



# Journal of the Senate

Number 12

Wednesday, May 6, 1981

## BILL ACTION SUMMARY

Wednesday, May 6, 1981

- H 603 Substituted for S 247; Passed; YEAS 37 NAY 0
- H 604 Substituted for S 249; Passed as amended; YEAS 36 NAYS 0
- S 74 Amendment to House amendment adopted; Concurred in House amendment as amended; Concurred in one amendment; Passed as further amended; YEAS 36 NAYS 0
- CSS 75 Concurred in amendments totaling 2; Amendments to House amendments adopted; Concurred in House amendments as amended; Refused to concur in one amendment; Requested House to recede; CS passed as amended; YEAS 35 NAYS 0
- CSS 80 Concurred; C/S passed as amended; YEAS 33 NAYS 0  
Reconsidered; Amendments to House amendments adopted; Concurred in House amendments as amended; C/S passed as amended; YEAS 37 NAYS 0
- S 81 Concurred; Passed as amended; YEAS 32 NAYS 0  
Reconsidered; Amendments to House amendments adopted; Concurred in House amendments as amended; Passed as amended; YEAS 36 NAYS 0
- S 84 Concurred; Passed as amended; YEAS 34 NAYS 0
- S 98 Concurred; Passed as further amended; YEAS 36 NAYS 0  
Reconsidered; Amendments to House amendments adopted; Concurred in House amendments as amended; Passed as further amended; YEAS 31 NAYS 0
- S 100 Refused to concur in one amendment; Requested House to recede; Concurred in amendments totaling 3; Passed as amended; YEAS 37 NAYS 0
- S 102 Amendment to House amendment adopted; Concurred in House amendment as amended; Concurred in two amendments; Passed as further amended; YEAS 37 NAYS 0
- S 116 Concurred in one amendment; Amendments to House amendments adopted; Concurred in House amendments as amended; Passed as amended; YEAS 36 NAYS 0
- S 117 Amendments to House amendments adopted; Concurred in House amendments as amended; Passed as further amended; YEAS 36 NAYS 0
- CSS 120 Amendment to House amendment adopted; Concurred in House amendment as amended; Concurred in two amendments; C/S passed as amended; YEAS 37 NAYS 0
- S 121 Concurred; Passed as further amended; YEAS 35 NAYS 0
- S 122 Concurred; C/S passed as amended; YEAS 36 NAYS 0
- CSS 124 Amendments to House amendments adopted; Concurred in House amendments as amended; Concurred in one amendment; C/S passed as amended; YEAS 36 NAYS 0
- S 125 Concurred; Passed as further amended; YEAS 33 NAYS 0
- CSS 127 Concurred in amendments totaling 2; Amendments to House amendments adopted; Concurred in House amendments as amended; Refused to concur in amendments totaling 2; Requested House to recede; C/S passed as amended; YEAS 37 NAYS 0
- S 128 Amendment to House amendment adopted; Concurred in House amendment as amended; Concurred in 1 amendment Passed as further amended; YEAS 34 NAYS 0

- S 161 Passed as amended; YEAS 38 NAYS 0
- CSS 216 Refused to concur, requested House to recede
- CSS 223 Refused to concur, requested House to recede
- S 247 Amendments adopted; Iden./Sim. House Bill substituted; refer to H 603
- S 249 Amendments adopted; Iden./Sim. House Bill substituted; refer to H 604
- S 256 Passed; YEAS 37 NAYS 0
- S 257 Passed as amended; YEAS 36 NAYS 0
- S 284 Passed as amended; YEAS 37 NAYS 0
- S 374 Passed; YEAS 39 NAYS 0
- S 539 Adopted; YEAS 39 NAYS 0
- S 540 Adopted; YEAS 39 NAYS 0
- S 1110 Adopted; YEAS 39 NAYS 0

The Senate convened at 9:00 a.m. and adjourned at 11:53 a.m.

## INTRODUCTION AND REFERENCE OF BILLS

### First Reading

The following bills are offered for introduction. This constitutes first reading as provided in Article III, Section 7 of the Constitution and the bills are referred as indicated.

By Senator Winn—

SB 1061—A bill to be entitled An act relating to banking; amending s. 658.26(2)(a), Florida Statutes, 1980 Supplement; removing the limitation on the number of branch banks which may be established; providing for review and repeal in accordance with the Regulatory Reform Act of 1976; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Kirkpatrick—

SB 1062—A bill to be entitled An act relating to elevators; amending s. 399.01, Florida Statutes; providing additional definitions; adding s. 399.02(6)(c), Florida Statutes; providing reporting requirements for elevator service contracts; amending s. 399.035(1), Florida Statutes; exempting certain semi-private elevators from accessibility requirements; amending s. 399.04, Florida Statutes; modifying requirements for inspectors; creating ss. 399.045, 399.055, 399.065, 399.075, Florida Statutes; providing for certification of competency of elevator companies and for suspension or revocation of certificates; providing fees for certification; providing penalties for false representation relating to certificates; amending and renumbering s. 399.05, Florida Statutes; requiring posting of a certificate of operation before an elevator may be operated and increasing fees; creating s. 399.095, Florida Statutes; providing for inspection and certification of elevators and providing for fees therefor; amending and renumbering s. 399.07, Florida Statutes; providing for certificates of operation and for construction certificates for temporary operation; amending and renumbering s. 399.10, Florida Statutes; providing rulemaking powers; amending and renumbering s. 399.11, Florida Statutes; providing penalties; repealing ss. 399.08, 399.12, Florida Statutes, and s. 399.06, Florida Statutes, 1980 Supplement, relating to registering existing installations, reports of inspectors, routine inspections, and construction of law; providing an effective date.

—was referred to the Committees on Governmental Operations, Commerce and Appropriations.

By Senators Jenne, Dunn, Johnston, Hill, D. Childers, Frank, Stuart, Hair, Vogt, Neal, Carlucci, Thomas and Kirkpatrick—

SB 1063—A bill to be entitled An act relating to law enforcement; creating the "Law Enforcement Improvement Act;" providing appropriations and authorizing additional positions for certain agencies to improve law enforcement; providing an effective date.

—was referred to the Committee on Appropriations.

By Senator Anderson—

SB 1064—A bill to be entitled An act relating to the Florida Endowment Trust Fund for Eminent Scholars Act; amending s. 240.257(2), (4), (5), Florida Statutes, 1980 Supplement; providing for participation under such act by any state-supported school of medicine; providing an appropriation; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Frank—

SB 1065—A bill to be entitled An act relating to special assessments of water and sewer districts; adding s. 153.73(14), Florida Statutes; authorizing changes in interest on, and duration of, installment payments on assessments under certain circumstances; providing an effective date.

—was referred to the Committee on Natural Resources and Conservation.

By Senator Stevens—

SB 1066—A bill to be entitled An act relating to vacation of plats subdividing land; amending s. 177.101(5), Florida Statutes; providing for vacation of streets, alleys, and easements without a resolution by the governing body of the county under certain circumstances; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Vogt—

SB 1067—A bill to be entitled An act relating to the custody of children upon dissolution of marriage; amending s. 61.001(2), Florida Statutes; providing purposes; amending s. 61.13, Florida Statutes; providing for the determination of parental responsibility for the minor child in dissolutions of marriage; providing procedures relating thereto; prescribing matters to be considered by the court in granting custody; providing for the appointment of a guardian ad litem to represent the best interests of the child; deleting existing factors for deciding custody; defining certain forms of custody and the circumstances under which each may be considered by the court; providing for modification or termination of certain forms of custody; providing for social investigations; permitting referral of any issue of custody to a mediation or conciliation service in the circuit court; providing procedures; providing for reports of and confidentiality of conferences; prescribing attendance requirements; providing for agreements and orders based thereon; authorizing use of county funds or circuit court filing fees; providing for access by both parents to records and information pertaining to the minor child; clarifying court's authority to make orders for the financial support of the child; amending ss. 61.052(3), 61.09, 61.10, Florida Statutes; providing conforming language; adding s. 741.01(3), Florida Statutes; providing for increased marriage license fees for funding family mediation and conciliation services; repealing s. 61.20, Florida Statutes, relating to social investigations; providing an effective date.

—was referred to the Committees on Judiciary-Civil and Appropriations.

By Senator Trask—

SR 1068—A resolution honoring Florida's four living former Attorneys General for their distinguished service to the state.

—was referred to the Committee on Rules and Calendar.

By Senator Maxwell—

SB 1069—A bill to be entitled An act relating to homestead tax exemptions; adding ss. 196.012(16), (17), Florida Statutes, 1980 Supplement; providing definitions; amending s. 196.031, Florida Statutes, 1980 Supplement; deleting provision relating to certain exemptions for certain elderly and disabled persons; changing the residency requirement for claiming increased exemptions; deleting certain duties of property appraisers; amending s. 196.033, Florida Statutes; providing compensation to school districts for revenues lost as a result of the increased homestead exemption except for certain millages; amending s. 196.002, Florida Statutes; providing for record keeping and reporting with respect to exemptions; providing an effective date.

—was referred to the Committees on Finance, Taxation and Claims; and Appropriations.

