



Journal of the Senate

Number 17

Wednesday, May 14, 1980

The Senate was called to order by Senator Johnston at 8:30 a.m. for the purpose of conducting the order of business of introduction and reference of resolutions, memorials, bills and joint resolutions pursuant to Rule 4.3. Senator Henderson represented the Committee on Rules and Calendar and the Minority Party.

INTRODUCTION

By Senators Thomas and Barron—

SR 1350—A Senate resolution encouraging all schools to allow official representatives of military forces reasonable access to school facilities for recruiting purposes.

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

By Senator Johnston—

SB 1351—A bill to be entitled An act relating to Pahokee Water Control District in Palm Beach County, Florida; amending sections 1(a) and 2 of chapter 77-618, Laws of Florida; prescribing the rate of interest for bonds sold by the District; prescribing the rate of taxation on lands in the district; creating section 7A of chapter 77-625, Laws of Florida; authorizing the issuance of refunding bonds; providing a referendum; providing an effective date.

Proof of publication of the required notice was attached.

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

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 as amended HB 457 and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Crawford—

HB 457—A bill to be entitled An act for the relief of Richard K. Mealy and Marion T. Mealy; providing an appropriation to compensate them for personal injuries they sustained as a result of the negligence of the Department of Transportation; directing payment thereof; providing an effective date.

—was read the first time by title and referred to the Special Master, Ways and Means Subcommittee D and the Committee on Ways and Means.

The Honorable Philip D. Lewis, President

I am directed to inform the Senate that the House of Representatives has passed as amended HB 1411 and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Sheldon—

HB 1411—A bill to be entitled An act relating to the election code; amending ss. 104.31(1) and 110.233(4)(a), Florida Statutes; removing a restriction against certain officers and

employees under the state merit system holding party offices or membership on any county or state executive committee; providing an effective date.

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

The Honorable Philip D. Lewis, President

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

HB 187 HB 471 HB 191 CS for HB 246

—and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Ward—

HB 187—A bill to be entitled An act relating to fraudulent practices; amending ss. 817.481(1), 817.58(2), and 817.61, Florida Statutes, to clarify language concerning fraudulent use of credit cards and to eliminate duplication; creating s. 817.671, Florida Statutes, providing civil remedies; providing an effective date.

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

By Representative Patterson—

HB 191—A bill to be entitled An act relating to elections; amending s. 102.012(8), Florida Statutes, relating to the elimination of pollworker's certificates; providing an effective date.

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

By the Committee on Commerce and Representatives Hattaway and Silver—

CS for HB 246—A bill to be entitled An act relating to worthless checks; amending s. 832.07, Florida Statutes; making the maximum service charge specified in the form of notice conform to the maximum service charge authorized by law; providing for prima facie evidence of the identity of a party issuing a worthless check received through the mail or by delivery; providing for prima facie evidence of identity of a party issuing a worthless check received by a payee when there is a check-cashing card on file; providing an effective date.

—was read the first time by title and referred to the Committee on Judiciary-Criminal.

By Representative J. W. Lewis—

HB 471—A bill to be entitled An act relating to the sale of sea oats; adding a new subsection (3) to s. 370.041, Florida Statutes, prohibiting the sale of sea oats for other than propagational, scientific or educational purposes; providing an effective date.

—was read the first time by title and referred to the Committee on Natural Resources and Conservation.

The Honorable Philip D. Lewis, President

I am directed to inform the Senate that the House of Representatives has passed as amended HB 1155 and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Rosen—

HB 1155—A bill to be entitled An act relating to education; prohibiting the sale, advertisement, preparation, or purchase of any dissertation, report, or other assignment intended for submission by a student in fulfillment of requirements for a degree or course of study; providing a penalty; providing an effective date.

—was read the first time by title and referred to the Committee on Judiciary-Criminal.

The Honorable Philip D. Lewis, President

I am directed to inform the Senate that the House of Representatives has passed CS for HB 317 and requests the concurrence of the Senate.

Allen Morris, Clerk

By the Committee on Education, K-12 and Representative A. E. Johnson—

CS for HB 317—A bill to be entitled An act relating to school buses; amending s. 234.041, Florida Statutes, authorizing educational, recreational, religious, or charitable organizations to own, operate, rent, or lease any bus painted school bus chrome and equipped as a school bus under certain circumstances; providing an effective date.

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

The Honorable Philip D. Lewis, President

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

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|--------|--------|--------|
| HB 384 | HB 610 | HB 611 |
| HB 613 | HB 614 | HB 651 |
| HB 645 | HB 650 | HB 761 |
| HB 666 | HB 760 | HB 774 |
| HB 762 | HB 763 | |
| HB 453 | HB 501 | |

—and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Warner and others—

HB 384—A bill to be entitled An act relating to Broward County; authorizing the board of county commissioners to grant by ordinance all necessary powers to the Broward County Consumer Protection Board; providing for a referendum; providing an effective date.

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

By Representative Price—

HB 453—A bill to be entitled An act relating to Leon County; authorizing the holder of an alcoholic beverage license issued for the Tallahassee Municipal Airport terminal building to use said license at more than one location within said building; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Burrall and others—

HB 501—A bill to be entitled An act relating to East Charlotte Drainage District, Charlotte County; amending section 5 of chapter 65-664, Laws of Florida, relating to maintenance tax; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Hazouri and others—

HB 610—A bill to be entitled An act relating to the City of Jacksonville, Duval County; repealing sections 2, 3, 4, and 5 of chapter 70-744, Laws of Florida, which provided for the transfer of powers from the Jacksonville housing authority to the City of Jacksonville, as these sections have now been executed; establishing section 1 of chapter 70-744, Laws of Florida, as an ordinance of the City of Jacksonville; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Hazouri and others—

HB 611—A bill to be entitled An act relating to the City of Jacksonville; amending Section 8.01 of Chapter 67-1320, Laws of Florida, relating to the Office of Sheriff, to remove the responsibility of the Sheriff to provide traffic engineering services to the consolidated government; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Hazouri and others—

HB 613—A bill to be entitled An act relating to the Duval County Hospital Authority of Duval County; amending section 2(d) of chapter 63-1305, Laws of Florida, to delete obsolete reference and insert in lieu thereof "University Hospital of Jacksonville"; amending section 7 of chapter 63-1305, Laws of Florida, as amended, to delete certain duplicative language and obsolete provisions in the enumerated purposes and powers of the Duval County Hospital Authority; amending section 21 of chapter 63-1305, Laws of Florida, as amended, to delete a residency requirement of 1 year in Duval County as a condition precedent to treatment; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Hazouri and others—

HB 614—A bill to be entitled An act relating to the City of Jacksonville; amending section 19.02 of chapter 67-1320, Laws of Florida, as amended, being the Charter of the City of Jacksonville, to provide that vacancies that occur on the Civil Service Board shall be filled by appointment made by the Civil Service Board and confirmed by the council; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representatives Thompson and Hodges—

HB 645—A bill to be entitled An act relating to Taylor County; authorizing the board of county commissioners to maintain and construct cattle gaps on any county graded road; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Hodges—

HB 650—A bill to be entitled An act relating to the Cedar Key Special Water and Sewerage District, Levy County; amending section 6 of chapter 63-1569, Laws of Florida, as amended; increasing the maximum amount of bonds which the district is authorized to have outstanding at any one time;

increasing the maximum rate of interest for such bonds; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Hodges—

HB 651—A bill to be entitled An act relating to Citrus County; providing for the District School Board of Citrus County to undertake capital improvement projects; authorizing said board to issue revenue bonds for the payment of the costs thereof; providing for the payment of such bonds from race track funds and jai alai fronton funds accruing annually to Citrus County and allocated to the board pursuant to law; providing for the rights of the holders of outstanding obligations payable from such funds; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Pajcic and others—

HB 666—A bill to be entitled An act relating to the Jacksonville Port Authority; amending section 2(f) of chapter 63-1447, Laws of Florida, as amended by chapter 73-452, Laws of Florida, providing for the inclusion of facilities for recreational programs and activities in the definition of the word "project"; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Mann and others—

HB 760—A bill to be entitled An act relating to Lee County; amending section 5 of chapter 76-411, Laws of Florida, relating to the San Carlos Park Fire Protection and Rescue Service District; increasing, from \$1 per \$1,000 of net taxable assessed valuation to \$2 per \$1,000 of net taxable assessed valuation, the authorized limit within which the board of fire commissioners may levy millage tax to provide funds for the district; providing for a referendum; providing an effective date.

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

By Representative Mann and others—

HB 761—A bill to be entitled An act relating to Lee County; relating to the Matlacha and Pine Island Fire Control District; amending section 2 of chapter 63-1558, Laws of Florida, pertaining to the election of members to the Matlacha and Pine Island Fire Control Board; providing that the board membership elections are to be paid from fire district funds; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Mann and others—

HB 762—A bill to be entitled An act relating to Lee County; authorizing the property appraiser to charge each special sewer district a fee for his services in keeping the assessment rolls current; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Mann and others—

HB 763—A bill to be entitled An act relating to Lee County; amending chapter 63-1554, Laws of Florida, as amended by

chapter 79-494, Laws of Florida, removing an error in a state bridge designation; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Mann and others—

HB 774—A bill to be entitled An act relating to East County Water Control District, created under chapter 298, Florida Statutes, and under chapters 63-1549 and 65-1824, Laws of Florida; extending the boundaries thereof to include additional lands in Lee County, Florida; providing an effective date.

Proof of publication of the required notice was attached.

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

The Honorable Philip D. Lewis, President

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

HB 840	HB 883	HB 884
HB 878	HB 888	HB 889
HB 886	HB 891	HB 892
HB 890	HB 917	HB 933
HB 910	HB 982	HB 990
HB 993	HB 994	
HB 841	HB 843	

—and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Shackelford—

HB 840—A bill to be entitled An act relating to the Trailer Estates Fire Control District, Manatee County; amending s. 4(1), of chapter 63-1587, Laws of Florida, as amended, increasing the maximum assessment the district may assess on homes; creating an effective date.

Proof of publication of the required notice was attached.

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

By Representative Shackelford—

HB 841—A bill to be entitled An act relating to Manatee County; amending section 10 of chapter 61-2455, Laws of Florida, as amended, the Manatee County Law Library Act, to provide that the clerk of the circuit court of Manatee County shall collect the sum of \$10 in each civil cause or proceeding commenced in circuit court, and the sum of \$6 in each civil cause or proceeding commenced in county court, which costs or fees are in addition to costs or fees otherwise provided by law, and the whole of which additional costs or fees shall be paid into the county law library fund and expended according to the Manatee County Law Library Act; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Shackelford—

HB 843—A bill to be entitled An act relating to the Ellenton Fire Control District, Manatee County; amending section 4 of chapter 59-1539, Laws of Florida, as amended; establishing a maximum annual assessment that may be levied against vacant subdivided cleared lots, vacant subdivided uncleared lots, unsubdivided acreage, single family residences, duplex residences, triplex residences, rental spaces or lots for mobile homes, recreational vehicles, or travel trailer rental spaces or lots, commercial buildings, motels, apartments, and condominium units; providing for an additional charge that may be assessed for hazardous conditions; defining the term "commercial buildings"; authorizing the Board of Commissioners to provide a reasonable schedule of charges for emergency services, including but not limited to firefighting, in or to

motor vehicles or as a result of the operation of motor vehicles; amending section 7 of chapter 59-1539, Laws of Florida, as amended; deleting the limitation as to the maximum amount of money that the District may borrow; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Easley and others—

HB 878—A bill to be entitled An act relating to Pinellas County; amending Chapter 30658, Laws of Florida, 1955, relating to the Firemen's Relief and Pension Fund of the City of Clearwater, to provide that in the event funds on reserve should become insufficient to pay the benefits allowable under this Act, the City shall pay from non-ad valorem revenues the funds necessary to pay all benefits provided for by said Act for so long as any person is entitled to compensation thereunder; providing severability; providing for the repeal of all laws in conflict herewith; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Weinstock and others—

HB 883—A bill to be entitled An act relating to Palm Beach County; amending section 1 of chapter 74-565, Laws of Florida, as amended, adopting the Standard Building Code, 1979 Edition, the Standard Gas Code, 1979 Edition, the Standard Plumbing Code, 1979 Edition, and the Standard Mechanical Code, 1979 Edition, as minimum construction codes for all municipalities and unincorporated areas of Palm Beach County; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Watt and others—

HB 884—A bill to be entitled An act relating to Palm Beach County; amending Chapter 71-604, Laws of Florida, as amended, which established the Delray Beach Downtown Development Authority; amending Section 3, the Downtown Area Description by expanding said area; amending Section 4, Creation of the Authority, Composition, and Provisions Relating to Members, expanding the Board composition to seven members, four of whom must be owners of realty within the Downtown area, a lessee required by the lease to pay taxes thereon, or a director, officer, or managing agent of an owner or of a lessee thereof so required to pay taxes thereon; providing that the members of said Board should be geographically proportioned as evenly as is possible in the entire area encompassing the Downtown; providing that this act will become effective upon becoming a law and upon approval at a Referendum Election and upon securing the consent of a majority of the property owners of the area to be added to the present Downtown area.

Proof of publication of the required notice was attached.

