as amended; increasing the maximum amount of special assessments which may be levied upon specified categories of property; providing that fees may be charged for emergency services rendered with respect to motor vehicles; providing an effective date.

—was read the second time by title. On motion by Senator Neal, by two-thirds vote HB 1198 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 1207—A bill to be entitled An act relating to Marco Island fire control district, Collier County; amending section 1 of chapter 65-1413, Laws of Florida, correcting an error in the land description of the district; validating the creation of the district and all acts of the district heretofore made; providing for a referendum on the taxing authority of the district; providing an effective date.

—was read the second time by title. On motion by Senator Williamson, by two-thirds vote HB 1207 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 1308—A bill to be entitled An act relating to the West-side Fire Control District, Manatee County; amending section 5 of chapter 61-2445, Laws of Florida, and as amended by chapters 65-1898, 72-610, and 75-433, Laws of Florida; to provide for an increase in the maximum annual rates for special assessments for fire protection benefits on each parcel of taxable real property within said district; providing an effective date.

—was read the second time by title. On motion by Senator Neal, by two-thirds vote HB 1308 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 1319—A bill to be entitled An act relating to Alachua County; amending the Charter of the City of Gainesville by adding Section 22A; authorizing the City Commission to appoint on a full-time basis an internal auditor who shall serve at the pleasure of the Commission; enumerating duties which shall be included among those performed by the internal auditor so appointed; providing an effective date.

—was read the second time by title. On motion by Senator Skinner, by two-thirds vote HB 1319 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

HB 1398—A bill to be entitled An act relating to Lee County; relating to the Matlacha-Pine Island Fire Control District; repealing Sections 12 and 13 of chapter 63-1558, Laws of Florida; creating new sections 12, 13, 14, and 15, and renumbering subsequent sections of chapter 63-1558, Laws of Florida; providing for emergency ambulance service; providing for a referendum.

—was read the second time by title. On motion by Senator Henderson, by two-thirds vote HB 1398 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gordon	Maxwell	Stuart
Anderson	Gorman	McClain	Thomas
Barron	Grizzle	McKnight	Tobiassen
Carlucci	Hair	Myers	Trask
Chamberlin	Henderson	Neal	Vogt
Childers, D.	Hill	Peterson	Ware
Childers, W. D.	Holloway	Scarborough	Williamson
Dunn	Jenne	Skinner	Winn
Fechtcl	Johnston	Spicola	
Frank	MacKay	Steinberg	

Nays—None

Senator Peterson moved that the Senate reconsider the vote by which SB 423 passed on May 8.

The motion was placed on the calendar for consideration May 10.

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

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Dunn, the rules were waived and by two-thirds vote CS for SB 590 with 9 amendments, which was on reconsideration, was withdrawn from the Committee on Governmental Operations.

CO-INTRODUCERS

Senator Chamberlin—SB 1225; Senator Scarborough—SB 1006

CORRECTION AND APPROVAL OF JOURNAL

The Journal of May 8 was corrected and approved.

The Senate adjourned at 11:59 a.m. to convene at 8:30 a.m., Thursday, May 10, for the purpose of introduction and reference of resolutions, memorials, bills and joint resolutions and thereafter to reconvene at 9:00 a.m.