By Senator Hair—

SB 1070—A bill to be entitled An act relating to deposits of public funds; amending s. 18.10(1), Florida Statutes, 1980 Supplement; changing cross-references; amending s. 18.101(1), Florida Statutes; changing a cross-reference; designating chapter 18, Florida Statutes, as part I of said chapter and creating part II of said chapter; providing a short title; providing definitions; requiring that public deposits be secured; providing for collateral to secure public deposits; providing mutual responsibility of all public depositories; providing for payment of losses; providing for withdrawal from the public deposit security program; empowering the Treasurer to require additional collateral; listing securities eligible as collateral; requiring reports of public depositories; exempting public depositories from liability; providing for rules; creating an advisory council; amending s. 215.50(3), Florida Statutes, 1980 Supplement; changing a cross-reference; amending s. 136.01, Florida Statutes, 1980 Supplement; authorizing banks or savings associations to accept county public deposits; amending ss. 136.03, 136.04, and 136.08, Florida Statutes; changing references to "banks" to "depositories"; amending s. 658.60(1), Florida Statutes, 1980 Supplement; changing a cross-reference and deleting superfluous language; amending s. 660.27(3), Florida Statutes, 1980 Supplement; authorizing the Treasurer to accept a safekeeping receipt from another bank, trust company, or saving association to secure the obligations of a trust company; repealing ss. 18.11, 18.14 and 136.07, Florida Statutes, and ss. 18.12, 18.13 and 136.02, Florida Statutes, as amended, relating to deposit of public funds; providing an appropriation; providing an effective date.

—was referred to the Committees on Commerce; Finance, Taxation and Claims; and Appropriations.

By Senator Trask—

SB 1071—A bill to be entitled An act relating to tangible personal property; amending s. 193.052(1), Florida Statutes; providing an exemption from filing a return on certain property used for certain purposes; providing an effective date.

—was referred to the Committees on Commerce; and Finance, Taxation and Claims.

By Senator Hair—

SB 1072—A bill to be entitled An act relating to the Division of Pari-mutuel Wagering of the Department of Business Regulation; amending s. 550.10, Florida Statutes, 1980 Supplement; requiring the licensing of blood-stock agents; providing penalties to be imposed by the division on the holder of any occupational license who has violated certain rules and regulations or any part of chapter 550, Florida Statutes, 1980 Supplement; providing conditions for certain penalties; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Steinberg—

SB 1073—A bill to be entitled An act relating to judges; amending s. 790.051, Florida Statutes; exempting state court judges from certain licensing and penal provisions relating to weapons and firearms; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Hair—

SB 1074—A bill to be entitled An act relating to ridesharing; amending s. 287.17, Florida Statutes, permitting the use of state-owned motor vehicles for state employee ridesharing arrangements; providing an effective date.

—was referred to the Committees on Governmental Operations, Commerce and Appropriations.

By Senator Carlucci—

SB 1075—A bill to be entitled An act relating to witnesses; amending s. 92.142, Florida Statutes; providing that a law enforcement officer who is a witness in any case in any court shall receive \$10 for each day's actual attendance; providing an effective date.

—was referred to the Committees on Judiciary-Civil and Appropriations.

By Senator Steinberg—

SB 1076—A bill to be entitled An act relating to the sale or giving away of certain animals; amending s. 828.161(2), Florida Statutes; prohibiting the sale or giving away of puppies or kittens under 2 months of age; providing an effective date.

—was referred to the Committee on Agriculture.

By Senator Johnston—

SB 1077—A bill to be entitled An act relating to the assessment of taxes, interest, and penalties; creating ss. 213.19-213.22, Florida Statutes; providing for jurisdiction of circuit courts in certain tax matters; limiting the time in which to file an action to contest assessments; requiring the plaintiff to post bond or a deposit with the complaint; providing venue in such actions; providing limitations on filing such actions concurrently in certain proceedings; authorizing the Department of Revenue to compromise assessments and enter into agreements in such compromises; providing for issuance by the department of technical assistance advisements; providing for confidentiality and disclosure of such advisements; authorizing the department to adopt rules regulating matters relating to contesting assessments; amending ss. 26.012(2)(e), 198.18, 199.052(9)(d), 211.33(3)(b), 624.509(3)(e), and adding s. 199.052(9)(e), Florida Statutes, 1980 Supplement, amending ss. 199.062(5)(b), 201.17(3), 206.44(1), 206.94(1), 212.12(5), 214.40(1), adding ss. 206.44(3), 206.94(3), 214.43(7), Florida Statutes; creating s. 203.07, Florida Statutes; authorizing the department to settle or compromise assessments; repealing s. 198.27, Florida Statutes, as amended, and ss. 198.10, 199.243, 212.15(5), 214.24, and 214.26, Florida Statutes, relating to actions to contest assessments; providing an effective date.

—was referred to the Committees on Finance, Taxation and Claims; Judiciary-Civil, and Appropriations.

By Senator Maxwell—

SB 1078—A bill to be entitled An act relating to taxation; amending ss. 193.1145(1)-(3), (8), (9), (11), Florida Statutes, 1980 Supplement; providing a method based on interim assessment rolls for levying and collecting ad valorem taxes under certain circumstances; naming the executive director of the Department of Revenue as the defendant in certain civil actions; providing for provisional millage rates to be applied to interim assessment rolls; deleting a provision allowing a court to confirm as final taxes levied under an interim assessment roll; requiring the Department of Revenue to adopt by rule certain procedures for notifying taxpayers of final assessments; amending s. 195.092(2), Florida Statutes, 1980 Supplement; naming the executive director of the Department of Revenue as the defendant in certain actions brought by a property appraiser; amending s. 195.096(3)(a), (7), Florida Statutes, 1980 Supplement; providing for publication by the Division of Ad Valorem Tax of the Department of Revenue of certain reviews of assessment rolls; requiring the Auditor General to annually conduct performance audits of the administration by the department of ad valorem tax laws; adding s. 196.031(5), Florida Statutes, 1980 Supplement; providing a method for computing the homestead exemption on property assessed pursuant to an interim assessment roll; providing for notice of

such provisional tax; amending s. 200.065(2)(d), (3)(e), (f), (5), Florida Statutes, 1980 Supplement, and adding paragraph (i) to subsection (3) of said section; providing for notice and a public hearing of adoption of certain tentative budgets and certain proposed millage rates; providing for averaging certain millage rates of a taxing authority; excluding local taxes and local bonds from such computation; requiring the Department of Revenue to adopt, by rule, a method for computing such average; providing for adjustment by a taxing authority of certain millage rates without a public hearing in certain circumstances; creating s. 200.066, Florida Statutes; providing for ad valorem tax levies of certain newly created municipal service taxing units under certain circumstances; providing for notice of such levies; creating s. 200.068, Florida Statutes; requiring each taxing authority to certify to the Department of Revenue that certain ordinances and resolutions comply with certain provisions of law; amending ss. 30.49(1), (4), (9), 388.201, 388.221, 388.271(1), Florida Statutes; including certain notice and hearing requirements in certain provisions relating to proposed budgets and tax levies; providing for disposition of excess taxes collected by a school district in certain circumstances; repealing ss. 14, 16, chapter 80-274, Laws of Florida, relating to the Assessment Review Trust Fund under the judicial branch; transferring certain funds from such trust fund to the Auditor General; providing an appropriation to the Auditor General of certain funds and two positions for fiscal year 1981-1982; providing an effective date.

—was referred to the Committees on Finance, Taxation and Claims; Appropriations; and Rules and Calendar.

By Senator Anderson—

SB 1079—A bill to be entitled An act relating to insurance; creating the Florida Property Insurance Association; requiring members of the association to share in the writing, expenses, profits and losses of certain habitational and commercial risks; establishing a board of directors to manage the association; providing for appointment and election; creating the Riot Reinsurance Reimbursement Fund; providing for assessment of fees from member insurers for reimbursement to the Secretary of Housing and Urban Development of the United States in compliance with the federal Urban Property Protection and Reinsurance Act of 1968; conferring rulemaking authority on the Department of Insurance; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By Senator Dunn—

SB 1080—A bill to be entitled An act relating to terminating a pregnancy; amending s. 390.001(4), Florida Statutes, 1980 Supplement; providing for written evidence of informed consent prior to terminating a pregnancy; specifying persons from whom such consent is required; requiring the Department of Health and Rehabilitative Services to prepare a form for physicians to use in obtaining such consent; requiring the physician to provide certain information; prescribing conditions under which a court may authorize the termination of a pregnancy; authorizing pregnant minors to participate in court proceedings; providing for confidentiality of certain information and court proceedings; providing an effective date.

—was referred to the Committees on Health and Rehabilitative Services and Judiciary-Civil.

By Senator Anderson—

SB 1081—A bill to be entitled An act relating to pari-mutuels; amending s. 550.2615, Florida Statutes; requiring thoroughbred horseracing permitholders to establish a fund for the benefit of certain employees; authorizing expenditures from the fund for certain purposes; providing that each permitholder pay a certain amount from the purse pool to the fund; requiring filing of annual certified audit; providing for implementing rules; providing an effective date.

—was referred to the Committees on Commerce; and Finance, Taxation and Claims.

By Senators Tobiassen, Rehm and Winn—

SB 1082—A bill to be entitled An act relating to educational paperwork and information reporting requirements; amending

s. 229.555(2), Florida Statutes; requiring school districts to establish reports-and-forms-control management committees; providing an effective date.

—was referred to the Committee on Education.