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

By Representative Campbell and others—

HB 886—A bill to be entitled An act relating to Palm Beach County and the regulation of building construction trades; amending chapter 67-1876, Laws of Florida, as amended, redefining the purpose of the act; redefining the definition of contractor; providing subpoena power to the Palm Beach County Construction Industry Licensing Board to compel the attendance of witnesses at local disciplinary hearings; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative T. F. Lewis and others—

HB 888—A bill to be entitled An act relating to East Beach Water Control District in Palm Beach County, created by Chapter 22877, Laws of Florida, 1945, as amended; amending section 8(b) of Chapter 75-469, Laws of Florida, to remove the limitation on the maintenance tax of \$7.50 per acre in any one year; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Campbell and others—

HB 889—A bill to be entitled An act relating to the Indian Trail Water Control District in Palm Beach County; adding a paragraph to section 5 of chapter 57-646, Laws of Florida, increasing the membership of the Board of Supervisors from three to five members; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative T. F. Lewis and others—

HB 890—A bill to be entitled An act relating to Northern Palm Beach County Water Control District in Palm Beach County; amending section 1 of chapter 59-994, Laws of Florida, so as to include specified parcels of land in the territorial limits of the district; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Liberti and others—

HB 891—A bill to be entitled An act relating to the North Palm Beach Heights Water Control District, Palm Beach County; authorizing the Board of Supervisors of the District to levy special assessments to pay for engineering studies for a road improvement program and to pay for the improvement of dedicated roads and road rights-of-way including swales thereof; authorizing the Board of Supervisors of the District to proceed in accordance with the provisions of Chapter 298, Florida Statutes; granting the District Engineer the additional authority to formulate a road plan and designate different taxing areas within the District based upon benefits; granting the Board of Supervisors of the District the additional authority to authorize the construction of the improvements not to exceed \$3,500,000 and designation of the taxing areas outlined in the road plan; authorizing the Board of Supervisors to exercise all powers under Chapter 298, Florida Statutes, for roads as well as drainage; prohibiting the Board of Supervisors from constructing any new road or increasing substantially the quality of any existing road within the District until there has first been a vote in favor of the construction or improvement by the owners of a majority of the acres represented in the voting after notice has been duly given to all of the owners of the lands within the area to be benefited at least 30 days prior to such election; requiring the Board of Supervisors to cease constructing, improving, or maintaining said road or roads in the event that any governmental entity elects to construct, improve, or maintain any road within the District, provided a majority of the landowners within the District as a whole or a majority of the landowners within the area to be benefited are in favor of said election; authorizing the Board of Supervisors of the District to issue bonds at a rate of 9 percent per annum, providing severability; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative T. F. Lewis and others—

HB 892—A bill to be entitled An act relating to the Pine Tree Water Control District, Palm Beach County; providing that in addition to its powers under Chapter 298, Florida Statutes, said district shall have the power to construct, improve, pave,

and maintain roadways and roads necessary and convenient for the exercise of the powers or duties or any of the powers or duties of said district; and in furtherance of the purposes and intent of Chapter 298, Florida Statutes, to construct, improve, pave and maintain streets, roadways, and roads necessary and convenient to provide access to and efficient development of areas made suitable and available for cultivation, settlement, urban and suburban, and other beneficial use and development as a result of the drainage, irrigation and reclamation operations of the district; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Mann and others—

HB 910—A bill to be entitled An act relating to Lee County, the Iona-McGregor Fire Protection and Rescue Service District; amending section 9(1) and (2) of chapter 75-421, Laws of Florida, providing that the total accumulative borrowing of the District shall never exceed \$300,000; authorizing the Board of Commissioners to issue revenue anticipation certificates for all District purposes; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representatives Patchett and Myers—

HB 917—A bill to be entitled An act relating to Okeechobee County; abolishing the county hospital of Okeechobee County which was established pursuant to general law; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative C. R. Smith—

HB 933—A bill to be entitled An act relating to Hernando County; amending section 2 of Chapter 73-483, Laws of Florida, providing for the election of school board members at the time of the first rather than second party primary; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Myers and others—

HB 982—A bill to be entitled An act relating to Jupiter Inlet District, Palm Beach County; amending section 11 of chapter 8910, Laws of Florida, 1921, as that section was amended by chapter 16057, Laws of Florida, 1933, to allow the Jupiter Inlet District to maximize interest earned on its deposits by modifying its borrowing limitation to permit borrowing against pledged time deposits; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Watt and others—

HB 990—A bill to be entitled An act relating to the Palm Beach County law library committee; amending sections 1, 3, and 6 of Chapter 24775, Laws of Florida, 1947, as amended, changing the membership of the committee, changing references to the county judge's court, and making the law librarian an employee of the Board of County Commissioners rather than an employee of the Clerk of the Circuit Court; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative M. E. Hawkins—

HB 993—A bill to be entitled An act relating to the Pelican Bay Improvement District, Collier County; amending section 3(1) of chapter 74-462, Laws of Florida, providing for board of supervisors appointment to office until election in November 1982; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative M. E. Hawkins—

HB 994—A bill to be entitled An act relating to Collier County; establishing and organizing a municipality to be known and designated as the City of Marco Island in said county; defining its territorial boundaries; providing for its government, jurisdiction, powers, franchises, immunities, privileges and means for exercising the same; prescribing the general powers to be exercised by said city; providing a referendum.

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

The Honorable Philip D. Lewis, President

I am directed to inform the Senate that the House of Representatives has passed as amended HB 1124 and HB 1458 and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Nergard—

HB 1124—A bill to be entitled An act relating to the City of Port St. Lucie; authorizing the Property Appraiser's Office and the Tax Collector's Office of St. Lucie County to place upon the tax roll of St. Lucie County special assessment district charges levied for special assessment districts established by ordinance of the City of Port St. Lucie and to charge the city therefor an amount in accordance with a specified formula; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative M. E. Hawkins and others—

HB 1458—A bill to be entitled An act relating to Hendry County; creating, establishing and incorporating the Pioneer Plantation Water Control District in Hendry County; defining its boundaries; prescribing its powers, privileges, duties, liabilities and officials; making applicable to said district the provisions of Chapter 298, Florida Statutes, being an act relating to the creation, organization and maintenance of water control districts and statutes amendatory thereto; providing for the appointment of the first board of supervisors and the appointment of future supervisors, defining their term of office and prescribing their duties, powers and qualifications; providing for the levies of assessments and taxes upon the lands in said district and for the collection and enforcement thereof; providing for the levy of a uniform acreage tax on lands in said district to be used for paying expenses in organizing said district; authorizing said district to borrow money and issue negotiable or nonnegotiable notes, bonds and other evidences of indebtedness in order to better carry out the provisions of this act; authorizing the drainage, reclamation and irrigation of the lands in said district by units; providing for severability of the provisions of the act; providing that the act shall take precedence over any conflicting law to the extent of such conflict; enacting other provisions relating to this subject; providing for a referendum and that this act shall not take effect until ratified by the landowners in the district in said referendum.

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

The Honorable Philip D. Lewis, President

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

HB 1128 HB 564 HB 934

—and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Hodges—

HB 1128—A bill to be entitled An act relating to Citrus County; amending section 2 of chapter 59-1177 Laws of Florida, 1959, as amended, providing for the election of the commissioners, the governing and administrative body for said District; providing for their term of office, election, and procedures in case of vacancies; providing for a referendum.

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

By Representative Hieber and others—

HB 564—A bill to be entitled An act relating to Pinellas County; to provide for the establishment of the Seminole Special Recreation District; to provide for the incorporation of all lands in Pinellas County, Florida, included within the boundaries as set forth below, according to the Public Records of Pinellas County, Florida, as a special recreational district; to provide for the levy of a tax not to exceed one-half mill on all taxable property located within said recreational district for a period not to exceed 3 years; to provide for the raising of all necessary funds for the purchase of land to be utilized for recreational purposes; to provide for and limit the powers, duties and liabilities of said district in and about the purchase and acquiring of land for use as a recreational area or center and for other recreational facilities and purposes; to provide for the operation and conduct of said facilities; to provide for the exercise and administration of the powers of said district by a Board of Commissioners to be elected as provided hereinbelow; to provide for limitations of claims, demands and suits against said district; to authorize the borrowing of money for the purposes of the district and pledging of not over 50 percent of the total assessment roll on tax anticipation notes; to provide for and establish the proceedings by which said special recreational district shall become incorporated as a municipal corporation; providing for a referendum.

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

By Representative Nergard—

HB 934—A bill to be entitled An act relating to St. Lucie County; amending section 1 of chapter 29502, Laws of Florida, 1953, as amended, changing the boundaries of the St. Lucie County Mosquito Control District; providing an effective date.

Proof of publication of the required notice was attached.

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

The Honorable Philip D. Lewis, President

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

HB 632 HB 758 HB 790
HB 992

—and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Hazouri and others—

HB 632—A bill to be entitled An act relating to the City of Jacksonville; amending section 29.08 of article 29 of chapter 67-1320, Laws of Florida, created by chapter 77-584, Laws of Florida, relating to the charter of the city, to modify the

application of said provisions to the sunset review of the Jacksonville Electric Authority; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Allen—

HB 758—A bill to be entitled An act relating to Monroe County; declaring legislative intent to remedy existing inequity in s. 112.061, Florida Statutes; providing for reimbursement of travel expenses of school board members for travel out of the member's residence area incurred for a public purpose; providing that mileage allowance, when authorized, shall be computed from member's residence and return; authorizing reimbursement for all in-county travel for each member of the board of county commissioners; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Allen—

HB 790—A bill to be entitled An act relating to Monroe County; authorizing the District School Board of said county to erect, construct, repair, alter and improve any school building in Monroe County on a day-labor basis, and to pay for the same with any funds from authorized sources when such erection, construction, repair, alteration or improvement costs do not exceed \$500,000 for any one such project, after plans for such work have been approved by the Department of Education and have been advertised according to law and no responsive bid is submitted or the resulting lowest bid is 10 percent or more in excess of the architect's estimate and requiring approval of State Department of Education before proceeding in accordance with the provisions of this act; providing that all laws or parts of laws, whether general or special, in conflict with this act are superseded to the extent of such conflict; providing an effective date, and an expiration date.

Proof of publication of the required notice was attached.

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

By Representative Upchurch—

HB 992—A bill to be entitled An act relating to Putnam County; exempting Putnam County from mandatory compliance with the provisions of s. 336.41(3), Florida Statutes, which provides limitations on the authority of a county to utilize its own construction forces; providing an effective date.

Proof of publication of the required notice was attached.

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

The Honorable Philip D. Lewis, President

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

HB 1204 HB 1205 HB 1216
HB 1218 HB 1219 HB 1220
HB 1221 HB 1223 HB 1248
HB 1274 HB 1287 HB 1477
HB 1499 HB 1515 HB 1518
HB 1532

—and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative M. E. Hawkins—

HB 1204—A bill to be entitled An act relating to Collier County; designating the official headquarters for district school board members; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative M. E. Hawkins—

HB 1205—A bill to be entitled An act relating to Collier County; amending s. 6 of chapter 61-2032, Laws of Florida, authorizing the North Naples Fire Control District to assess fees for fire inspection and hydrant maintenance and to enforce such assessments; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Dunbar and others—

HB 1216—A bill to be entitled An act relating to Pinellas County; providing for the establishment of a code enforcement board in each municipality of Pinellas County; providing short title; providing legislative intent; providing applicability; providing definitions; providing organization; providing enforcement procedures; providing powers; providing fines; providing for appeal; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Kirkwood and others—

HB 1218—A bill to be entitled An act relating to Orange County; relating to libraries in Orange County, exclusive of the cities of Winter Park and Maitland; providing a short title; establishing the Orange County Library District and its governing board and boundaries; providing the powers of the governing board, including power to levy ad valorem taxes and powers of eminent domain; limiting the use of such ad valorem tax revenues; authorizing supplemental appropriations and services in kind; establishing the Orange County Library Board of Trustees; providing for the appointment and terms of the trustees; providing for quorum, rules of procedure, and seal of the trustees; providing the powers of the board of trustees; providing the duties of the board of trustees; providing for entitlement of special district residents to library services; providing for limitation of trustee liability; providing for severability; prohibiting certain taxing powers of the Board of County Commissioners of Orange County; providing effective dates and transitional provisions; requiring referendum approval of the act and of indebtedness for capital projects for expansion of the Orlando Public Library; imposing certain conditions precedent to the exercise of governing board powers.

Proof of publication of the required notice was attached.