By Senator Carlucci—

SB 1083—A bill to be entitled An act relating to motor vehicle registration and license number plates; creating s. 320.371, Florida Statutes; providing that the requirements of registration and display of license number plates shall not apply to new automobiles or trucks whose equitable or legal title is vested in a manufacturer, distributor, importer or exporter and which vehicles are in the custody of a vehicle servicing, processing and handling agency; requiring such agency to display its name and address on a temporary sign on the vehicle; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Hair (by request)—

SB 1084—A bill to be entitled An act relating to the Uniform Commercial Code; amending s. 679.302(1)(a), Florida Statutes; providing that a financing statement need not be filed to perfect certain security interests; amending s. 679.312(3), (7), Florida Statutes; changing the type of inventory description to be used in notifications required to give purchase money security interests priority in identifiable cash proceeds received from certain sales of the inventory; amending s. 679.401(3), Florida Statutes, 1980 Supplement; providing that all filings made at the proper place in this state shall continue to be effective even though certain changes occur thereafter; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Frank—

SB 1085—A bill to be entitled An act relating to teacher education and certification; requiring a fifth academic year of study; providing for implementation through rules of the State Board of Education; creating a master teacher certificate; providing an effective date.

—was referred to the Committee on Education.

By Senators Tobiassen and Winn—

SR 1086—A resolution urging school districts to reduce paperwork and reports required by regional accreditation.

—was referred to the Committee on Rules and Calendar.

By Senator Margolis—

SB 1087—A bill to be entitled An act relating to adult education; creating s. 228.072, Florida Statutes, the Florida Adult General Education Act; providing intent, purpose, and definitions; providing for adult education programs to be conducted by public schools or community colleges; providing for financial and technical assistance; authorizing use of facilities; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Tobiassen—

SB 1088—A bill to be entitled An act relating to jai alai; amending s. 551.12, Florida Statutes; removing the requirement that the final game of an evening jai alai performance on Saturday start no later than midnight; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Johnston—

SB 1089—A bill to be entitled An act relating to taxation of motor fuel and special fuel; revising the Florida Special Fuel Use Tax Act of 1980, transferring it to chapter 207, Florida Statutes, and providing that the use tax shall also be imposed on motor fuel; amending and renumbering ss. 206.971-206.973, Florida Statutes, 1980 Supplement, revising the short

title and definitions; revising the description of commercial motor vehicles to which the act applies; adding definitions; amending and renumbering s. 206.974, Florida Statutes, 1980 Supplement; providing for registration of motor carriers with the Department of Revenue rather than the Public Service Commission; requiring identifying devices and regulating their use; providing for emergency and trip permits, and annual permits for certain carriers, and regulating their use; providing for fees; providing for equalized fees and taxes; amending and renumbering s. 206.975, Florida Statutes, 1980 Supplement; providing procedures for calculation and payment of the tax; providing a credit for tax paid at time of purchase in Florida; authorizing the department to require bond; amending and renumbering s. 206.983, Florida Statutes, 1980 Supplement; providing for penalties and interest; amending and renumbering s. 206.977, ss. 206.98-206.982, and ss. 206.984-206.986, Florida Statutes, 1980 Supplement, to conform; providing for retention of records; transferring s. 206.987, Florida Statutes, 1980 Supplement; amending and renumbering ss. 206.988, 206.989, 206.979, 206.99, and 206.991, Florida Statutes, 1980 Supplement, to conform; requiring notice by motor carrier of change in address; amending and renumbering s. 206.992, Florida Statutes, 1980 Supplement; providing authority of the Department of Revenue, Department of Agriculture and Consumer Services, Department of Highway Safety and Motor Vehicles, and Department of Transportation to inspect vehicles, make arrests, and seize property; creating s. 207.024, Florida Statutes; requiring state agencies to cooperate with the Department of Revenue; amending and renumbering ss. 206.994 and 206.995, Florida Statutes, 1980 Supplement, to conform; providing for confidentiality of information; providing for deposit of taxes and fees and renaming the trust fund; creating s. 207.023, Florida Statutes; providing for development of a form on which both registration and the fuel use report can be accomplished; repealing ss. 206.976, 206.978, and 206.993, Florida Statutes, 1980 Supplement, relating to exemption for fuel purchased in state, credits or refunds for tax erroneously or illegally collected, and availability of records and files to the public; amending ss. 4 and 5 and repealing s. 7 of chapter 80-415, Laws of Florida; deleting provisions relating to the International Registration Plan replacing reciprocal agreements and deleting the deadline for phase-in of participation in the plan; deleting provisions relating to authorization of implementation of participation in the plan; repealing s. 3 of chapter 80-415, Laws of Florida, and redesignating and reenacting s. 206.87-(4)(e), Florida Statutes, relating to tax exemption for special fuel used by motor vehicles engaged in interstate travel on the highways of another state; amending s. 212.08(4), Florida Statutes, 1980 Supplement; including motor fuel and special fuel taxed under chapter 207, Florida Statutes, in the sales tax exemption; amending s. 213.053(1) and (7), Florida Statutes, 1980 Supplement; providing that information received by the Department of Revenue under chapter 207 is confidential; providing an exception; providing an effective date.

—was referred to the Committees on Finance, Taxation and Claims; Commerce, and Appropriations.

By Senator Poole—

SB 1090—A bill to be entitled An act relating to education; amending s. 234.01, Florida Statutes; requiring school boards to provide transportation to pupils of certain nonpublic schools on the same basis as is provided for pupils of public schools; amending s. 236.083(1), Florida Statutes; providing criteria for the determination of the annual allocation of funds to each school district for the transportation of students to such nonpublic schools; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Scott—

SB 1091—A bill to be entitled An act relating to charitable organizations; amending s. 496.03(1)(f), Florida Statutes; prescribing requirements with respect to financial statements submitted with a registration application to solicit contributions; providing an effective date.

—was referred to the Committee on Governmental Operations.

By Senator Kirkpatrick—

SB 1092—A bill to be entitled An act relating to building construction standards; amending s. 553.73(1), (2), (7), Florida

Statutes, 1980 Supplement; providing that the State Minimum Building Codes shall include certain requirements; updating certain building code requirements; requiring enforcement of the State Minimum Building Codes; authorizing amendment of the State Minimum Building Codes under certain conditions; amending s. 553.77(1)(d), Florida Statutes; providing for official interpretations of the State Minimum Building Codes; amending s. 553.84, Florida Statutes; providing that willful failure of a responsible agency to enforce any of the provisions of part VI of chapter 553, Florida Statutes, constitutes a violation; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By Senator Carlucci—

SB 1093—A bill to be entitled An act for the relief of Wanda L. McDermon; providing an appropriation to compensate her for the loss of her husband, Florida Highway Patrol Trooper Robert Patrick McDermon, whose death occurred while performing his official duties; providing an effective date.

—was referred to the Special Master and the Committee on Finance, Taxation and Claims.

By Senator Frank—

SB 1094—A bill to be entitled An act relating to education; creating s. 229.8095, Florida Statutes; providing for grants for exemplary programs for gifted education; providing for approval of program proposals; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senators Tobiassen, Rehm and Winn—

SB 1095—A bill to be entitled An act relating to the Commissioner of Education; creating s. 229.585, Florida Statutes; requiring the commissioner to establish a computerized instructional management systems matching grant program; providing program criteria; providing a maximum amount for each grant; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senators Frank and Stuart—

SB 1096—A bill to be entitled An act relating to public schools; amending s. 236.081(1)(f), Florida Statutes, 1980 Supplement; providing for certain public schools to be classified as isolated; providing for consideration of such schools in computing the Florida Education Finance Program; providing for some schools to be considered temporarily isolated; providing an effective date.

—was referred to the Committees on Education and Appropriations.

SR 1097—Adopted April 28.

By Senators Skinner and Kirkpatrick—

SCR 1098—A concurrent resolution recognizing the contributions of the Ronald McDonald Houses to the citizens of Florida.

—was referred to the Committee on Rules and Calendar.

By Senator Thomas—

SB 1099—A bill to be entitled An act relating to funeral directors and embalmers; adding s. 470.024(10), Florida Statutes; authorizing funeral establishments that were operating branch chapels on June 30, 1979 to continue such operation; providing for conditional repeal; providing an effective date.

—was referred to the Committee on Governmental Operations.