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

By Representative Kirkwood and others—

HB 1219—A bill to be entitled An act relating to Orange County; relating to the Valencia Drainage District, created pursuant to chapter 298, Florida Statutes, redefining the boundaries of the district; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Kirkwood and others—

HB 1220—A bill to be entitled An act relating to the City of Orlando, Orange County, Florida, and the pension fund for the fire department of said city; amending section 4 of chapter 23444, Laws of Florida, 1945, as amended, providing a change of name from the Orlando Firemen's Relief and Pension Board to the Orlando Firefighter's Pension Board; amending section 5 of chapter 23444, Laws of Florida, 1945, as amended, providing for general powers of the board of trustees, including the power to enter into agreements with banks, trust companies, savings and loan associations, investment management firms, as well as insurance companies, for the investment, management and/or administration of pension funds; repealing section 11 of chapter 23444, Laws of Florida, 1945, as amended, pertaining to a

mandatory retirement age; providing severability; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Kirkwood and others—

HB 1221—A bill to be entitled An act relating to the City of Orlando, Orange County; amending section 2 of chapter 65-2025, Laws of Florida, as amended, relating to the pension fund for the police department of said city, providing additional powers of the board of trustees to enter into agreements with banks, trust companies, savings and loan associations, investment management firms, as well as insurance companies, for the investment, management and/or administration of pension funds; repealing section 11 of chapter 22414, Laws of Florida, 1943, as amended, pertaining to a mandatory retirement age; providing severability; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Kirkwood and others—

HB 1223—A bill to be entitled An act relating to the procedures for changing school board member residence areas of Orange County; authorizing the redistricting of Orange County so as to provide for a member residence area for each of the seven (7) members of the board or for five (5) members with two (2) members to be elected at large; repealing Section 2 of chapter 63-1712, Laws of Florida, which provides that each member residence area shall have the same number of qualified electors; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative T. F. Lewis and others—

HB 1248—A bill to be entitled An act relating to the City of Delray Beach; amending Chapter 25784, Laws of Florida, 1949, as amended, said Chapter being the Civil Service Act of said City, by amending Sections 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 14, 15 and 17, repealing Sections 13, 18, 19 and 22, excluding future Department Heads from coming within the provisions of the Civil Service Act; providing that the term of the Board members chosen by the governing authority of the Municipality be reduced from 4 to 2 years; providing that the Civil Service Board may make reviews concerning enforcement of the Act and report to the City Manager; removing from the Board its power to make investigations; providing for examinations when required by the code of Rules and Regulations; giving the City Manager the power to divide departments into grades and to vary the number of employees; providing for lists of eligibles; providing for suspension of examination under certain circumstances; allowing demoted employees and employees suspended for more than seven (7) days to appeal to the Civil Service Board; providing that appeals of discharge shall be heard within ninety (90) days but not prior to sixty (60) days from the date of filing the appeal; providing that a presiding officer shall function as a judge in hearings of appeals to the Civil Service Board of discharged employees and the Civil Service Board, in those cases, shall function as a jury in civil litigation; providing that the Civil Service Board with consent of the governing authority may utilize the presiding officer in appeals of demotions and suspensions (in excess of 7 calendar days), in the manner as provided herein for appeals of discharged employees; providing the method of selecting the presiding officer; stating his qualifications; setting forth his powers and the powers of the Civil Service Board in hearing employee discharge appeal cases; providing for rules of evidence; for discovery; disclosure of witnesses; the availability to the opposing party of documentary evidence; providing for the issuance of subpoenas and the contesting and enforcement of

them; providing for a final order of the Civil Service Board and what it shall contain; providing a savings clause; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative M. E. Hawkins—

HB 1274—A bill to be entitled An act relating to Collier County; amending section 1 of chapter 61-772, Laws of Florida, authorizing a mileage allowance for members of the Board of County Commissioners of Collier County for travel equal to that allowed by the state statutes as a standard mileage rate for the use of privately owned vehicles; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Martin—

HB 1287—A bill to be entitled An act relating to Alachua County; authorizing the Board of County Commissioners of Alachua County to provide for the audit of the Alachua County Law Library and providing for the payment of same; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Kiser and others—

HB 1477—A bill to be entitled An act relating to Pinellas County; adding a subsection to Section 2 of Chapter 75-487, Laws of Florida; providing a definition of "unincorporated area"; amending Sections 4(4) and (5), 5, 6 and 12, and repealing Section 4(13) of Chapter 75-487, Laws of Florida, as amended, The Pinellas County Solid Waste Disposal and Resource Recovery Act; authorizing the issuance of revenue certificates and other obligations of indebtedness bearing interest at such rate, without limitation, as may be established by the Board of County Commissioners; repealing the adoption of ordinances to implement the powers under this act; increasing the membership of the technical management committee and providing for the members, qualifications, and recommendations; providing for the application of the revenues of the system; deleting the requirement that the cost of transfer stations constructed and operated as part of a Solid Waste Disposal and Resource Recovery System be on a self-supporting cost recovery basis borne by the users of said transfer stations; providing severability; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Kiser and others—

HB 1499—A bill to be entitled An act relating to Pinellas County; providing for a home rule charter; providing a preamble; providing for creation of government; providing for county name and county seat; providing powers and duties; providing for security of rights of citizens; providing for prohibition of conflict of interest; providing for just and equitable taxation; providing for full access to public records and proceedings; providing for protection of human rights; providing for protection of consumer rights; providing for exercise of powers; providing special powers to the county; authorizing the county to furnish additional services pursuant to contract with a municipality; providing for limitation of powers; providing that nothing in the charter shall prevent a municipality from annexing in accordance with general law; providing for a legislative branch of government; providing for a board of county commissioners; providing for the enactment of ordinances and resolutions; providing for an administrative branch of county government; providing for the appointment and duties of a county administrator; providing for the appointment, qualifications, and duties of a county

attorney; providing that this document shall in no manner change the status, duties, or responsibilities of the Clerk of the Circuit Court, Property Appraiser, Tax Collector, Sheriff, or Supervisor of Elections; providing for effectiveness of existing laws, ordinances, rules, resolutions, and policies of the county; providing that certain special laws and general laws of local application shall become county ordinances; providing that this document shall in no manner change the status, duties, or responsibilities of certain boards, authorities, districts or councils; providing for construction of the charter; providing for charter amendments; providing for severability; providing for charter initiative; providing for charter review; providing for the continuation of proceedings involving or before county government; providing for continuation of outstanding bonds; repealing section 16 of chapter 77-642, Laws of Florida, relating to a personnel system for employees of the Pinellas Board of County Commissioners; providing for a referendum; providing for effective date of charter after approval at referendum; providing for question on ballot; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Hodges—

HB 1515—A bill to be entitled An act relating to Lafayette County; creating the Lafayette County Recreation Board; providing for membership of the board, terms of office, and compensation; providing for naming of officers; authorizing the board to supervise recreation and recreational centers and activities and to expend money and employ personnel for this purpose; authorizing specified governmental agencies to provide funds or services through the board; authorizing the board to receive gifts and grants; authorizing the board to adopt policies and guidelines; holding the board harmless for accidents or injuries during sanctioned functions; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representatives Mann and Nuckolls—

HB 1518—A bill to be entitled An act relating to the Iona-McGregor Fire Protection and Rescue Service District, Lee County; amending section 5(2) of Chapter 75-421, Laws of Florida; providing for the increase of the maximum rates of assessment for certain types of property; providing for a referendum.

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

By Representative Hodges—

HB 1532—A bill to be entitled An act relating to the Citrus County Port Authority; providing for the abolishment of said Port Authority by the repealing of chapter 65-2431, Laws of Florida, chapter 67-1199, Laws of Florida, and chapter 67-1200, Laws of Florida; providing an effective date.

Proof of publication of the required notice was attached.

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

The Honorable Philip D. Lewis, President

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

HB 995	HB 1129	HB 1159
HB 1160	HB 1161	HB 1162
HB 1163	HB 1164	HB 1190
HB 1193	HB 1194	HB 1198
HB 1199	HB 1200	HB 1201
HB 1202	HB 1203	
HB 1083	HB 1086	

—and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Easley and others—

HB 995—A bill to be entitled An act relating to Pinellas County; creating a countywide Emergency Medical Services Authority; providing powers and duties; establishing service areas; providing emergency medical services on a contract management basis with private companies and governmental agencies currently providing services; requiring consent of existing emergency medical services departments before their abolishment; providing for an advisory council; providing for a special election to create the emergency medical services special taxing district by countywide referendum; providing for the levy of ad valorem tax; providing for the use of sales tax revenues under certain circumstances; providing for severability; repealing chapters 74-585 and 75-492, Laws of Florida, relating to the establishment of a task force for and the creation of an emergency medical services authority; providing an effective date.

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

By Representative T. F. Lewis—

HB 1083—A bill to be entitled An act relating to Palm Beach County, the South Indian River Drainage District; amending section 6 of chapter 71-820, Laws of Florida, as amended, renaming the South Indian River Drainage District the South Indian River Water Control District; authorizing the Board of Supervisors of the District to levy special assessments to pay for engineering studies for a road improvement program and to pay for the improvement of dedicated roads and road rights-of-way including swales thereof, and to pay for the purchase of equipment, up to a maximum of \$500,000 to be used for the construction, maintenance, repair and improvement of dedicated roads and road rights-of-way including swales thereof; limiting expenditures for construction to \$2,500,000 for all lands to be benefited to the east of Canal 18 of the South Florida Water Management District; prohibiting the construction of roads west of Canal 18 by the South Indian River Water Control District, except that a special assessment not to exceed \$8.00 per acre per year for a period not in excess of one (1) year from the effective date hereof may be levied to purchase stable material and to place said material to improve the roads west of Canal 18 of the South Florida Water Management District; adding sections 13-19 to chapter 71-820, Laws of Florida, as amended, authorizing the Board of Supervisors of the District to proceed in accordance with the provisions of Chapter 298, Florida Statutes; granting the District Engineer the additional authority to formulate a road plan and designate different taxing areas within the District based upon benefits; granting the Board of Supervisors of the District the additional authority to authorize the construction of the improvements and designation of the taxing areas outlined in the road plan; authorizing the Board of Supervisors to exercise all powers under Chapter 298 for roads as well as drainage; prohibiting the Board of Supervisors from constructing any new road or increasing the quality of any existing road within the District except for the placement of the stable material purchased by the \$8.00 per acre special assessment until there has first been an affirmative showing that a majority of the landowners within the designated area to be benefited desire such roads to be constructed or improved; requiring the Board of Supervisors to cease constructing, improving, or maintaining said road or roads in the event that any governmental entity elects to construct, improve, or maintain any road within the District, provided a majority of the landowners within the District as a whole or a majority of the landowners within the area to be benefited are in favor of said election; authorizing the Board of Supervisors of the District to issue bonds at a rate of nine percent (9%) per annum; providing for five (5) Supervisors, at least three (3) of whom and not more than four (4) of whom, shall be resident landowners of the District; providing for separation and division of assessments pursuant to drainage works and road maintenance; providing severability; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Bell—

HB 1086—A bill to be entitled An act relating to the Daytona Beach Racing and Recreational Facilities District, Volusia

County; amending s. 5(a) of chapter 31343, Laws of Florida, 1955, authorizing the district commission to pledge existing district facilities as security for the district's bonds if the issuance of such bonds are approved in a referendum; providing for a referendum; providing an effective date.

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

By Representative Hodges—

HB 1129—A bill to be entitled An act relating to Citrus County, Homasassa Special Water District; amending Section 1 of Chapter 59-1177, Laws of Florida, as amended, by increasing the territorial limits of the district; providing for a referendum in the existing district limits and in the area to be included; providing an effective date.

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

By Representative Melby and others—

HB 1159—A bill to be entitled An act relating to Pinellas County; amending s. 6, chapter 59-1736, Laws of Florida, as amended; authorizing levy of additional millage for acquisition of environmentally sensitive lands by the board of county commissioners; providing for referendum; providing an effective date.

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

By Representative Foster and others—

HB 1160—A bill to be entitled An act relating to Hillsborough County; relating to the abatement and control of arthropods and noxious aquatic vegetation by the Board of County Commissioners of Hillsborough County; repealing chapters 59-1357 and 63-1390, Laws of Florida, relating to the abatement and control of arthropods in Hillsborough County; defining arthropod; defining noxious aquatic vegetation; providing certain powers for the Board of County Commissioners; providing for the levy of taxes; providing for the payment of moneys received into a particular fund; providing for the expenditure of moneys collected; providing for aid from other governmental entities; authorizing the Board of County Commissioners of Hillsborough County to contract with other governmental entities and private contractors; providing for the purchase of equipment and machinery; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Martinez and others—

HB 1161—A bill to be entitled An act relating to Hillsborough County; amending ss. 1, 7, chapter 79-472, Laws of Florida; extending the expiration date of the study committee from July 1, 1980, to July 1, 1981; continuing the appropriation for the additional year; providing that Hillsborough County shall provide and administer the funds according to certain criteria; providing a retroactive effective date.

Proof of publication of the required notice was attached.

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

By Representative Martinez and others—

HB 1162—A bill to be entitled An act relating to the City of Tampa, Hillsborough County; providing for eligibility of a certain named employee of the city owned Transit System of the City of Tampa, Florida, to receive past service credits in the general employee pension fund created by Chapter 23559, Laws of Florida, 1945, as amended; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Hodes and others—

HB 1163—A bill to be entitled An act relating to Hillsborough County; abolishing the Hospital and Welfare Board of Hillsborough County; providing for the transfer of the assets, employees, duties and responsibilities of the divisions of said board; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Hodes and others—

HB 1164—A bill to be entitled An act relating to Hillsborough County; creating and establishing the Hillsborough County Hospital Authority; stating the purpose of the act; stating that the boundaries of the Authority shall be the boundaries of Hillsborough County; creating the governing body and the composition of the governing body and appointment of governing body; providing for the transfer of assets and property from The Hospital and Welfare Board of Hillsborough County to the authority; providing powers of the authority including power to sue and be sued, to adopt and use a common seal, to make and adopt bylaws, rules, and regulations, to acquire property, real and personal, remove or suspend employees of the board, to borrow money and issue notes and bonds; providing for the transfer of certain employees from the jurisdiction of The Hospital and Welfare Board of Hillsborough County to the Hospital Authority; providing for the preparation of annual budget; authorizing the authority to declare accounts receivable uncollectible and to write off such accounts; providing for the authority to be entitled to a lien for all reasonable charges; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Ward and others—

HB 1190—A bill to be entitled An act relating to the Southwest Okaloosa County Fire Control District, Okaloosa County; amending ss. 3 and 8(1) of chapter 74-543, Laws of Florida; providing for staggered terms for the members of the board of commissioners of the district; revising the schedule of special assessments levied by the district; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Martin—

HB 1193—A bill to be entitled An act relating to Putnam County; providing that taxes levied by the Interlachen Lakes Estates Units 16, 17, 20 and 22 shall be considered as taxes levied by the county for the purpose of computing the commission of the Putnam County Property Appraiser; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Martin—

HB 1194—A bill to be entitled An act relating to the Gainesville Corporate Limits Council; amending chapter 77-557, Laws of Florida, renaming said council as the Council on Evaluation of Urban Services; specifying the members of such council as the five elected Gainesville City Commissioners and the five elected Alachua County Commissioners; providing that the members of the council select a chair; requiring such council to meet quarterly, report annually, make studies, hold public hearings, and forward recommendations to the Gainesville City Commission on the enlargement of the corporate limits of the city; authorizing the City of Gainesville to enlarge its corporate limits upon recommendations of the council and approval at a

referendum, if certain specified standards are met; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative M. E. Hawkins—

HB 1198—A bill to be entitled An act relating to the Marco Island Fire Control District, Collier County; amending section 4 of chapter 65-1413, Laws of Florida, as amended by chapter 78-491, Laws of Florida, to provide that the emergency rescue services authorized by chapter 78-491, Laws of Florida, may include transportation to a health facility when authorized by the Board of County Commissioners of Collier County; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative M. E. Hawkins—

HB 1199—A bill to be entitled An act relating to the Immokalee Fire Control District, Collier County; amending section 4 of Chapter 30666, Laws of Florida, 1955, to authorize the district to provide rescue services within and without the district, including transportation to a health facility authorized by the board of county commissioners; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative M. E. Hawkins—

HB 1200—A bill to be entitled An act relating to the East Naples Fire Control District, Collier County; amending section 4 of chapter 61-2034, Laws of Florida, as amended, authorizing the district to provide rescue services and to provide all authorized services outside the county in cooperation with another governmental entity; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative M. E. Hawkins—

HB 1201—A bill to be entitled An act relating to the Big Corkscrew Island Fire Control and Rescue District, Collier County; amending section 6 of chapter 77-535, Laws of Florida, providing that the rescue services provided by the district may include transportation to a health facility when authorized by the Board of County Commissioners of Collier County; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative M. E. Hawkins—

HB 1202—A bill to be entitled An act relating to the North Naples Fire Control District, Collier County; amending section 4 of chapter 61-2032, Laws of Florida, as amended, authorizing the district to provide rescue services and transportation to health facilities during emergencies as prescribed by the Board of County Commissioners of Collier County and to provide all authorized services outside the district in cooperation with another governmental entity; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative M. E. Hawkins—

HB 1203—A bill to be entitled An act relating to the Little Hickory, Bonita Shores Fire Control District, Collier County;

amending section 4 of chapter 67-1243, Laws of Florida, providing that the Little Hickory, Bonita Shores Fire Control District may provide rescue services within the district which may include transportation to a health facility when authorized by the Board of County Commissioners of Collier County; providing an effective date.

Proof of publication of the required notice was attached.

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

The Honorable Philip D. Lewis, President

I am directed to inform the Senate that the House of Representatives has passed HB 1703 and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Bell—

HB 1703—A bill to be entitled An act relating to health services; amending s. 651.021(3), Florida Statutes, as created by House Bill No. 25 (1980), to clarify a provision relating to certificates of authority issued to certain facilities by the Department of Insurance; providing an effective date.

—was read the first time by title and referred to the Committee on Health and Rehabilitative Services.

The Honorable Philip D. Lewis, President

I am directed to inform the Senate that the House of Representatives has passed HB 1555 and requests the concurrence of the Senate.

Allen Morris, Clerk

By the Committee on Governmental Operations—

HB 1555—A bill to be entitled An act relating to international and cultural relations; creating s. 15.18, Florida Statutes, authorizing the Secretary of State to promote Florida internationally as the center of American creativity; creating s. 15.19, Florida Statutes, designating the Secretary of State as Florida's State Protocol Officer; providing an effective date.

—was read the first time by title and referred to the Committees on Governmental Operations and Ways and Means.

The Honorable Philip D. Lewis, President

I am directed to inform the Senate that the House of Representatives has passed as amended HB 1508 and requests the concurrence of the Senate.

Allen Morris, Clerk

By the Select Committee on Energy—

HB 1508—A bill to be entitled An act relating to uniform traffic control; creating s. 316.1907, Florida Statutes; prohibiting the possession, under certain circumstances, use or sale of police radar detection devices; authorizing the holding of such devices for the period when needed as evidence; providing penalties; providing an effective date.

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

The Honorable Philip D. Lewis, President

I am directed to inform the Senate that the House of Representatives has passed as amended HB 1459 and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Easley—

HB 1459—A bill to be entitled An act relating to professional regulation; adding subsection (11) to s. 468.301, Florida Statutes, amending ss. 468.302(3), 468.304(3), 468.306(1) and (3), 468.307(2)(a), (3)(b), and (4), 468.309, 468.311(a), (d)-(f), (k), and (1), and (2), and 468.311(a)-(d), Florida Statutes,

including limited X-ray machine operators within provisions relating to regulation of radiologic technologists; providing a definition; limiting the use of X rays by certificate holders; providing for examination and certification; providing for issuance, possession, and display of certificates, and for duration, renewal, and reissuance of certificates; providing for suspension or revocation of certification; providing unlawful activities; providing an effective date.

—was read the first time by title and referred to the Committee on Health and Rehabilitative Services.

The Honorable Philip D. Lewis, President

I am directed to inform the Senate that the House of Representatives has adopted HCR 538 and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Kelly—

HCR 538—A concurrent resolution recognizing the town of Tavares, Florida, upon the occasion of its one-hundredth birthday.

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

The Senate recessed at 8:45 a.m.

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

Mr. President	Frank	MacKay	Skinner
Anderson	Gordon	Maxwell	Steinberg
Barron	Gorman	McClain	Stuart
Beard	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
Fechtel	Johnston	Scott	Winn

Prayer by Lt. Col. James Osborne, State Commander, the Salvation Army:

Almighty God, creator, preserver, and governor of this world, we begin today by committing its hours, our labors of hand and mind to thee. We thank thee for this good land which thou hast abundantly blessed. We thank thee for this great state and the tradition of godly service its people have amassed. We thank thee for those who live here and those who govern wisely with compassion. We are filled with praise for thy goodness toward us, for the richness of our soil, for strength and character of our institutions, and for a land of liberty, purchased and forged by our forebearers, blessed by thee.

Make us equal to the demands of high office today. Particularly make us sensitive to the heart cry of all those in distress, sorrow and need. At this very hour, dear Lord, many of our citizens are engaged in the work of mercy, receiving those seeking refuge from totalitarianism and oppression. Strengthen them for dedicated service today, and may they appropriately express all of the good qualities that made this land and this state great and good. For ourselves, give us the patience of Job, the wisdom of Solomon, the strength of Samson, the boldness of your first century disciples, a double portion of your spirit, and the peace that passes understanding. In Jesus' name we pray. Amen.

INTRODUCTION

On motions by Senator Hair, the rules were waived by unanimous consent and the Senate reverted to Introduction for the purpose of introducing the following resolution out of order:

By Senators Hair and Thomas—

SR 1347—A resolution proclaiming the week of May 12-17, 1980 as Salvation Army Week.

—which was read the first time by title. On motion by Senator Hair, SR 1347 was read the second time in full, adopted and certified to the House. The vote on adoption was:

Yeas—31

Mr. President	Fechtcl	Maxwell	Stuart
Anderson	Frank	McKnight	Thomas
Barron	Gordon	Peterson	Tobiassen
Beard	Hair	Poole	Trask
Carlucci	Hill	Scarborough	Vogt
Childers, D.	Holloway	Scott	Ware
Childers, W. D.	Jenne	Skinner	Williamson
Dunn	Johnston	Steinberg	

Nays—None

Votes after roll call:

Yea—Gorman, Grizzle, MacKay, Myers, Winn

In addition to the original sponsors Senators voting in the affirmative were recorded as co-introducers of SR 1347.

Lt. Col. Osborne was presented a copy of SR 1347 by Senator Hair.

REPORTS OF COMMITTEES

The Committee on Rules and Calendar submits the following bills to be placed on the Special Order Calendar for Wednesday, May 14, 1980:

SB 1020	CS for SB 505	SCR 481
SB 730	SB 1345	SB 493
CS for SB 896	SJR 1344	CS for SB 533
SB 957	CS for SB 762	SB 577
SB 1154	SJR 1349	SB 587
SJR 935	SB 830	SB 610
SB 1156	SB 89	SB 620
HB 309	SB 109	CS for SB 623
HB 877	SB 264	SB 705
HB 1541	CS for SB 286	SB 709
SB 46	CS for SB 317	SB 718
SJR 249	CS for	SB 793
CS for SB 102	CS for SB 357	SB 842
SB 1251	SB 388	SB 874

Respectfully submitted,
Dempsey J. Barron, Chairman

The Committee on Rules and Calendar determined that House Bills 758, 992 and 1204 do not comply with requirements for local bills and pursuant to Rule 4.6 were re-referred to substantive committees. House Bills 758 and 992 were re-referred to the Committee on Economic, Community and Consumer Affairs and HB 1204 was re-referred to the Committee on Education.

The Committee on Corrections, Probation and Parole recommends the following pass: SB 1282

The bill was placed on the calendar.

The Committee on Judiciary-Civil recommends Committee Substitutes for the following: SB 530, SB 981

The Committee on Transportation recommends a Committee Substitute for the following: SB 894

The bills with committee substitutes attached contained in the foregoing reports were referred to the Committee on Economic, Community and Consumer Affairs under the original reference.

The Committee on Natural Resources and Conservation recommends a Committee Substitute for the following: SJR 1118

The bill with Committee Substitute attached was referred to the Committee on Ways and Means under the original reference.

The Committee on Education recommends a Committee Substitute for the following: SB's 417, 429, 432, 475 and 608

The Committee on Natural Resources and Conservation recommends a Committee Substitute for the following: SB 328

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

BILLS REFERRED TO SUBCOMMITTEE

May 13, 1980

The following have been referred to Ways and Means Subcommittee D which will report to the full committee within 11 days: Senate Bills 3, 9, 160, 293, 358 and 392.

MOTIONS RELATING TO COMMITTEE REFERENCE

On motions by Senator W. D. Childers, the rules were waived and by two-thirds vote Senate Bills 706 and 1117 were withdrawn from the Committee on Commerce.

On motions by Senator Fechtel, by two-thirds vote SB 1305 was withdrawn from the committees of reference and indefinitely postponed.

On motion by Senator Hair, by two-thirds vote SJR 249 was removed from the special order calendar and referred to the Committee on Judiciary-Civil.

On motion by Senator Myers, the rules were waived and by two-thirds vote SB 212, which was on reconsideration, was withdrawn from the Committee on Judiciary-Criminal.

On motion by Senator Johnston, the rules were waived and by two-thirds vote HB 1703 was withdrawn from the Committee on Health and Rehabilitative Services.

On motions by Senator Gordon, the rules were waived and by two-thirds vote Senate Bills 245, 401, 324, 673, 905, 1103 and CS for SB's 417, 429, 432, 475, 608 were withdrawn from the Committee on Ways and Means.

On motion by Senator Gordon, the rules were waived and by two-thirds vote HB 1016 was also referred to the Committee on Ways and Means.