By Senator Vogt—

SB 1100—A bill to be entitled An act relating to the sale of liquid fuels; renumbering s. 526.111(2), Florida Statutes, and adding a new subsection (2) to said section; placing a limitation

on the requirements that a local ordinance may impose on the advertising of such sale; providing a penalty; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Gordon—

SB 1101—A bill to be entitled An act relating to the personnel of district school systems; creating s. 231.295, Florida Statutes; providing for the annual selection of an outstanding teacher at each school; providing for a \$1,000 award; providing procedures for selection; requiring that teacher's name and criterion for selection be included in the school's annual report; providing an appropriation; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Vogt—

SB 1102—A bill to be entitled An act relating to mortgages on real property; providing that the execution of mortgages on real property shall be witnessed by two persons and acknowledged by a person authorized to administer oaths; providing that any foreclosable provisions in instruments not executed in conformity with these requirements are not foreclosable; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Dunn—

SB 1103—A bill to be entitled An act relating to labor organizations; creating s. 447.105, Florida Statutes; prohibiting union officers or agents who have been convicted of a crime from holding union office; prohibiting persons to knowingly permit such convicted persons to assume or hold union office or agency; prohibiting the collection of funds for unions having officers or agents who have been convicted of a crime; authorizing certain agencies to apply to the circuit court for injunctive relief; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Dunn—

SB 1104—A bill to be entitled An act relating to the Florida Mutual Aid Act; amending s. 23.121(1), Florida Statutes; providing policy; creating s. 23.1225, Florida Statutes; providing for mutual aid agreements among law enforcement agencies; creating s. 253.1226, Florida Statutes; creating the Florida Mutual Aid Plan; providing for administration of such plan by the Division of Local Law Enforcement Assistance of the Department of Law Enforcement; providing that the director of the plan shall be the Executive Director of the department; authorizing the director to do certain things in performing duties under the act; authorizing the division to do things necessary for the implementation of the act; amending s. 23.127(1), (2), Florida Statutes; providing that employees of any law enforcement agency rendering aid outside of its jurisdiction shall have certain powers, duties, rights, privileges and immunities; providing that certain potential liabilities or expenses of political subdivisions may be covered by agreements among such subdivision; creating s. 23.129, Florida Statutes; limiting access to certain information and exempting such information from provisions of law concerning public records; amending s. 943.03(1), Florida Statutes; conforming language; repealing s. 23.122, Florida Statutes, relating to definitions; repealing s. 23.124, Florida Statutes, relating to organizational structure; repealing s. 23.125, Florida Statutes, relating to local operations of law enforcement agencies; repealing s. 23.126, Florida Statutes, relating to operational area law enforcement coordination; repealing s. 23.128, Florida Statutes, relating to penalties; providing an effective date.

—was referred to the Committees on Governmental Operations and Appropriations.

By Senator Vogt—

SB 1105—A bill to be entitled An act relating to Seminole County; amending section 12 of chapter 74-612, Laws of Florida, known as the Seminole County Comprehensive Planning Act of 1974; providing that the procedure for the adoption of a specific

amendment to an adopted land use element of a comprehensive plan, other than a comprehensive amendment to the land use element of a comprehensive plan, shall be as provided in s. 163.3184(7)(b), Florida Statutes; providing for previously adopted comprehensive plan to control in event of conflict; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Dunn—

SB 1106—A bill to be entitled An act relating to crime control; creating the "Organized Crime Control Act;" providing an appropriation and authorizing positions to provide permanent staffing for the statewide grand jury; providing an appropriation and authorizing positions for the Department of Law Enforcement for improved law enforcement; providing an effective date.

—was referred to the Committee on Appropriations.

By Senator Tobiassen—

SB 1107—A bill to be entitled An act relating to Escambia County; providing for the acquisition and development of Ellyson Field by the Pensacola-Escambia Promotion and Development Commission; authorizing the Escambia County Board of County Commissioners to transfer funds to the Pensacola-Escambia Promotion and Development Commission for the acquisition and development of Ellyson Field; authorizing the Pensacola-Escambia Promotion and Development Commission to issue revenue bonds and notes to carry out the purposes of this act; providing that the development of Ellyson Field not be designated a "development of regional impact" as defined in s. 380.06, Florida Statutes; providing that Ellyson Field be classified and zoned by the Escambia County Board of County Commissioners as an "Industrial Development Park"; providing that the powers granted by this act shall be supplemental to the powers granted by chapter 80-579, Laws of Florida; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Vogt—

SB 1108—A bill to be entitled An act relating to Brevard County; adding sections 15 and 16 to chapter 28924, Laws of Florida, 1953, as amended, relating to the North Brevard County Hospital District, to provide for the employment of revenues in furtherance of the business of the corporation, to provide that corporate net earnings shall not be distributable to certain persons, to limit the corporation from lobbying or campaigning and certain other activities, and to provide for turning over of assets in the event of a dissolution of the corporation; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Tobiassen—

SB 1109—A bill to be entitled An act relating to Escambia County; prohibiting any person, firm, or corporation from using any net in certain salt waters of Escambia County or near the entrances to such waters; providing an exception; providing penalties; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Barron—

SR 1110—A resolution dedicated to the Mothers of our State and Nation.

—was referred to the Committee on Rules and Calendar.

## MESSAGES FROM THE HOUSE OF REPRESENTATIVES

*The Honorable W. D. Childers, President*

I am directed to inform the Senate that the House of Representatives has adopted HCR 1035 and requests the concurrence of the Senate.

*Allen Morris, Clerk*

By Representative Burnsed and others—

HCR 1035—A concurrent resolution recognizing the extraordinary achievements of the Florida Southern College Men's Basketball Team and commending the assistant coaches and head coach for their efforts in guiding the team to the NCAA Division II national championship.

—was referred to the Committee on Rules and Calendar.

*The Honorable W. D. Childers, President*

I am directed to inform the Senate that the House of Representatives has passed as amended CS for HB 58, HB 602, HB 605 and requests the concurrence of the Senate.

*Allen Morris, Clerk*

By the Committee on Higher Education and Representatives Burnsed and Crotty—

CS for HB 58—A bill to be entitled An act relating to education; amending s. 240.402, Florida Statutes, 1980 Supplement, to replace the Florida Academic Scholars' Fund with the Florida Legislative Scholars' Fund; providing that certain students who meet certain requirements are eligible for a stipend for educational expenses; providing for administration of the fund by the Department of Education; providing for appropriations to the fund; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By the Committee on Finance & Taxation—

HB 602—A bill to be entitled An act relating to motor vehicle title certificates; amending s. 319.31, Florida Statutes, requiring title certificates to include information as required by the Department of Highway Safety and Motor Vehicles; requiring such certificates to contain a place for buyer's name; prohibiting the notarization of title transfers or the acceptance for transfer by an agent of the state under certain circumstances; prohibiting another person from selling or offering to sell a vehicle for the owner; defining the term "private or casual sale"; providing an effective date.

—was referred to the Committee on Transportation.

By the Committee on Finance & Taxation—

HB 605—A bill to be entitled An act relating to limitations on actions to collect taxes; amending s. 95.091, Florida Statutes, specifying method of perfecting liens; providing result of failure to perfect lien within specified period; providing for warrants covering same assessment period for one taxpayer in more than one county; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

*The Honorable W. D. Childers, President*

I am directed to inform the Senate that the House of Representatives has passed as amended HB 188, HB 197, HB 214 and requests the concurrence of the Senate.

*Allen Morris, Clerk*

By Representative Messersmith—

HB 188—A bill to be entitled An act relating to the financial duties of the district school board and the superintendent; amending s. 230.23(10)(g), Florida Statutes, 1980 Supplement, to provide for a system of accounting and budgetary control;

amending s. 230.33(12)(g), Florida Statutes, 1980 Supplement, to provide for the maintenance of account statements and for the liquidation of obligations; providing an effective date.

—was referred to the Committee on Education.

By Representative Young and others—

HB 197—A bill to be entitled An act relating to school health services and school entry medical examinations; repealing s. 402.32(4)(c), Florida Statutes; deleting provisions relating to emergency health needs; amending s. 402.32(3)(c), (7), Florida Statutes; providing that, at the beginning of each school year, parents or guardians shall be informed, in writing, that their children will receive a medical examination, screening, and treatment; defining "invasive screening"; providing for exemptions from such medical examination, screening, and treatment; describing conditions under which parental consent is required; amending s. 232.0315(1), Florida Statutes, 1980 Supplement; prescribing a time limit within which certain children must receive a school entry medical examination; providing an effective date.

—was referred to the Committee on Education.

By Representative Young—

HB 214—A bill to be entitled An act relating to the district school system; amending s. 230.2312(4)(a), Florida Statutes, 1980 Supplement, relating to the Florida Primary Education Program; providing for the content of the student information records system; providing an effective date.

—was referred to the Committee on Education.

*The Honorable W. D. Childers, President*

I am directed to inform the Senate that the House of Representatives has passed HB 470 and requests the concurrence of the Senate.

*Allen Morris, Clerk*

By the Committee on Insurance—

HB 470—A bill to be entitled An act relating to corporations not for profit; repealing Part II of Chapter 617, Florida Statutes, relating to scholarship plans; providing an effective date.

—was referred to the Committee on Commerce.

*The Honorable W. D. Childers, President*

I am directed to inform the Senate that the House of Representatives has passed as amended HB 121, HB 673, HB 682, HB 662, HB 1005 and requests the concurrence of the Senate.

*Allen Morris, Clerk*

By Representative Gardner—

HB 121—A bill to be entitled An act relating to bonds; amending s. 215.84(2)(b) and (7), Florida Statutes, 1980 Supplement, to delete an exemption from the term "revenue bonds" with respect to higher education under part II of Chapter 153 and to include such bonds within the law dealing with the maximum rate of interest with respect to government bonds; providing an effective date.

—was referred to the Committee on Finance, Taxation and Claims.

By the Committee on Regulated Industries & Licensing—

HB 673—A bill to be entitled An act relating to alcoholic beverages; amending s. 561.17(2), Florida Statutes, requiring compliance with sanitary standards for applications for certain alcoholic beverage licenses; amending s. 561.29(1)(d), Florida Statutes, authorizing revocation or suspension of a license for noncompliance with sanitary standards; providing an effective date.

—was referred to the Committee on Commerce.

By the Committee on Regulated Industries & Licensing—

HB 682—A bill to be entitled An act relating to the Beverage Law; amending s. 561.65(1) and (2), Florida Statutes, and adding subsections thereto, providing for enforcement of liens on spirituous alcoholic beverage licenses; requiring the Division of Alcoholic Beverages and Tobacco to notify certain lienholders of pending license revocations or suspensions; providing a procedure for foreclosure by lenders against alcoholic beverage license holders; providing for notification to the Division of Alcoholic Beverages and Tobacco of any lien against an alcoholic beverage license before such lien can be enforced; providing an exception; providing an effective date.

—was referred to the Committee on Commerce.

By the Committee on Higher Education—

HB 662—A bill to be entitled An act relating to postsecondary education; amending s. 231.3505, Florida Statutes, 1980 Supplement, relating to directors of vocational education; repealing s. 240.227(8) and (25), Florida Statutes, relating to certain powers and duties of each university; amending s. 240.227(15), and (16), Florida Statutes, to revise certain powers and duties relating to approval and execution of contracts; amending s. 240.-241(4), Florida Statutes, 1980 Supplement, to authorize a university president's designee to perform certain duties; amending s. 240.247, Florida Statutes, to prohibit salary discrimination on the basis of race; amending ss. 240.277, 240.317, and 240.531(5), Florida Statutes, to correct cross references; amending s. 240.-291(3), Florida Statutes, to authorize each university, rather than the Board of Regents, to employ a collection agency; amending s. 240.307(1)(e), Florida Statutes, relating to the State Community College Coordinating Board membership; repealing s. 240.313(2), Florida Statutes, relating to community college boards of trustees; amending ss. 240.313(4), 240.319(1), 240.339, and 240.377, Florida Statutes, to delete obsolete language; adding a paragraph to s. 240.319(3), Florida Statutes, providing additional powers to community college district boards of trustees to establish policies for law enforcement operations; amending s. 240.367(1), Florida Statutes, to require approval by the Commissioner of Education for certain community college loans; amending s. 240.533(3)(a) and (4)(b), Florida Statutes, 1980 Supplement, to provide for the creation of the Council on Equity in Athletics within the Board of Regents; repealing ss. 240.235(2)(b), 240.329, 240.437(4) and (5), and 240.455, Florida Statutes, relating to delinquent accounts; residence of community college presidents, and student financial aid; providing for review and repeal in accordance with the Regulatory Reform Act of 1976; providing an effective date.

—was referred to the Committee on Education.

By the Committee on Judiciary and Representative Moffitt—

HB 1005—A bill to be entitled An act relating to issuance of inspection warrants; creating ss. 933.20-933.301, Florida Statutes, to provide for the issuance of inspection warrants for suspected violations of any state or local law or rule relating to municipal or county building, fire, safety, plumbing, electrical, health, minimum housing, or zoning standards; providing restrictions upon the issuance of such warrants; prohibiting denial of entry to possessors of such warrants; providing a penalty for refusing to permit an authorized inspection; providing a penalty for maliciously causing the issuance, execution or service of an inspection warrant; providing that nothing in this act shall be construed to restrict powers of state agency, or local government acting on behalf of state agency through contract, to conduct inspections with or without warrant; providing restrictions on user of inspection warrant; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

*The Honorable W. D. Childers, President*

I am directed to inform the Senate that the House of Representatives has passed HB 299, HB 676, HB 678, HB 681, HB 190, HB 245, HB 1036, HB 1037, HB 1038, HB 1039, HB 1040 and requests the concurrence of the Senate.

*Allen Morris, Clerk*

By Representative Brown—

HB 299—A bill to be entitled An act relating to county fine and forfeiture funds; amending s. 142.01, Florida Statutes; pro-

viding that any surplus in any such fund at the end of a fiscal year may be transferred to the county general fund; providing an effective date.

—was referred to the Committee on Economic, Community and Consumer Affairs.

By the Committee on Regulated Industries & Licensing—

**HB 676**—A bill to be entitled An act relating to the beverage law; creating s. 564.07, Florida Statutes; authorizing distributors of vinous beverages to furnish wine lists; creating s. 565.16, Florida Statutes; authorizing distributors of spirituous beverages to furnish wine lists; providing an effective date.

—was referred to the Committee on Commerce.

By the Committee on Regulated Industries & Licensing—

**HB 678**—A bill to be entitled An act relating to the beverage law; creating s. 564.07, Florida Statutes, authorizing wine tastings; creating s. 565.16, Florida Statutes, authorizing spirituous beverage tastings; providing an effective date.

—was referred to the Committee on Commerce.

By the Committee on Regulated Industries & Licensing—

**HB 681**—A bill to be entitled An act relating to alcoholic beverages; amending s. 561.221, Florida Statutes, authorizing the Division of Alcoholic Beverages and Tobacco of the Department of Business Regulation to issue vendor's licenses for the sale of alcoholic beverages to certain manufacturers of malt beverages; providing an effective date.

—was referred to the Committee on Commerce.

By Representative Moffitt—

**HB 190**—A bill to be entitled An act relating to the Legislature; fixing the date for convening the regular session of the Legislature in the year 1982; providing an effective date.

—was referred to the Committee on Rules and Calendar.

By Representative Martin—

**HB 245**—A bill to be entitled An act designating the new Journalism Building on the campus of the University of Florida as the "Rae O. Weimer Building"; providing an effective date.

—was referred to the Committee on Education.

By the Committee on Rules and Calendar—

**HB 1036**—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 23.0191(1), 23.151(1), 23.152(3)(d), 23.154(1), 163.03(1), 163.3164(18), 165.031(6), 165.052(2), 171.042(2), 189.003(2), 189.004, 189.006(1), 218.411(1)(c), 255.042(3), (4), 288.32(2), 292.05(2), 292.07(3)(b), 292.11(4), 377.703(4), 380.11, 403.504(7), (8)(c), 403.508(4)(a), 409.503(1), 409.506, 418.12(2), 420.111(8), 420.202(1), (2), 420.424(1), (2), 421.001, 422.001, 423.001, 424.001, 424.03, 424.04, 424.05, 424.06, 424.07, 424.08, 424.09(1), 424.10(1), (3), 424.12, 424.13, 424.14(1), 424.15, 424.16, 424.17, 424.18, 424.19, 424.20, 424.21, 424.22, 450.211(1), 450.261, 553.36(1), (6), 553.71(2), (4), 617.70(3), 744.421, and 943.405(1), (2), Florida Statutes; ss. 11.45(3)(a), 145.19(2), 218.32(1)(c), 218.38(3)(b), 220.03(1)(s), 220.181(2), (6), 375.021(2), 403.523(7), (8)(b), 403.524(2)(b), 403.526(1), (5), 403.527(3)(a), 403.723(7)(c), 427.012(1)(b), 553.901, and 943.25(3), (8), Florida Statutes (1980 Supplement); s. 160.003(6), Florida Statutes (1980 Supplement), enacted as s. 160.03(6) by s. 3, ch. 80-315, Laws of Florida; s. 160.02(8), Florida Statutes (1980 Supplement), enacted as s. 160.06(8) by s. 3, ch. 80-315, Laws of Florida; s. 190.009(3), Florida Statutes (1980 Supplement), enacted as s. 189.109(3) by s. 2, ch. 80-407, Laws of Florida; s. 220.182(9), Florida Statutes (1980 Supplement), enacted as s. 220.18(9) by s. 3, ch. 80-248, Laws of Florida; s. 220.183(3)(c), (f), Florida Statutes (1980 Supplement), enacted as s. 4(3), (4), ch. 80-249, Laws of Florida; s. 288.604(1), (5), Florida Statutes (1980 Supplement), enacted as s. 4(1), (5), ch. 80-250, Laws of Florida; s. 295.17(1)(a), Florida Statutes (1980 Supplement), enacted as s. 292.055(1)(a) by s. 1, ch. 80-61, Laws of Florida; s. 420.504(1), Florida Statutes (1980 Supplement), enacted as s. 420.511(1) by s. 1, ch. 80-161, Laws of Florida; and s. 420.506, Florida Statutes

(1980 Supplement), enacted as s. 420.513 by s. 1, ch. 80-161, Laws of Florida; replacing references to the "Department of Community Affairs" with "Department of Veteran and Community Affairs" and references to the "Secretary of Community Affairs" with "Secretary of Veteran and Community Affairs" to conform to chapter 80-61, Laws of Florida, which changed the names of the department and its secretary, and otherwise improving clarity.

—was referred to the Committee on Rules and Calendar.

By the Committee on Rules and Calendar—

**HB 1037**—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 175.032(2)-(5), 175.061, 175.071(1)-(4), (8), 175.081(1), (3), (7)-(9), 175.091, 175.101, 175.122, 175.131, 175.162, 175.171, 175.181, 175.191, 175.201, 175.211, 175.231, 175.251, 175.261, 175.291, 175.301, 175.321, 175-351, and 175.361(2), (3), Florida Statutes, and repealing s. 175.011, Florida Statutes, all relating to municipal firefighters' pension trust funds (formerly designated as municipal firemen's pension trust funds); replacing the terms "fireman," "fireman's," "firemen," and "firemen's" with, respectively, "firefighter," "firefighter's," "firefighters," and "firefighters'" in order to conform these provisions to the changes in terminology made by chs. 79-380 and 79-388, Laws of Florida; correcting grammatical, typographical, and like errors; removing inconsistencies, redundancies, and unnecessary repetition; repealing an obsolete provision; and otherwise improving the clarity of these provisions and facilitating their correct and proper interpretation.