REQUESTS FOR EXTENSION OF TIME

May 14, 1980

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

SB 653 by Senator Maxwell	SB 745 by Senator Peterson
SB 657 by Senator Gordon	SB 1275 by Senator Neal
and others	SB 1276 by Senators Peterson,
SB 672 by Senator Frank	Maxwell, Gordon,
SB 687 by Senator Maxwell	Hair
SB 690 by Senator Frank	SB 1298 by Senator Peterson
SB 691 by Senator Frank	SB 1308 by Senator Ware
SB 697 by Senator McKnight	
SB 660 by Senator Tobiassen	

May 14, 1980

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

SB 97 by Senator Winn	SB 1267 by Senator
and others	Henderson
SB 1259 by Senator Scott	SB 1274 by Senator Johnston
SB 1263 by Senators	SB 1278 by Senator Myers
Holloway, Winn	SB 1285 by Senator Dunn
and others	SB 1295 by Senator Hair
SJR 1266 by Senator	SB 1300 by Senator MacKay
Henderson	HB 871 by Representative
	Sidney Martin

May 13, 1980

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

SB 612 by Senator Steinberg SB 631 by Senator Carlucci
 SB 619 by Senator Beard SB 668 by Senator Poole
 SB 629 by Senator Vogt

May 14, 1980

The Committee on Natural Resources and Conservation requests an extension of 15 days for consideration of the following:

SB 750 by Senator Henderson SB 1185 by Senator Chamberlin
 SB 760 by Senator Vogt SB 1186 by Senator Myers
 SB 764 by Senator Vogt SB 1241 by Senator Henderson
 SB 770 by Senator Gorman
 SB 780 by Senator Hill HB 764 by Representative Lockward
 HB 5 by Representative Hawkins HB 1509 by Natural Resources Committee
 SB 892 by Senator Anderson HB 1510 by Natural Resources Committee
 SB 920 by Senator Grizzle
 SB 978 by Senator Dunn SB 1254 by Senator Holloway
 SB 1033 by Senator Hair SB 1268 by Senator Thomas
 SB 1070 by Senator Vogt SB 1299 by Senator Myers
 SB 1126 by Senator Hair

May 13, 1980

The Committee on Rules and Calendar requests an extension of 15 days for consideration of the following:

SCR 716 by Senator Henderson SCR 736 by Senator Anderson
 SB 731 by Senator Fechtel

May 14, 1980

The Committee on Rules and Calendar requests an extension of 15 days for consideration of the following:

SB 273 by Senator Frank and others SB 363 by Senator Fechtel

May 13, 1980

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

SB 78 by Senator Hill SB 1059 by Senator Gordon
 SB 139 by Senator Gordon SB 1072 by Senator Hill
 SB 154 by Senator Scarborough SB 1094 by Senator Maxwell
 SB 381 by Senator Chamberlin SB 1141 by Senator D. Childers
 SB 424 by Senator MacKay SB 1176 by Senator Johnston
 SB 665 by Senator Scarborough SB 1199 by Senator McClain
 SB 771 by Senator Johnston SB 1204 by Senator Chamberlin
 SB 796 by Senators MacKay and Johnston SB 1255 by Senator Thomas
 SB 861 by Senator Maxwell SB 1264 by Senator Johnston
 SB 869 by Senator Dunn SB 1273 by Senator Johnston
 SB 914 by Senator Stuart SB 1288 by Senator Trask
 SB 972 by Senator Maxwell HB 48 by Representative L. J. Smith
 SB 984 by Senator Thomas HB 1358 by Representative Leonard J. Hall
 SB 1042 by Senator Stuart HB 1573 by Representatives T. L. Hazouri, Liberti, Mitchell and Campbell
 CS for SB 1048 by Governmental Operations Committee and Senator Beard

MESSAGES FROM THE GOVERNOR

The Governor advised that he had transmitted to the office of the Secretary of State the following acts which he had approved on May 10: Senate Bills 34, 66, 141 and 503.

SPECIAL ORDER

SB 1020—A bill to be entitled An act relating to planning and budgeting; amending s. 216.023, Florida Statutes; prescribing

ing procedures for development and submission of legislative budget requests by state agencies and by the state courts system; amending s. 216.031, Florida Statutes; prescribing contents of legislative budget requests for operational expenditures; amending s. 216.043, Florida Statutes; prescribing contents of legislative budget requests for fixed capital outlay and prescribing guidelines for preparing such requests; amending s. 216.044, Florida Statutes; providing for evaluation of fixed capital outlay budget recommendations by the Department of General Services; amending s. 216.045, Florida Statutes; providing for supplemental appropriations; creating s. 216.046, Florida Statutes; specifying the time and manner in which the Governor is to make supplemental recommendations to the Legislature; amending s. 216.091, Florida Statutes; prescribing duties of the Comptroller; amending s. 216.102, Florida Statutes; requiring balance sheets and statement of operations to be filed with the legislative appropriations committees; conforming language; amending s. 216.151, Florida Statutes; prescribing duties of the Executive Office of the Governor; amending s. 216.162, Florida Statutes; requiring the Governor to furnish legislators with copies of a recommended balanced budget; deleting certain provisions relating to the Governor's recommended budget; creating s. 216.163, Florida Statutes; prescribing contents of Governor's recommended appropriations; amending s. 216.164, Florida Statutes; requiring the submission of supporting materials; creating s. 216.167, Florida Statutes; prescribing contents of the Governor's recommended revenues; creating s. 216.166, Florida Statutes; requiring the submission of supporting materials; creating s. 216.167, Florida Statutes; requiring the Governor's recommendations to include a balanced budget statement; creating s. 216.168, Florida Statutes; prescribing the manner by which the Governor may amend his recommendations and the content of amended recommendations; repealing s. 216.051, Florida Statutes, relating to furnishing of copies of agency budgets to legislative appropriations committees; 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, line 27, strike everything after the enacting clause and insert:

Section 1. Section 216.023, Florida Statutes, is amended to read:

216.023 Legislative budget requests budgets to be furnished by agencies.—

(1) *The head of each agency, except the state courts system as defined in s. 25.332, shall submit a final legislative budget request to the Legislature and to the Governor, as chief budget officer of the state, in the form and manner prescribed in the budget instructions and at such time as specified by the Executive Office of the Governor, based on the agency's independent judgment of its needs. However, no state agency shall submit its final legislative budget request later than November 1 in even-numbered years.*

(2) ~~(1) Each agency, except the state courts system as defined in s. 25.332, shall submit an annual legislative budget to the Governor, as chief budget officer of the state, in the form and manner, and at such time as may be prescribed by the department. The state courts system shall submit its final legislative budget request directly to the Legislature with a copy to the Governor, as chief budget officer of the state, department in the form and manner as prescribed in the budget instruction by this section. However, the state courts system no state agency shall not submit its final legislative budget request later than November 1 in even-numbered years each year.~~

(3) *The Executive Office of the Governor, in consultation with the appropriations committees of the Legislature, shall develop budget instructions from which each agency, pursuant to s. 216.031, shall prepare its legislative budget request. The budget instructions shall be transmitted to each agency no later than July 1 in even-numbered years.*

(4) *Each agency shall submit for review a preliminary legislative budget request to the Executive Office of the Governor, in the form and manner prescribed in s. 216.031 (and in*

accordance with the instructions prescribed pursuant to subsection (1), at such time as may be prescribed by the Executive Office of the Governor.

(5) The Executive Office of the Governor shall review the preliminary legislative budget requests to determine if the agency has complied with the budget instructions. The Executive Office of the Governor shall notify the agency of any adjustments required. The agency shall make the appropriate corrections in preparing its final legislative budget request.

(6) At any time after an agency submits its final legislative budget request, the head of the agency may amend the request by transmitting to the Governor and the Legislature the agency amended request in the form and manner prescribed in the budget instructions.

(2) Each agency shall by November 1 submit to the Department of Administration and the legislative appropriations committees, in the manner prescribed by the department, a statement of the number, for each pay grade and classification, of salaried full-time and part-time employees and the number of other personal services employees employed by the agency as of September 30 of the year in which the agency submits its legislative budget request.

Section 2. Section 216.031, Florida Statutes, is amended to read:

216.031 Budgets for operational expenditures.—The legislative budget requests submitted by the head of each state agency showing the amounts requested needed for operational expenditures during the next biennium shall contain the following:

(1) For each budget entity, a summary exhibit showing, for each appropriation category, for each fund, 2 prior years' appropriations for general revenue, 1 prior year's actual and 1 current year's estimated expenditures, and the requested expenditures for each year of the next biennium. The total number of positions for the budget entity shall be shown for each fiscal year of data for which positions are authorized, fixed, or requested. However, the agency budget request for the State University System shall be expressed in terms of the amounts for the various programs as prescribed in s. 240.271 and in terms of the specified appropriation categories, including the special units' budgets, prescribed in the prior appropriations act. A financial plan of operations showing, to the level of detail established pursuant to s. 216.023, the prior year's expenditures compared to appropriations, the estimated operating budget for the current year, and the proposed operating budgets for each of the 2 years of the next biennium. However, the legislative budget request for the State University System shall be expressed in terms of the amounts for the various programs as prescribed in s. 240.271, and in the specific appropriation categories, including the special units budgets, prescribed in the prior appropriations act.

(2) For each program component within the budget entity, an exhibit showing, for each appropriation category, the summary explanation of expenditures for each detail issue describing the amounts and positions for each year of the next biennium to continue current programs, for improved programs, and for new programs, with a summary showing totals by fund for each year of the biennium.

(3) For each trust fund within the budget entity, a schedule showing the trust funds available, providing the source of receipts, detail of nonoperating disbursements, operating disbursements, fixed capital outlay, and unencumbered cash balances, for 2 prior years' actual, the current year's estimated and the request for each year of the next biennium.

(4) For each budget entity, a schedule showing detail of positions, providing for each class of positions within discrete organizational activities, by collective bargaining unit and program component for each year of the next biennium, the number of full-time equivalent positions, the estimated rate of salary, the number of months to be employed, the amounts requested for new positions, and the number of new positions requested.

(5)(2) A statement and such other Detailed information for each year of the biennium as may be necessary for the Legislature and the Governor to evaluate:

(a) The effectiveness of current programs, including justification for those programs or other major issues selected, in advance of the agencies' submission of their budget requests, for detailed examination by the appropriations committees.

(b) The justification for increasing costs to continue the operations of current programs.

(c)(b) The justification for proposed improvements in existing programs.

(d)(e) The justification for proposed new programs.

(e) The projected cost of the required program for the next two biennial budget cycles.

(6) Additional information providing a detailed description of the agency's request and the corresponding calculations needed to support the request.

(3) A complete itemized list of estimated revenues to be collected, classified by sources of revenue and funds in which to be deposited.

(4) A copy of the balance sheets for the prior 2 fiscal years and such other financial statements, schedules, and reports as may be required pursuant to law or as may be prescribed by the department.

(7)(5) A schedule and other such detailed information as may be necessary to identify the federal-grants-in-aid portion of the agency's legislative budget request, as may be prescribed by the Executive Office of the Governor department in consultation with the appropriations committees of the Legislature.

(8)(6) Workload and other performance indicators, as prescribed by the Executive Office of the Governor department pursuant to s. 216.023.

(9) The legislative appropriations committees and the Executive Office of the Governor may require the agency to address major issues for inclusion in the agency's requests. The issues shall be submitted to the agency no later than August 30 in even-numbered years and shall be displayed in the agency's requests as provided in the legislative budget instructions.

Section 3. Section 216.043, Florida Statutes, is amended to read:

216.043 Budgets for fixed capital outlay.—

(1) The legislative budget request submitted by the head of each state agency showing the amounts needed for fixed capital outlay during the next biennium shall contain:

(a)(1) An estimate in itemized form showing the amounts needed for fixed capital outlay expenditures, to include a detailed statement of program needs, estimated construction costs and square footage, site costs, operating capital necessary to furnish and equip for operating a new or improved facility, and the anticipated sources of funding during the next biennium.

(b)(2) Proposed fixed capital outlay projects, including proposed operational standards related to programs and utilization, an analysis of continuing operating costs, and such other data as the Executive Office of the Governor Department of Administration shall deem necessary to analyze the relationship of agency needs and program requirements to construction requirements. The plan shall also include the availability and suitability of privately constructed and owned buildings and facilities to the needs and program requirements of the agency.

(2) The legislative budget requests for fixed capital outlay shall be submitted as a product of an ongoing planning process which:

(a) Relates to program plans in an anticipatory manner so as to identify facility requirements sufficiently early to provide lead time for planning and construction without deterring the operation of the applicable program.

(b) Applies that lead time to the biennial budget process.

(3) Each legislative budget request for fixed capital outlay submitted shall contain:

(a) A schedule of projects planned to meet the agency's 4-year requirements, and a schedule of anticipated funding for the initial biennium of the 4-year period.

(b) A full explanation of the basis for each project including a description of the program which requires the facility, an explanation of the inability of existing facilities to meet such requirements, historical background, alternatives, and anticipated changes in operating costs, both initial and continuing.

(c) An application of standards and criteria to establish the scope of each project.

(d) An application of cost factors to all elements of each project to establish an estimate of funding requirements.

(e) A request for legislative appropriations to provide such funding in the appropriate year of the biennium, including the need for advance funding of programming and design activities.

(f) A priority list of Fixed Capital Outlay Projects for which the construction of the project may be deferred for countercyclical purposes, for a period not to exceed 12 months.

Section 4. Section 216.044, Florida Statutes, is amended to read:

216.044 Budget evaluation by Department of General Services.—Concurrently with the submission of the fixed capital outlay legislative budget request to the Executive Office of the Governor ~~Department of Administration~~, the agency shall submit a copy of the legislative budget request to the Department of General Services for evaluation. The Department of General Services shall ~~may~~ advise the Executive Office of the Governor ~~Department of Administration~~ and the Legislature regarding alternatives to the proposed fixed capital outlay project and make recommendations relating to the construction requirements and cost of the project ~~of the building or facility~~. Said recommendation shall be provided to the Legislature and the Executive Office of the Governor at a time specified by the Governor but not less than 90 days prior to the regular session of the Legislature.

Section 5. Section 216.045, Florida Statutes, is amended to read:

216.045 Supplemental appropriations; approval.—During the regular legislative session in even-numbered years, the Legislature may adjust the biennial appropriations act. ~~The Governor shall submit all recommended budget increases or decreases to the Legislature at least 45 days prior to annual sessions in even numbered years. The recommended changes shall include the information required in s. 216.162.~~

Section 6. Section 216.046, Florida Statutes, is created to read:

216.046 Governor's supplemental recommendations.—The Governor may make supplemental revenue and appropriation recommendations to the Legislature at least 45 days prior to annual sessions in even-numbered years. The supplemental recommendations shall include the information required in ss. 216.162-216.168.