—was referred to the Committee on Rules and Calendar.

By the Committee on Rules and Calendar—

**HB 1038**—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 23.0113(1), 110.124(2), (4), 110.227(4), (5), 112.044(4), 215.18, 216.141(1), 216.181(1)-(3), (6), 216.182, 216.192(1), (3), (4), 216.201, 216.212(1), (3), 216.231(1), 216.262(1)(a), (b), (2), 216.292(2)-(4), 216.301(1)(a), (2), (3)(a), 240.213(3), 252.32(1)(a), (b), 252.34(4), 252.35(1), 252.36(8), (9), 252.38(3), 252.46(1), (2), 252.49, 287.083(2)(a), (3)(a), 288.503(7), 288.504(8), (9)(b), 288.509(1), (2), 288.51(2)(a), 377.608, 377.701(1), 403.507(1), 403.517(1)(c), 420.403(5), (7)-(10), 420.404(1), 420.405(1), (3), 420.406, 420.407, and 450.191(1)(g), Florida Statutes, and ss. 215.32(2)(b) and 377.703(3), Florida Statutes (1980 Supplement); conforming these sections to the reorganization of state planning and budgetary functions and the transfer of such functions among the Executive Office of the Governor, the Department of Administration, and the Department of Community Affairs by ch. 79-190, Laws of Florida; further conforming these sections to the renaming of the Department of Community Affairs as the Department of Veteran and Community Affairs by s. 2, ch. 80-61, Laws of Florida; and correcting grammatical errors in, and otherwise improving the clarity of, these sections.

—was referred to the Committee on Rules and Calendar.

By the Committee on Rules and Calendar—

**HB 1039**—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 120.52(1), 440.021, 440.24(1)-(3), 440.41(2), (3), 440.44(9), and 440.49(2)(i), Florida Statutes, and ss. 440.15(6)(b), (7) and 440.25(4), Florida Statutes, (1980 Supplement); repealing ss. 20.171(3)(b), (4), 440.02(8)(a), and 440.27, Florida Statutes; conforming these sections to s. 35, ch. 79-40, Laws of Florida, which changed the title of judges of industrial claims to "deputy commissioners," and s. 46, ch. 79-40, Laws of Florida, as amended by s. 1, ch. 79-312, Laws of Florida, which abolished the Industrial Relations Commission; and deleting provisions which have terminated pursuant to s. 14, ch. 79-312, Laws of Florida, or which have served their purpose.

—was referred to the Committee on Rules and Calendar.

By the Committee on Rules and Calendar—

**HB 1040**—A reviser's bill to be entitled An act relating to the Florida Statutes; repealing ss. 40.03, 40.04, 40.05, 40.06, 40.061, 40.08, 40.09, 40.10, 40.101, 40.11, 40.13, 40.20, 40.22, 40.25, 40.27, 40.28, 40.36, 40.39, 40.40, 40.42, 40.43, 222.06, 232.031, 320.0806, 330.45, 330.46, 330.47, 330.48, 330.49, 330.491, 330.492, 330.50, 330.51, 330.52, 330.53, 350.07, 350.08, 350.09,

350.10, 350.11, 350.12, 350.13, 350.14, 350.15, 350.16, 350.17, 350.18, 350.19, 350.22, 350.23, 350.24, 350.28, 350.29, 350.30, 350.31, 350.32, 350.33, 350.34, 350.35, 350.36, 350.37, 350.38, 350.39, 350.42, 350.43, 350.44, 350.45, 350.46, 350.47, 350.48, 350.49, 350.50, 350.51, 350.52, 350.53, 350.54, 350.55, 350.56, 350.57, 350.58, 350.59, 350.60, 350.61, 350.62, 350.63, 350.631, 350.64, 350.641, 350.65, 350.66, 350.67, 350.76, 350.771, 350.78, 350.781, 350.79, 364.41, 364.42, 364.43, 403.710, 449.01, 449.015, 449.02, 449.021, 449.022, 449.023, 449.024, 449.025, 449.026, 449.03, 449.04, 449.05, 449.06, 449.07, 449.08, 449.09, 449.10, 449.11, 449.13, 449.14, 449.141, 449.15, 449.16, 449.17, 468.150, 468.151, 468.152, 468.153, 468.154, 468.155, 468.156, 468.157, 468.158, 468.159, 468.160, 468.161, 468.162, 468.1625, 490.12, 490.13, 490.14, 490.15, 490.16, 490.17, 490.18, 490.19, 490.20, 490.21, 490.22, 490.23, 490.24, 490.25, 490.26, 490.27, 490.28, 490.29, 490.30, 490.31, 490.33, 492.01, 492.02, 492.03, 492.04, 492.05, 492.06, 492.07, 492.08, 492.09, 492.10, 492.11, 492.12, 492.13, 492.14, 492.15, 492.16, 492.17, 492.18, 492.19, and 492.20, Florida Statutes, all of which sections have been repealed, but none of which sections were repealed by a "current session" of the Legislature, as is required by s. 11.242(5)(b), Florida Statutes, in order for such sections to be omitted from publication in Florida Statutes 1981 without further legislative action.

—was referred to the Committee on Rules and Calendar.

The Senate was called to order by the President at 9:00 a.m. A quorum present—39:

|               |             |          |           |
|---------------|-------------|----------|-----------|
| Mr. President | Hair        | Margolis | Steinberg |
| Anderson      | Henderson   | Maxwell  | Stevens   |
| Barron        | Hill        | McClain  | Stuart    |
| Beard         | Jenkins     | Neal     | Thomas    |
| Carlucci      | Jenne       | Peterson | Tobiassen |
| Childers, D.  | Jennings    | Poole    | Trask     |
| Dunn          | Johnston    | Rehm     | Vogt      |
| Frank         | Kirkpatrick | Renick   | Ware      |
| Gordon        | Langley     | Scott    | Winn      |
| Grizzle       | Lewis       | Skinner  |           |

Excused: Senator McKnight

Prayer by Dr. R. J. Robinson, Pastor, East Hill Baptist Church, Tallahassee:

Eternal and Almighty God:

On this festive day of reunion and reminiscing, of tribute and thanksgiving for this august body, we stop at this juncture to pray.

Forgive our pride, and deliver us from the foolishness of impatience which runs ahead of your guidance.

We know it takes a lifetime to grow a tree, that fruit doesn't ripen in an afternoon, and that The Old Account says that even you took a week to make a universe.

So slow us down, that we may take time to think and seek your will.

Now save us from imagining that our personality, or ingenuity, or position is the answer!

Let these, your servants, honestly seek the weal of every Floridian, and thus forget their interests and desires long enough to realize that this state's troubles are like cannibals—the big ones eat up the little ones—and together get on with the task of doing what will last and endure.

Father God, we wonder why we've never seen a U-haul-it vehicle attached to a hearse on the way to a cemetery. Could it be that we can't take anything with us upon leaving this world except what we do for you and others?

If that be true, then, enable these Senators today to come together in love and unity and accomplish your eternal purposes. Amen.

**REPORTS OF COMMITTEES**

The Committee on Rules and Calendar submits the following bills to be placed on the Special Order Calendar for Wednesday, May 6, 1981: SB 374, SB 246, SB 247, SB 249, SB 256, SB 257, SB 284, SB 161

Respectfully submitted,  
Dempsey J. Barron, Chairman

The Committee on Commerce recommends the following pass: SB 672 with 5 amendments

The Committee on Economic, Community and Consumer Affairs recommends the following pass: SB 760 with 2 amendments

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

The Committee on Economic, Community and Consumer Affairs recommends the following pass: SB 928 with 2 amendments

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

The Committee on Economic, Community and Consumer Affairs recommends the following pass: SB 947 with 1 amendment

Special Master-Claims recommends the following pass: SB 1046

The bills contained in the foregoing reports were referred to the Committee on Finance, Taxation and Claims under the original reference.

The Committee on Judiciary-Criminal recommends the following pass: SB 817 with 2 amendments

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

The Committee on Commerce recommends the following pass: SB 462, SB 602 with 1 amendment, SB 644, SB 651 with 2 amendments, SB 663 with 8 amendments, SB 788 with 2 amendments, SB 862, SB 953, SB 1012 with 2 amendments

The Committee on Corrections, Probation and Parole recommends the following pass: SB 892, SB 923 with 2 amendments

The Committee on Economic, Community and Consumer Affairs recommends the following pass: SB 951

The Committee on Judiciary-Criminal recommends the following pass: SB 969, SB 720, SB 517

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

Special Master-Claims recommends the following not pass: SB 184

The bill was referred to the Committee on Corrections, Probation and Parole under the original reference, pursuant to Rule 4.8.

Special Master-Claims recommends the following not pass: SB 505, SB 599

The bills were referred to the Committee on Natural Resources and Conservation under the original reference, pursuant to Rule 4.8.

The Committee on Judiciary-Criminal recommends the following not pass: SB 673

The bill was laid on the table.

The Committee on Economic, Community and Consumer Affairs recommends a committee substitute for the following: SB 362

The bill with committee substitute attached was referred to the Committee on Appropriations under the original reference.

The Committee on Economic, Community and Consumer Affairs recommends a committee substitute for the following: SB 916

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

The Committee on Judiciary-Criminal recommends a committee substitute for the following: SB 906

The bill with committee substitute attached was placed on the calendar.