Section 7. Section 216.091, Florida Statutes, is amended to read:

216.091 Statements by Comptroller to Governor.—

(1) On or before December 15, annually, the Comptroller shall furnish to the Governor the statements, classified and itemized in strict accordance with the budget classifications adopted by the Executive Office of the Governor ~~department~~, and consistent with the provisions of s. 216.023, as follows:

(a) A statement showing the balance standing to the credit of the several appropriations for each state agency and the legislative branch supported from any form of taxation or licenses, fees, imposts, or exactions at the end of the prior fiscal year.

(b) A statement showing the annual expenditures and revenues from each appropriation account and the total annual expenditures and revenues from all appropriation accounts, in the prior fiscal year.

(c) An itemized and complete financial balance sheet for the state at the close of the prior fiscal year.

(d) Such other statements as the Governor shall request.

(2) Copies of the statements required by this section shall be furnished to the legislative appropriations committees as requested.

Section 8. Section 216.102, Florida Statutes, is amended to read:

216.102 Filing of state agency balance sheets; handling by Comptroller; penalty for noncompliance.—

(1) On or before September 30 of each year, each agency supported by any form of taxation or licenses, fees, imposts, or exactions shall file with the Comptroller and the Auditor General and the legislative appropriations committees a balance sheet and a statement of operation, prepared in compliance with generally accepted governmental accounting principles, as of June 30 of each year showing all assets, liabilities, equities, income, and expenditures of the respective agency.

(2) It shall be the duty of the Comptroller to:

(a) Compile the respective balance sheets and statements of operation filed pursuant to subsection (1) into one balance sheet and one statement of operation and include a copy of the same in his annual report.

(b) Furnish the Governor with a copy of said compiled balance sheet pursuant to s. 216.091(3).

(c) Certify to the Executive Office of the Governor ~~Department of Administration~~ that each agency has complied with the requirements of subsection (1).

(3) Should any agency fail to comply with the provisions of subsection (1), the Executive Office of the Governor ~~Department of Administration~~ may withhold releases of appropriations until such time as the Comptroller certifies the agency's compliance.

Section 9. Section 216.151, Florida Statutes, is amended to read:

216.151 Duties of the Executive Office of the Governor ~~secretary of the Department of Administration~~.—It shall be the duty of the Executive Office of the Governor ~~secretary of the Department of Administration~~ to:

(1) Assist the Governor in making a detailed study of each of the several state agencies, with a view toward ascertaining and determining the needs thereof, whether changes should be made in existing organizations, their activities and methods of operation, what appropriation should be made therefor, whether the operations and activities of different agencies or within the same agencies should be combined, consolidated or integrated, or whether the same should be re-grouped and rearranged, all to the end of securing greater economy without sacrificing efficiency in the operations of such agencies.

(2) Prepare an analysis of the legislative budget requests submitted by state agencies covering their respective operational and fixed capital outlay requirements.

(3) Prepare for the Governor such other data as will reflect the financial condition of the state and its agencies at the close of the prior fiscal year and an estimate of what that condition will be at the close of the current fiscal year.

(4) Prepare a statement of policy to assure that fixed capital outlay appropriations recommended by the Governor will be consistent with recommended operational standards related to programs and utilization.

(5) Provide to the Legislature any information used to justify and evaluate the Governor's recommended balanced budget.

(6) ~~(5)~~ Perform such other duties as may be required by law or by the Governor.

Section 10. Section 216.162, Florida Statutes, is amended to read:

216.162 Governor's recommended budget to be furnished Legislature; copies to members.—

(1) At least 45 days prior to the scheduled annual legislative session in each odd-numbered year, the Governor shall furnish each Senator and Representative a copy of his

the recommended balanced budget for the State of Florida each state agency, based on his own conclusions and judgment.

(2) At least 45 days prior to the scheduled annual legislative session in an odd-numbered year, the Governor shall further furnish to the Legislative appropriations committees the details of his The recommended balanced budget which shall include his recommended appropriations pursuant to s. 216.163, his recommended revenues pursuant to s. 216.165, and a financial schedule showing that his estimates of state revenues will be sufficient to fund his recommendations pursuant to s. 216.167. be referenced to the legislative budget requests prescribed in ss. 216.031 and 216.043 and shall be distinctly separated into two sections: Section one of the budget shall be entitled "operations," and Section Two shall be entitled "fixed capital outlay."

(2) Within each section prescribed in subsection (1) there shall be a distinct computation for each fiscal year in the biennium. The provisions of this subsection shall also apply to budgets submitted in accordance with ss. 216.031 and 216.043. The recommended budget shall also include the following:

(a) A consolidated financial balance sheet for the state at the close of the prior 2 fiscal years as furnished by the Comptroller.

(b) A statement showing his estimate of the condition of the State Treasury for the current biennium, and for the next biennium, based upon his estimated revenues and proposed appropriations.

(c) Recommendations on sources of any additional revenue required to fund his proposed appropriations.

(d) A summary statement of the estimated revenues and the amount of appropriations requested by each state agency and as recommended by him.

(e) His recommendation for fixed capital outlay appropriations for the next biennium.

(f) Explanations and justification, expressed in terms of program effectiveness measures, program efficiency measures, workload or production measures, staffing standards, or any other criteria deemed appropriate by him to evaluate the delivery of governmental service and to explain his recommendations and such other supporting schedules and exhibits as may be determined by him.

Section 11. Section 216.163, Florida Statutes, is created to read:

216.163 Governor's recommended appropriations.—

(1) The Governor's recommended appropriations shall be referenced to the legislative budget requests prescribed in ss. 216.031 and 216.043, and shall be distinctly separated into two sections: Section One of the budget shall be entitled "operations," and Section Two shall be entitled "fixed capital outlay."

(2) Within each section prescribed in subsection (1) there shall be a distinct computation for each fiscal year in the biennium. The provisions of this subsection shall also apply to budgets submitted in accordance with ss. 216.031 and 216.043.

(3) The Governor's recommended appropriations shall also include the following:

(a) His recommendations for operating each state agency for the next biennium. These recommendations shall be displayed by appropriation category within each budget entity with detail by program component within each budget entity, and shall also include the corresponding agency's legislative budget request.

(b) His recommendations for fixed capital outlay appropriations for the next biennium. These recommendations shall be displayed by budget entity, and shall also include the corresponding agency's legislative budget request.

(c) The evaluation of each agency's fixed capital outlay request and alternatives to the proposed projects as made by the Department of General Services pursuant to s. 216.044.

(d) A summary statement of the amount of appropriations requested by each state agency and as recommended by the Governor.

(e) A distinct listing of all nonrecurring appropriations recommended by the Governor.

(f) A listing of the general policies used to calculate the amount required for salaries, other personal services, expenses, operating capital outlay, electronic data processing, and food products recommended by the Governor.

(g) Explanations and justification, expressed in terms of program effectiveness measures, program efficiency measures, workload, productivity adjustments, staffing standards, and any other criteria needed to evaluate the delivery of governmental services and to explain his recommendations, and such other supporting schedules and exhibits as may be determined by him.

(h) Any additional information which the Governor feels is needed to justify his recommendations.

Section 12. Section 216.164, Florida Statutes, is created to read:

216.164 Governor's recommended appropriations; supporting information.—

(1) Not later than 14 days after the Governor submits his recommended appropriations to the Legislature pursuant to s. 216.163, the Executive Office of the Governor shall make available:

(a) To the legislative appropriations committees an appropriations bill as recommended by the Governor, an economic impact statement as required of the Legislature pursuant to s. 11.075 and appropriate staff analyses or support materials used to develop the Governor's appropriations recommendations;

(b) To the President of the Senate and Speaker of the House of Representatives any additional legislation in bill form which will be needed to fully implement the Governor's recommended appropriations. Upon receipt, the President of the Senate and Speaker of the House of Representatives shall transmit each such bill to the chairman of the appropriate committee.

(2) The Governor, upon request, shall promptly furnish to the Legislature any appropriate information relating to his recommendations.

Section 13. Section 216.165, Florida Statutes, is created to read:

216.165 Governor's recommended revenues.—The Governor shall recommend revenues for the funds provided for in s. 215.32. The recommended revenues shall be sufficient to fund his recommended appropriations. Such recommended revenues shall include:

(1) His estimate of revenues from current revenue sources during the current biennium and during the next biennium.

(2) His estimate of the effect of his recommended changes in revenue sources on revenues from current sources.

(3) The national and state economic assumptions.

(4) A delineation of revenues from all sources, which delineation identifies those revenues which are recurring and those revenues which are nonrecurring.

Section 14. Section 216.166, Florida Statutes, is created to read:

216.166 Governor's recommended revenues; supporting information.—

(1) Not later than 14 days after the Governor submits his recommended revenues to the Legislature pursuant to s. 216.165, the Executive Office of the Governor shall make available:

(a) To the legislative finance and tax committees an economic impact statement as required of the Legislature pursuant to s. 11.075 and appropriate staff analyses or support materials used to develop the Governor's revenue recommendations;

(b) To the President of the Senate and Speaker of the House of Representatives any legislation in bill form which will be needed to fully implement the Governor's recommended revenues. Upon receipt, the President of the Senate and Speaker

of the House of Representatives shall transmit each such bill to the chairman of the appropriate committee.

(2) The Governor, upon request, shall promptly furnish to the Legislature any appropriate information relating to his recommendations.

Section 15. Section 216.167, Florida Statutes, is created to read:

216.167 Governor's recommendations; balanced budget statement.—The Governor's recommendations shall include a financial schedule which shall provide:

(1) His estimate of the recommended recurring revenues available in the Working Capital Fund, the General Revenue Fund, and the Federal Revenue Sharing Fund.

(2) His estimate of the recommended nonrecurring revenues available in the Working Capital Fund, the General Revenue Fund, and the Federal Revenue Sharing Fund.

(3) His recommended recurring and nonrecurring appropriations from the Working Capital Fund, the General Revenue Fund, and the Federal Revenue Sharing Fund.

Section 16. Section 216.168, Florida Statutes, is created to read:

216.168 Governor's amended revenue or appropriations recommendations; optional and mandatory.—

(1) At any time following submission of his appropriations recommendations and revenues recommendations, the Governor may amend his recommendations.

(2) The amended recommendations shall be furnished to the Legislature along with the reasons for the amended recommendations.

(3) The amended recommendation shall include the materials required in ss. 216.163 and 216.165, and the Executive Office of the Governor shall provide, within 3 days after the Governor amends his recommendations, the supporting information required under ss. 216.164 and 216.166.

(4) If the Governor determines, at any time after he has furnished the Legislature with his recommendations or his amended recommendations, that the revenue estimates upon which these recommendations were based are insufficient to fund his recommended and amended recommendations, the Governor shall amend his revenues or appropriations recommendations to bring his recommended budget into balance. If the Governor determines that there is insufficient time to provide the information required by subsection (3), he shall be exempt from such requirement.

Section 17. Section 216.051, Florida Statutes, is hereby repealed.

Section 18. This act shall take effect upon becoming a law. However, the provisions contained in S. 216.043(3)(f) and S. 216.031(f)(e) shall take effect July 1, 1983.

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

Amendment 1A—On page 8, strike after the period on line 8, the remainder of line 8 and all of lines 9 through 11 and insert: *The Department of General Services shall make a recommendation to the Legislature and Executive Office of the Governor at a time specified by the Governor but not less than 90 days prior to the regular session of the Legislature as to whether it would be more cost-efficient to lease private property or facilities, to construct facilities on property presently owned by the state, or to acquire property on which to construct the facilities. In determining the cost to the state in constructing facilities on property presently owned by the state or the cost of acquiring property on which to construct facilities, the department shall include the costs which would be incurred by a private person in acquiring the property and constructing the facilities, including but not limited to taxes and returns on investments.*

Amendment 1 as amended was adopted.

Senator Gordon moved the following amendment which was adopted:

Amendment 2—On page 2 in title, strike lines 6 through 19 and insert: Governor's recommended appropriations; creating s. 216.164, Florida Statutes; requiring the submission of supporting materials; creating s. 216.165, Florida Statutes; prescribing contents of the Governor's recommended revenues; creating s. 216.166, Florida Statutes; requiring the submission of supporting materials; creating s. 216.167, Florida Statutes; requiring the Governor's recommendations to include a balanced budget statement; creating s. 216.168, Florida Statutes; authorizing the Governor to amend his recommendations; repealing

On motion by Senator Gordon, by two-thirds vote SB 1020 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—34

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

Nays—None

Vote after roll call:

Yea—Winn

On motion by Senator Gordon, the rules were waived and SB 1020 after being engrossed was ordered immediately certified to the House.

SB 730 was taken up and on motion by Senator Fechtel, the rules were waived and by two-thirds vote HB 987 was withdrawn from the Committee on Transportation.

On motion by Senator Fechtel—

HB 987—A bill to be entitled An act relating to road designation; designating a portion of roadway in St. Johns County as the William Bartram Scenic Highway; directing the Department of Transportation to erect suitable markers; providing an effective date.

—a companion measure, was substituted for SB 730 and read the second time by title. On motion by Senator Fechtel, by two-thirds vote HB 987 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—34

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

Nays—None

Votes after roll call:

Yea—Skinner, Winn

SB 730 was laid on the table.

By the Committee on Health and Rehabilitative Services and Senator Fechtel—

CS for SB 896—A bill to be entitled An act relating to social welfare programs; creating part X of chapter 23, Florida Statutes; establishing the legislative policy that all able-bodied adults participate in a work program as a condition to their receipt of assistance from the aid to families with dependent

children program and the food stamp program; requiring the Department of Health and Rehabilitative Services and the Department of Labor and Employment Security work to overcome federal government obstacles to such a work program; providing that the departments make use of certain federal government programs; providing for the cooperation of state employees; providing for reports; providing an effective date.

—was read the first time by title and SB 896 was laid on the table.

On motion by Senator Fechtel, by two-thirds vote CS for SB 896 was read the second time by title.

Senator Fechtel moved the following amendment which was adopted:

Amendment 1—On page 1 in title, line 4, after the semicolon insert: providing a definition;

On motion by Senator Fechtel, by two-thirds vote CS for SB 896 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	Frank	McClain	Stuart
Anderson	Gordon	McKnight	Thomas
Barron	Gorman	Myers	Tobiassen
Beard	Grizzle	Neal	Trask
Carlucci	Henderson	Peterson	Vogt
Chamberlin	Hill	Poole	Ware
Childers, D.	Holloway	Scarborough	Williamson
Childers, W. D.	Johnston	Scott	
Dunn	MacKay	Skinner	
Fechtel	Maxwell	Steinberg	

Nays—None

Votes after roll call:

Yea—Hair, Winn

On motion by Senator Fechtel, the rules were waived and CS for SB 896 after being engrossed was ordered immediately certified to the House.

SB 957—A bill to be entitled An act relating to entry into a reciprocal agreement for the registration of motor vehicles; adding subsection (4) to s. 320.39, Florida Statutes, to give authority to the Department of Highway Safety and Motor Vehicles to enter into the International Registration Plan developed by the American Association of Motor Vehicle Administrators; providing precedence over other reciprocal agreements; providing an effective date.

—was read the second time by title. On motion by Senator Thomas, by two-thirds vote SB 957 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

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

Nays—None

Vote after roll call:

Yea—Winn

The President appointed Senators Barron, Johnston and Scott as a committee to escort Carla Delores Warren, Miss Black Florida and third runner-up in the Miss Black America contest, to the rostrum.

Miss Warren addressed the Senate briefly.

On motion by Senator Trask, the rules were waived and SCR 1340 after being engrossed was ordered immediately certified to the House.

On motion by Senator Hair, the rules were waived and the Senate immediately reconsidered the vote by which—

SB 68—A bill to be entitled An act relating to court marshals; amending ss. 25.262 and 35.26(2), Florida Statutes; authorizing the marshal of the Supreme Court and the marshals of district courts of appeal to apprehend without warrant, any person disturbing the peace in the building housing their respective courts and to deliver that person to the appropriate law enforcement officer of the municipality or county in which further proceedings may be held according to law; providing an effective date.

—passed May 13.

Senator Scarborough moved the following amendment which was adopted:

Amendment 2—On page 1 in title, line 12, after the semicolon (;) insert: authorizing the marshals' assistants to exercise such powers; requiring the marshals and their assistants to complete certain training;

SB 68 as amended was read by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—25

Mr. President	Grizzle	McKnight	Tobiassen
Anderson	Hair	Neal	Trask
Beard	Hill	Scarborough	Vogt
Childers, D.	Holloway	Scott	Ware
Fechtel	Johnston	Skinner	
Frank	Maxwell	Steinberg	
Gorman	McClain	Thomas	

Nays—None

Votes after roll call:

Yea—W. D. Childers, MacKay, Myers, Winn

On motion by Senator Hair, the rules were waived and SB 68 after being engrossed was ordered immediately certified to the House.

INTRODUCTION

On motions by Senator Anderson, the rules were waived by unanimous consent and the Senate reverted to Introduction for the purpose of introducing the following resolution out of order:

By Senator Anderson—

SR 1353—A resolution recognizing and honoring the Florida Consular Corps on the occasion of their visit to the Florida Legislature.

—which was read the first time by title. On motion by Senator Anderson, SR 1353 was read the second time in full, adopted and certified to the House. The vote on adoption was:

Yeas—32

Mr. President	Dunn	Hill	Peterson
Anderson	Fechtel	Holloway	Scarborough
Barron	Frank	Jenne	Scott
Beard	Gordon	Johnston	Steinberg
Carlucci	Gorman	MacKay	Trask
Chamberlin	Grizzle	Maxwell	Vogt
Childers, D.	Hair	McClain	Ware
Childers, W. D.	Henderson	McKnight	Williamson

Nays—None

Votes after roll call:

Yea—Myers, Thomas, Tobiassen, Winn

In addition to the original sponsor Senators voting in the affirmative were recorded as co-introducers of SR 1353.

SPECIAL ORDER, resumed

SB 1154—A bill to be entitled An act relating to the Housing Development Corporation of Florida; amending s. 420.101(1)(d), Florida Statutes; revising eligibility requirements for directors of the corporation; amending s. 420.123(1), (2), Florida Statutes; repealing certain conditions on loans by stockholders to the corporation; providing for members' approval of proration of loan calls among themselves; providing an effective date.

—was read the second time by title. On motion by Senator Ware, by two-thirds vote SB 1154 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—30

Mr. President	Gorman	Maxwell	Skinner
Anderson	Grizzle	McClain	Steinberg
Beard	Hair	McKnight	Trask
Carlucci	Henderson	Myers	Vogt
Childers, D.	Hill	Neal	Ware
Childers, W. D.	Jenne	Peterson	Williamson
Dunn	Johnston	Scarborough	
Gordon	MacKay	Scott	

Nays—None

Votes after roll call:

Yea—Holloway, Winn

SJR 935 was taken up and on motion by Senator Gordon, by two-thirds vote CS for HJR 387 was withdrawn from the Committee on Rules and Calendar.

On motion by Senator Gordon—

CS for HJR 387—A joint resolution proposing the creation of Section 23 of Article I of the State Constitution relating to the right of privacy.

—a companion measure, was substituted for SJR 935 and read the second time by title.

Senator Dunn moved the following amendment which failed:

Amendment 1—On page 1, line 15, between “from” and “governmental” insert: any unreasonable

On motion by Senator Gordon, by two-thirds vote CS for HJR 387 was read the third time in full as follows:

CS for HJR 387—A joint resolution proposing the creation of Section 23 of Article I of the State Constitution relating to the right of privacy.

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

That the creation of Section 2, Article I of the State Constitution set forth below is agreed to and shall be submitted to the electors of Florida for approval or rejection at the general election to be held in November 1980:

ARTICLE I

DECLARATION OF RIGHTS

SECTION 23. Right of privacy.—Every natural person has the right to be let alone and free from governmental intrusion into his private life except as otherwise provided herein. This section shall not be construed to limit the public's right of access to public records and meetings as provided by law.

BE IT FURTHER RESOLVED that in accordance with the requirements of section 101.161, Florida Statutes, the substance of the amendment proposed herein shall appear on the ballot as follows:

Proposing the creation of Section 23 of Article I of the State Constitution establishing a Constitutional right of privacy.

—and passed by the required constitutional three-fifths vote of the membership and was certified to the House. The vote on passage was:

Yeas—34

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

Nays—2

Dunn Frank

Votes after roll call:

Yea—MacKay

SJR 935 was laid on the table.

On motion by Senator Thomas, by two-thirds vote SR 1350 was withdrawn from the Committee on Rules and Calendar.

SR 1350—A Senate resolution encouraging all schools to allow official representatives of military forces reasonable access to school facilities for recruiting purposes.

On motion by Senator Thomas SR 1350 was read the second time in full and unanimously adopted.

The following Senators were recorded as co-introducers of SR 1350: Senators Anderson, Beard, 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, Tobiassen, Trask, Vogt, Ware, Williamson and Winn.

The President recognized the following representatives of the military forces present in the Chamber: Maj. Gen. James F. Cochran, Jr., Commanding General, Fort Stewart, Georgia; Brig. Gen. Donald W. Connelly, Deputy Command General, U. S. Army Recruiting Command, Fort Sheridan, Illinois; Captain J. T. High, Commander U. S. Navy Recruiting, Macon, Georgia; Colonel C. E. McDaniel, Commander U. S. Marine Recruiting, Atlanta, Georgia; Miss Jill Snell, Miami Army Recruiting District; Tom Johnston, Miami Army Recruiting District; Gary Mastrodonato, Miami Army Recruiting District; Lieutenant Sanford McLaurin, Air Force Recruiting District, Patrick Air Force Base; Robert L. Eaton, Department of Education.

In addition, the President introduced Maj. Gen. Charles G. Cleveland, Vice Commander, Air Training Command, Randolph Air Force Base, Texas, who addressed the Senate briefly.

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

MOTIONS RELATING TO COMMITTEE REFERENCE

On motions by Senator Stuart, by two-thirds vote SB 192 was withdrawn from the committee of reference and indefinitely postponed.

SPECIAL ORDER, continued

SB 1156—A bill to be entitled An act relating to the use of county and public roads and highways; amending s. 125.42, Florida Statutes; authorizing a board of county commissioners to grant a license to any person to construct, maintain, repair, operate, and remove lines for closed circuit television along or across certain public roads; authorizing the board of county commissioners to grant exclusive or nonexclusive licenses to perform certain operations on water, sewage, gas, power, telephone and closed circuit television and other public utilities under, on, over, across, and along such roads; providing an effective date.

—was read the second time by title.

Senator Scarborough presiding

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

Amendment 1—On page 1, lines 28 and 29, strike: *closed circuit television*, and other public utilities and insert: *, and other public utilities and television*

Amendment 2—On page 3, lines 1 and 2, strike *closed circuit television*, and other utility and insert: ~~and~~ other utility and television

Senator Thomas moved the following amendment which was adopted:

Amendment 3—On page 2, line 26 strike the “.” and insert: for television.

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

Amendment 4—On page 1 in title, line 7, strike: “closed circuit”

Amendment 5—On page 1 in title, lines 12 and 13, strike “and closed circuit television and other public utilities” and insert: , other public utilities and television

On motion by Senator Thomas, by two-thirds vote SB 1156 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—33

Anderson	Grizzle	Myers	Thomas
Barron	Hair	Neal	Tobiassen
Beard	Henderson	Peterson	Trask
Chamberlin	Hill	Poole	Vogt
Childers, D.	Holloway	Scarborough	Williamson
Childers, W. D.	Jenne	Scott	Winn
Dunn	Johnston	Skinner	
Fechtel	Maxwell	Steinberg	
Gorman	McKnight	Stuart	

Nays—None

Vote after roll call:

Yea—MacKay

HB 309—A bill to be entitled An act relating to compensation of superintendents of schools; amending s. 145.08(1), Florida Statutes, authorizing each district school board, by majority vote, to increase the superintendent's salary above specified limits; providing an effective date.

—was read the second time by title.

Senators Skinner and Peterson offered the following amendment which was moved by Senator Skinner and failed:

Amendment 1—On page 1, line 17, after “excess” add or less

The vote was:

Yeas—11

Carlucci	Henderson	Scott	Trask
Fechtel	Peterson	Skinner	Williamson
Hair	Scarborough	Tobiassen	

Nays—17

Anderson	Grizzle	Poole	Ware
Chamberlin	Hill	Steinberg	Winn
Childers, W. D.	Holloway	Stuart	
Dunn	MacKay	Thomas	
Gorman	McKnight	Vogt	

On motion by Senator McKnight, by two-thirds vote HB 309 was read the third time by title. The vote was:

Yeas—21

Anderson	Grizzle	Poole	Ware
Chamberlin	Hair	Skinner	Williamson
Childers, W. D.	Hill	Steinberg	Winn
Dunn	Holloway	Stuart	
Fechtel	MacKay	Thomas	
Gorman	McKnight	Trask	

Nays—6

Henderson	Peterson	Tobiassen	Vogt
Neal	Scarborough		

Votes after roll call:

Yea—D. Childers, Johnston

HB 309 passed and was certified to the House. The vote on passage was:

Yeas—26

Anderson	Gorman	McKnight	Thomas
Barron	Grizzle	Myers	Trask
Carlucci	Hair	Poole	Ware
Chamberlin	Hill	Scott	Williamson
Childers, D.	Holloway	Skinner	Winn
Childers, W. D.	Johnston	Steinberg	
Dunn	MacKay	Stuart	

Nays—7

Fechtel	Neal	Scarborough	Vogt
Henderson	Peterson	Tobiassen	

SB 427, a companion measure, was laid on the table.

HB 877—A bill to be entitled An act relating to local bond anticipation notes; amending s. 215.431, Florida Statutes, increasing the maximum repayment period for bond anticipation notes issued by certain political subdivisions of the state; providing that this act will be applicable to bond anticipation notes issued and outstanding or authorized but unissued upon the effective date of this act; providing an effective date.

—was read the second time by title. On motion by Senator Hair, by two-thirds vote HB 877 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—35

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

Nays—None

Vote after roll call:

Yea—Myers

HB 1541—A bill to be entitled An act relating to local government; creating s. 166.215, Florida Statutes; providing that when a county remits to a municipality the identified cost of services or programs rendered specially for the benefit of property or residents in unincorporated areas and financed from countywide revenues, such municipality shall be authorized to remit all or any part of the funds so received from the county to the taxpayers of such municipality; amending s. 218.23(1)(c), Florida Statutes; revising eligibility requirements for units of local government to participate in revenue sharing; providing an effective date.