#### REQUESTS FOR EXTENSION OF TIME

May 5, 1981

The Committee on Judiciary-Criminal requests an extension of 15 days for consideration of the following: SB 44, SB 56, SB 107, SB 282, SB 309, SB 429, SB 450, SB 509, SB 512, SB 517, SB 657, SB 673, HB 130, HB 305

The Committee on Governmental Operations requests an extension of 15 days for consideration of the following: HB 327, SB 531, SB 354

May 6, 1981

The Committee on Education requests an extension of 15 days for consideration of the following: SB 658, SB 659, SB 662, SB 686, HB 20

The Special Master-Claims requests an extension of 15 days for consideration of the following: SB 431

The Committee on Judiciary-Civil requests an extension of 15 days for consideration of the following: SJR 340, SB 504, CS for SB 511, SB 586, SB 588, SB 597, SB 623, SB 627, SB 648, SB 656, SB 701, SB 716, SB 731, SB 790, SB 801, SB 802, SB 829, SB 839, SB 863, SB 878, SB 893, SB 922, SB 925, SB 950, SB 952, SJR 959, SB 972, SB 973, SB 996, SB 1010, SB 1024, SB 1051, HB 542

#### MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator D. Childers, the rules were waived and the Committee on Health and Rehabilitative Services was granted permission to consider SB 415 at the meeting this day.

On motion by Senator Johnston, the rules were waived and by two-thirds vote SB 567 was withdrawn from the Committee on Finance, Taxation and Claims.

On motion by Senator Beard, the rules were waived and the Committee on Transportation was granted permission to consider SB 773 on May 7.

On motions by Senator Vogt, the rules were waived and by two-thirds vote SB 840 was withdrawn from the committees of reference and indefinitely postponed.

On motions by Senator Dunn, the rules were waived and by two-thirds vote SR 540 and SCR 539 were withdrawn from the Committee on Rules and Calendar and by two-thirds vote placed on the special order calendar.

#### MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

##### Appointments Subject to Confirmation by the Senate

The Secretary of State on April 29, 1981, certified that pursuant to the provisions of Section 114.05, Florida Statutes, a certificate subject to confirmation by the Senate had been prepared for the following:

W. G. Katzenmeyer, Land O'Lakes, Member of the Education Standards Commission, for term ending October 1, 1981

G. Robert Blanchard, Tampa, Member of the Florida State Fair Authority, for term ending July 1, 1982

Alvin H. Drake, Tallahassee, Member of the Board of Massage, for term ending January 1, 1985

[Referred to the Committee on Executive Business]

The following Executive Order was filed with the Secretary:

#### EXECUTIVE ORDER NUMBER 81-41

(Executive Order of Suspension)

WHEREAS, SANDY PAUL REGISTER is presently serving as a County Commissioner, Columbia County, Florida, and

WHEREAS, on April 7, 1981, an Information charging the said SANDY PAUL REGISTER with criminal violations of the laws of Florida was filed in the Circuit Court of Columbia County by the office of the State Attorney of the Third Judicial Circuit of Florida, and

WHEREAS, it is in the best interest of the citizens of the State of Florida that SANDY PAUL REGISTER be suspended from the public office which he now holds, upon the constitutional grounds hereinafter set forth;

NOW, THEREFORE, I, BOB GRAHAM, as Governor, pursuant to the Constitution and laws of the State of Florida, do hereby find, determine, and for the purpose of Section 112.41, Florida Statutes, allege as follows:

A. SANDY PAUL REGISTER is, and at all times material hereto was, a County Commissioner, Columbia County, Florida.

B. The Office of County Commissioner is within the purview of the suspension powers of the Governor pursuant to Article IV, Section 7, Florida Constitution.

C. The attached Information alleges that SANDY PAUL REGISTER did commit acts and violations of Florida law and these allegations are hereby incorporated by reference as if fully set forth in this Executive Order thereby constituting grounds for suspension under Article IV, Section 7, Florida Constitution.

D. The facts alleged herein constitute the offense of commission of a felony as such offense is used in Article IV, Section 7, Florida Constitution.

E. The interest of the residents of Columbia County, Florida, and the citizens of the State of Florida can best be served by the immediate suspension of SANDY PAUL REGISTER from the public office which he now holds.

BEING FULLY ADVISED in the premises, and in accordance with the Constitution and laws of the State of Florida, the following Executive Order is hereby promulgated effective immediately:

1. SANDY PAUL REGISTER is hereby suspended as and from the public office which he now holds, to-wit: County Commissioner, Columbia County, Florida.

2. SANDY PAUL REGISTER is hereby prohibited from performing any official act, duty or function of public office, from receiving any pay or allowances, and from being entitled to any of the emoluments or privileges of public office during the period of this suspension, which period shall be from the effective date hereof, until further executive order, or as otherwise provided by law.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed at Tallahassee, the Capitol, this 15th day of April, 1981.

Bob Graham  
Governor

ATTEST:  
George Firestone  
Secretary of State

IN THE CIRCUIT COURT OF THE  
THIRD JUDICIAL CIRCUIT COURT  
OF FLORIDA, IN AND FOR  
COLUMBIA COUNTY, FLORIDA.

STATE OF FLORIDA  
—VS—  
SANDY PAUL REGISTER  
Defendant (s)

CASE NO. 81-172 CF  
INFORMATION FOR:  
DWI MANSLAUGHTER  
VEHICULAR HOMICIDE

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

*The Honorable W. D. Childers, President*

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

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF FLORIDA:

COUNT I

JERRY M. BLAIR, State Attorney of the Third Judicial Circuit of Florida, charges that SANDY PAUL REGISTER on the 27th day of FEBRUARY, 1981, in COLUMBIA County, Florida, did drive or operate over the highways, streets or thoroughfares of Columbia County, Florida, a motor vehicle while he was intoxicated, or under the influence of intoxicating liquor to such an extent as to deprive him of full possession of his normal faculties and while driving or operating the said motor vehicle did cause the death of ROBERT LEE ROSS, a human being, contrary to Florida Statute 860.01(2).

COUNT II

JERRY M. BLAIR, State Attorney of the Third Judicial Circuit of Florida, further charges that SANDY PAUL REGISTER on the 27th day of FEBRUARY, 1981, in COLUMBIA County, Florida, did then and there unlawfully, by operating a motor vehicle in a reckless manner, likely to cause the death of or great bodily harm to another, did kill one ROBERT LEE ROSS, a human being, contrary to Florida Statute 782.071.

WHEREFORE, JERRY M. BLAIR, prays that a *capias* issue for the arrest of the above defendant(s) and that he be held for trial under the foregoing information.

JERRY M. BLAIR,  
State Attorney, Third Judicial Circuit

By Tom Coleman  
Designated Assistant

STATE OF FLORIDA, COUNTY OF COLUMBIA  
I HEREBY CERTIFY that the above and foregoing  
is a true copy of the original filed in this office.

MARY B. CHILDS, CLERK OF COURTS

By: MARTHA POGUE  
Deputy Clerk

Dated: 4-9-81

STATE OF FLORIDA  
COUNTY OF COLUMBIA

PERSONALLY APPEARED BEFORE ME, TOM B. COLEMAN, Designated Assistant State Attorney of the Third Judicial Circuit, who being first duly sworn, says that the allegations set forth in the foregoing Information are based upon facts that have been sworn to as true and which if true would constitute the offense therein charged. Affiant further certifies that this prosecution is instituted in good faith and that he has received testimony under oath from the material witness or witnesses for the offense(s) charged.

TOM B. COLEMAN  
Designated Assistant State Attorney

SWORN TO AND SUBSCRIBED before me this 7th day of APRIL, 1981.

MARCIA RHODES  
Notary Public, State of Florida  
at large. My Commission Expires  
Feb. 11, 1984.

Presented and filed in Court  
this 7th day of APRIL, 1981.

MARY B. CHILDS  
Clerk of the Circuit Court  
by: *Martha Pogue*

[Referred to the Committee on Executive Business]

CS for SB 223—A bill to be entitled An act relating to the Department of Commerce; amending s. 288.347, Florida Statutes; providing for the appointment and removal of members of the Tourism Advisory Council; providing for investigation of complaints and unfavorable reports concerning the council or its members; providing for per diem and traveling expenses; making the council advisory to the Division of Tourism, reviving and readopting s. 288.347, Florida Statutes, as amended, notwithstanding the provisions of the Sundown Act; providing for future review and repeal of said section; providing an effective date.

—and requests the concurrence of the Senate.

*Allen Morris, Clerk*

Amendment 1—On page 2, lines 17-18, strike “The council shall meet no less than quarterly” and insert: The council shall meet at the call of its chairman, at the request of a majority of its membership, at the request of the division, or at such times as may be prescribed by its rules

Amendment 2—On page 2, lines 5-13, strike “Each” on line 5, all of lines 6-12 and “permanent inability to perform official duties.” on line 13 and insert: The secretary may remove any member who fails to attend two consecutive meetings without cause.

Amendment 3—In title on page 1, lines 6-8, strike all of lines 6, 7, and “its members” on line 8 and insert: providing for meetings and deleting requirement of quarterly meetings

On motions by Senator Anderson, the Senate refused to concur in the House amendments and the House was requested to recede. The action of the Senate was certified to the House.