—was read the second time by title.

Senator Scott moved the following amendments which were adopted:

Amendment 1—On page 1 between lines 18 and 19, insert:

Section 1. Subsection (6) of section 125.01, Florida Statutes, is amended to read:

125.01 Powers and duties.—

(6)(a) The governing body of a municipality or municipalities by resolution, or the citizens of a municipality or

county by petition of 10 percent of the qualified electors of such unit, may identify a service or program rendered specially for the benefit of the property or residents in unincorporated areas and financed from countywide revenues and petition the governing body ~~board~~ of said county ~~commissioners~~ to develop an appropriate mechanism to finance such activity for the ensuing fiscal year, which may be by taxes, special assessments, or service charges levied or imposed solely upon residents or property in the unincorporated area, by the establishment of a municipal service taxing or benefit unit pursuant to paragraph (g) of subsection (1), or by remitting the identified cost of service paid from revenues required to be expended on a countywide basis to the municipality or municipalities, within 6 months of the adoption of the county budget, in the proportion that county ad valorem taxes collected within such municipality or municipalities bears to the total amount of countywide ad valorem taxes collected by the county, or by any other method prescribed by state law.

(b) The governing body ~~board~~ of said county ~~commissioners~~ shall, within 90 days, file a response to such petition which shall either reflect action to develop appropriate mechanisms or reject said petition and state findings of fact demonstrating that the service does not specially benefit the property or residents of the unincorporated areas.

(c) For any year for which an appropriate resolution or petition is presented to the governing body of said county in accordance with the provisions of this subsection and for which a court of competent jurisdiction ultimately determines that property situate within a municipality has been taxed for services or programs rendered specially for the benefit of property or residents in unincorporated areas, the sovereign immunity of the county is hereby waived for such year to the extent of such dual taxation and the court may enter judgment against said county for the full amount of such taxes in favor of the municipality.

(d) In the event that a county remits to a municipality the identified cost of a service or program described in paragraph (a), whether in response to a resolution or a petition or in response to an order of court, the funds remitted may be deposited into the general fund of said municipality and may be kept aside and appropriated in the subsequent fiscal year, when the entire amount may be used to reduce the millage levied by said city pursuant to s. 200.065(1).

(e) For purposes of this subsection, all references to a municipality or municipalities shall include the urban services districts of counties consolidated pursuant to s. 6, Art. VIII of the State Constitution.

(Renumber subsequent sections.)

Amendment 2—On page 1, between lines 28 and 29, insert:

Section 3. Subsection (1) of section 200.065, Florida Statutes, is amended to read:

200.065 Method of fixing millage.—

(1)(a) At the time the assessment roll is prepared and published, the property appraiser shall certify to each taxing authority the taxable value within the jurisdiction of the taxing authority. The property appraiser shall also send to each taxing authority a copy of the statement required to be submitted under s. 195.073(3), as applicable to that taxing authority. Exclusive of new construction, improvements, and deletions, the property appraiser shall certify to each taxing authority a millage rate which will provide the same ad valorem tax revenue for each taxing authority as was levied during the prior year.

(b) For the purpose of calculating the certified millage, the property appraiser shall use 98 percent of such taxable value.

(c) In the event that a municipality has received a payment from a county pursuant to s. 125.01(6), the amount of said payment shall be subtracted from the amount of ad valorem tax revenue for the year of payment in the calculation of the municipality's certified millage for the subsequent year, and said certified millage shall be reduced accordingly. In computing the municipality's certified millage for the second year following the year of payment from the county, the amount of the payment shall be added to the amount of ad valorem tax revenue levied by the municipality during the

prior year, and said certified millage shall be increased accordingly.

(d) In any year in which a county makes a payment to a municipality pursuant to s. 125.01(6), the amount of said payment shall be subtracted from the amount of county wide ad valorem tax revenue used in the calculation of the county's certified millage for the subsequent year, and said certified millage shall be reduced accordingly.

(e) For purposes of this subsection, all references to a municipality or municipalities shall include the urban services districts of counties consolidated pursuant to s. 6, Art. VIII of the State Constitution.

(Renumber subsequent sections.)

Amendment 3—On page 1 in title, strike lines 1 through 15 and insert: A bill to be entitled An act relating to local government; amending s. 125.01(6), Florida Statutes, relating to powers and duties of governing bodies of county; creating s. 166.215, Florida Statutes; providing that when a county remits to a municipality the identified cost of services or programs rendered specially for the benefit of property of residents in unincorporated areas and financed from countywide revenues, such municipality shall be authorized to remit all or any part of the funds so received from the county to the taxpayers of such municipality; amending s. 200.065(1), Florida Statutes; relating to fixing millage; waiving sovereign immunity of counties; amending s. 218.23(1)(c), Florida Statutes; revising eligibility requirements for units of local government to participate in revenue sharing; providing an effective date.

On motion by Senator Neal, by two-thirds vote HB 1541 as amended was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—33

Anderson	Gorman	McKnight	Thomas
Barron	Hair	Neal	Tobiassen
Beard	Henderson	Peterson	Trask
Chamberlin	Hill	Poole	Vogt
Childers, D.	Holloway	Scarborough	Ware
Childers, W. D.	Jenne	Scott	Winn
Dunn	Johnston	Skinner	
Fechtcl	Maxwell	Steinberg	
Frank	McClain	Stuart	

Nays—None

Vote after roll call:

Yea—MacKay

Consideration of SB 46 was deferred.

On motion by Senator Barron, the rules were waived by unanimous consent and the Senate reverted to Introduction for the purpose of introducing the following resolution out of order:

INTRODUCTION

By Senators Frank, Beard and McClain—

SR 1357—A Senate resolution declaring Wednesday, May 14, 1980, as James L. Redman Day.

—which was read the first time by title. On motion by Senator Frank, SR 1357 was read the second time in full and adopted. The vote on adoption was:

Yeas—40

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

Nays—None

In addition to the original sponsors Senators voting in the affirmative were recorded as co-introducers of SR 1357.

Senator Barron escorted Representative Redman to the rostrum where he addressed the Senate briefly.

The President presiding

On motion by Senator Barron the following remarks were ordered printed in the Journal:

Senator Frank: When I was elected to the House in 1976 Jim Redman and I shared a desk. When I was trying to learn what it was all about, I looked for a mentor, Jim Redman was mine. He gave me good guidance in terms of the character of the people. Some would say I made mistakes when I was in the House, but I'll tell you I would have made more if it had not been for Jim Redman sitting beside me. He's truly one fine man and it is a pleasure to have him here today. Thank you, Jim.

Senator Maxwell: It's hard to stand here and talk about a man I think as much of as I do Jim Redman. In the 6 years I've served in the Florida Legislature, I've never felt as close to any person in my life as I have Jim Redman. I guess I've learned a lot about the individual and some of the values Jim Redman believed and believes in, and I just know of no finer person in this world; I know of no other man that I love more than Jim Redman. Jim, it's great to see you.

Senator Scarborough: Jim and I came to the Legislature together as "wild and wooly freshmen" in 1966. I had the pleasure of serving with him and watch him mature over the years to become what I consider to be one of the finest members of the Florida Legislature. Senators, beneath that warm smile and easy-going personality there is one tough individual. Jim, it is a pleasure on behalf of the Florida Senate and all those in the gallery, not only to welcome you here today, but to honor you with this resolution.

President Lewis: I'm sure glad Jim is here. I wish he could stay here and vote. He votes right most of the time and even since he left, we've communicated from time to time. I know everybody always thinks what a nice boy Jim is, and Jim is a nice guy, but he is tougher than "shoe leather". He called not too long ago and said he saw the Governor's budget; said "Man don't let them spend all that money." So—he hasn't changed a bit. I remember in 1977 when he was in the House, they passed a terrible bill. Senator Barron, you and a number of you here remember that horrible thing Reubin did. Biggest mistake you ever made, didn't get away with it, but glad it gave us a chance to come over for some extra time, for needed per diem. Jim Redman was unyielding in looking after the integrity of those people in public office, making sure that they toed the line. I will always remember him as being very concerned with the general welfare of the entire state and to me that's the bottom line. Jim, we're sure glad to have you here.

Special Ceremony

The following former members of the Senate in attendance for the 1980 Senate reunion were welcomed by the President:

Arnold, Lynwood
Barber, Merrill
Barrow, William D.
Beaufort, C. W. (Bill)
Bishop, W. E.
Blank, Ralph J., Jr.
Broxson, John R.
Connor, James E.
Daniel, C. Welborn
Deeb, Richard J.
Fincher, Dick
Firestone, George
Fisher, John J., M. D.
Friday, Elmer O.
Griffin, Ben Hill
Gruber, Don J.
Gunter, Bill
Hair, Horry
Herrell, W. C.
Hodges, Randolph
Horne, Mallory E.
Johns, Charley E.

Johnson, Beth
Johnson, Dewey M.
Johnson, Thomas H.
Johnston, James A.
Karl, Frederick B.
Kelly, Scott
Kickliter, Paul
Lane, David C., M. D.
Lewis, Gerald A.
Maines, Hal Y.
Mathews, John E., Jr.
McCarty, John M.
Ott, T. Truett
Plante, Kenneth A.
Price, Ed H., Jr.
Renick, Richard R.
Roberts, Houston W.
Rodgers, J. B., Jr.
Saunders, Bob
Savage, Charles A.
Saylor, Henry B.
Slade, Tom

Smathers, Bruce
Spicola, Guy
Teague, Sam
Thomas, Jon

Usher, Etter T.
Weber, Charles
Whitaker, Tom, Jr.
Wilson, Lori

The following special guests were welcomed:

LeRoy Adkison, Sergeant at Arms
Jackie Fraser, widow of former Secretary of the Senate, Senator Edwin G. Fraser
Esther Horne, widow of Senator Raeburn C. Horne
Mary Spottswood, widow of Senator John M. Spottswood
George Inman, former Reading Clerk
Leila Cofield and Catharine Turnbull, former Senate staff

Senator Barron moved that the rules be waived and the Senate meet in session Thursday, May 15, from 9:00 a.m. until 11:00 a.m. The motion was adopted.

On motions by Senator Barron, the rules were waived and Ways and Means Subcommittees D and E were granted permission to meet Thursday, May 15, from 11:00 a.m. until 1:00 p.m. in lieu of 9:00 a.m. until 12:00 noon.

On motion by Senator Myers, by unanimous consent—

SB 1117—A bill to be entitled An act relating to corporations; amending s. 607.014(5), Florida Statutes; authorizing a corporation to pay certain expenses incurred in defending a civil or criminal action prior to final disposition as authorized by the corporation's board of directors; providing an effective date.

—was taken up out of order and read the second time by title. On motion by Senator Myers, by two-thirds vote SB 1117 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

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

Nays—None

On motions by Senator Barron, the rules were waived by unanimous consent and the Senate reverted to Introduction for the purpose of introducing the following resolutions out of order:

INTRODUCTION

By Senators Ware and Grizzle—

SR 1354—A Senate Resolution expressing profound regret at the death of former Senator Henry S. Baynard.

—which was read the first time by title. On motion by Senator Ware, SR 1354 was read the second time in full and adopted. The vote on adoption was:

Yeas—35

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

Nays—None

Vote after roll call:

Yea—Myers

In addition to the original sponsors, Senators voting in the affirmative were recorded as co-introducers of SR 1354.

By Senators Thomas and Barron—

SR 1355—A Senate resolution expressing great respect and profound regret at the death of former Senator C. H. Bourke Floyd.

—which was read the first time by title. On motion by Senator Thomas, SR 1355 was read the second time in full and adopted. The vote on adoption was:

Yeas—30

Mr. President	Gorman	Neal	Thomas
Anderson	Hair	Peterson	Tobiassen
Beard	Hill	Poole	Trask
Chamberlin	Jenne	Scarborough	Vogt
Childers, D.	Johnston	Scott	Ware
Dunn	Maxwell	Skinner	Winn
Frank	McClain	Steinberg	
Gordon	McKnight	Stuart	

Nays—None

Votes after roll call:

Yea—W. D. Childers, MacKay, Myers

In addition to the original sponsors, Senators voting in the affirmative were recorded as co-introducers of SR 1355.

Senator Thomas introduced Barrs and Nancy Floyd, son and daughter-in-law of the late Senator Floyd, to the Senate.

By Senators Barron and Thomas—

SR 1356—A Senate Resolution expressing regret at the death of Senator Claude L. Alford.

—which was read the first time by title. On motion by Senator Barron, SR 1356 was read the second time in full and adopted. The vote on adoption was:

Yeas—38

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

Nays—None

Vote after roll call:

Yea—Holloway

In addition to the original sponsors, Senators voting in the affirmative were recorded as co-introducers of SR 1356.

CO-INTRODUCERS

Senator Beard—SB 896; Senators Williamson and Steinberg—SB 50

CORRECTION AND APPROVAL OF JOURNAL

The Journal of May 13 was corrected and approved.

On motion by Senator Barron, the Senate adjourned at 11:55 a.m. to convene at 8:30 a.m., Thursday, May 15, 1980 for the purpose of introduction and reference of resolutions, memorials, bills and joint resolutions and thereafter to reconvene at 9:00 a.m.