*The Honorable W. D. Childers, President*

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

CS for SB 216—A bill to be entitled An act relating to the Division of Hotels and Restaurants of the Department of Business Regulation; reviving and readopting, notwithstanding the Sundown Act, s. 509.291, Florida Statutes, relating to the advisory council to the division; providing for legislative review; providing an effective date.

—and requests the concurrence of the Senate.

*Allen Morris, Clerk*

Amendment 1—On page 1, line 12, insert: Section 1. Subsection (3) of section 509.291, Florida Statutes, is amended to read:

(3)(a) The advisory council shall meet at the call of its chairman, at the request of a majority of its membership, at the request of the department, or at such times as may be prescribed by its rules.

(b) Any member who fails to attend two consecutive meetings without cause may be removed by the appointing authority.

Renumber subsequent sections.

Amendment 2—On page 1, line 7, insert: between “division;” and “providing”: providing for removal of members; providing for council meetings; deleting required meetings;

On motions by Senator Anderson, the Senate refused to concur in the House amendments and the House was requested to recede. The action of the Senate was certified to the House.

**SPECIAL ORDER**

Consideration of SB 374 was deferred.

SB 247—A bill to be entitled An act relating to the excise tax on documents; creating ss. 201.132, 201.133, Florida Statutes; providing an alternative method for collection and notation of payment of the tax; providing for certificates of registration; requiring maintenance of certain records; specifying duties of the Department of Revenue; requiring reports to the department; providing penalties; amending ss. 201.12, 201.13, 201.17(2), Florida Statutes; conforming language; amending s. 201.02, Florida Statutes; applying such tax to documents conveying an interest in timber, oil, gas, or mineral rights or a royalty interest in realty; repealing s. 201.19, Florida Statutes, relating to penalties for illegal avoidance of such tax; providing an effective date.

—was read the second time by title.

The Committee on Commerce recommended the following amendments which were moved by Senator Johnston and adopted:

Amendment 1—On page 6, lines 12-29 and on page 7, lines 1-17, strike all of said lines and renumber subsequent section.

Amendment 2—In title on page 1, strike lines 2-15 and insert: language; repealing s.

Pending further consideration of SB 247, as amended, on motion by Senator Johnston, the rules were waived and the Senate reverted to—

**MESSAGES FROM THE HOUSE OF REPRESENTATIVES**

*The Honorable W. D. Childers, President*

I am directed to inform the Senate that the House of Representatives has passed HB 603 and requests the concurrence of the Senate.

*Allen Morris, Clerk*

By the Committee on Finance & Taxation and Representative Mills—

HB 603—A bill to be entitled An act relating to the excise tax on documents; creating s. 201.132, Florida Statutes, authorizing clerks of the circuit court to record documents without affixing stamps; requiring a notation on such document of tax paid; requiring clerks to report and transmit collections monthly and maintain certain records; creating s. 201.133, Florida Statutes; authorizing certain persons to collect the tax without affixing stamps to the document involved in the transaction; requiring such persons to apply for a certificate of registration from the Department of Revenue and providing for the issuance of such certificates; requiring such persons to maintain certain records and to submit a report to the department each month together with a remittance of the tax due; requiring certain information to be maintained and reported on non-taxable transactions; amending ss. 201.12, 201.13, and 201.17(2), Florida Statutes, to conform provisions relating to duties of the clerks of the circuit courts and duties of the department, and penalties; repealing s. 201.19, Florida Statutes; relating to forfeiture for illegally avoiding tax on notes; providing an effective date.

—which was read the first time by title and referred to the Committees on Commerce; and Finance, Taxation and Claims.

**SPECIAL ORDER, continued**

On motions by Senator Johnston, the rules were waived and by two-thirds vote HB 603, a companion measure, was withdrawn from the Committee on Finance, Taxation and Claims and substituted for SB 247. On motions by Senator Johnston, by two-thirds vote HB 603 was read the second time by title and by two-thirds vote read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37

|               |             |           |           |
|---------------|-------------|-----------|-----------|
| Mr. President | Hill        | McClain   | Stuart    |
| Anderson      | Jenkins     | Neal      | Thomas    |
| Beard         | Jenne       | Peterson  | Tobiassen |
| Carlucci      | Jennings    | Poole     | Trask     |
| Childers, D.  | Johnston    | Rehm      | Vogt      |
| Dunn          | Kirkpatrick | Renick    | Ware      |
| Frank         | Langley     | Scott     | Winn      |
| Gordon        | Lewis       | Skinner   |           |
| Grizzle       | Margolis    | Steinberg |           |
| Hair          | Maxwell     | Stevens   |           |

Nays—None

SB 247 was laid on the table.

SB 249—A bill to be entitled An act relating to intangible taxation; amending s. 199.052(1), Florida Statutes, 1980 Supplement; requiring nonresidents to file intangible tax returns under specified circumstances; amending s. 199.122(7), Florida Statutes; providing for proportional valuation of intangibles secured by real property that is both inside and outside the state; providing an effective date.

—was read the second time by title.

The Committee on Commerce recommended the following amendments which were moved by Senator Johnston and adopted:

Amendment 1—On page 1, lines 25 and 26, strike everything after "domicile," and insert: *who owns*

Amendment 2—On page 1, lines 28-30 and on page 2, lines 1 and 2, strike all of said lines and insert: *that has acquired a business situs in this state.*

Pending further consideration of SB 249 as amended, on motion by Senator Johnston, the rules were waived and by two-thirds vote HB 604 was withdrawn from the Committee on Finance, Taxation and Claims.

On motion by Senator Johnston—

HB 604—A bill to be entitled An act relating to intangible taxation; amending s. 199.052(1), Florida Statutes, 1980 Supplement; providing that any person representing business interests in the state that may claim domicile elsewhere and any person owning, controlling, or managing intangible property which has acquired a business situs in the state shall file a return; providing a statement of intent; amending s. 199.122(7), Florida Statutes; providing that notes, bonds, and other obligations for payment of money which are secured by mortgage, deed of trust, or other lien on real property situated solely in Florida shall be valued at the principal amount of indebtedness evidenced by such obligation; providing for valuation of notes, bonds, and other obligations for payment of money which are secured by real property located both in and out of the state; providing an effective date.

—a companion measure, was substituted for SB 249 and read the second time by title.

Senator Johnston moved the following amendments which were adopted:

Amendment 1—On page 1, strike all of lines 26-31, on page 2, lines 1-30 and on page 3, lines 1 and 2 and insert: Section 1. Subsection (1) of section 199.052, Florida Statutes, 1980 Supplement, is amended to read:

**199.052 Returns.—**

(1) It is hereby made the duty of every person in the state, and every person who has become a legal resident of the state on or before January 1, who owns or has control, management, or custody of intangible personal property which is subject to annual taxation under this chapter to file a sworn return with the department on or before June 30 of each year, listing separately the character, description, location, and just valuation of all such property. *This subsection applies to any person, regardless of domicile, who owns or has management, custody,*

or control of intangible property that has acquired a business situs in this state.

Section 2. Subsection (7) of section 199.122, Florida Statutes, is amended to read:

199.122 Valuation.—Intangible personal property shall be valued in the following manner:

(7) All notes, bonds, and other obligations for payment of money which are secured by mortgage, deed of trust, or other lien upon real property situated in the state shall be valued at the principal amount of indebtedness evidenced by such obligation. A note, bond, or other obligation for payment of money secured by mortgage, deed of trust, or other lien on real properties situated both in and out of this state, shall be valued at that portion of the principal amount of the indebtedness evidenced by such obligation which the value of the Florida real property securing the obligation bears to the total value of all real property securing the obligation, at the time the document evidencing the obligation is executed.

Section 3. This act shall take effect upon becoming a law.

Amendment 2—In title on page 1, strike all of lines 1-22 and insert: A bill to be entitled An act relating to intangible taxation; amending s. 199.052(1), Florida Statutes, 1980 Supplement; requiring nonresidents to file intangible tax returns under specified circumstances; amending s. 199.122(7), Florida Statutes; providing for proportional valuation of intangibles secured by real property that is both inside and outside the state; providing an effective date.

On motion by Senator Johnston, by two-thirds vote HB 604 as amended was read the third time by title, passed and then certified to the House. The vote on passage was:

Yeas—36

|               |             |          |           |
|---------------|-------------|----------|-----------|
| Mr. President | Hair        | Maxwell  | Steinberg |
| Anderson      | Hill        | McClain  | Stevens   |
| Beard         | Jenne       | Neal     | Stuart    |
| Carlucci      | Jennings    | Peterson | Thomas    |
| Childers, D.  | Johnston    | Poole    | Tobiassen |
| Dunn          | Kirkpatrick | Rehm     | Trask     |
| Frank         | Langley     | Renick   | Vogt      |
| Gordon        | Lewis       | Scott    | Ware      |
| Grizzle       | Margolis    | Skinner  | Winn      |

Nays—None

SB 249 was laid on the table.

SB 256—A bill to be entitled An act relating to the Florida Income Tax Code; amending ss. 220.13(1)(a), (2)(e), Florida Statutes, 1980 Supplement; removing real estate investment trusts from certain requirements relating to adjustments to taxable income; changing the definition of "taxable income" with respect to a real estate investment trust; providing an effective date.

—was read the second time by title. On motion by Senator Johnston, by two-thirds vote SB 256 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37

|               |             |           |           |
|---------------|-------------|-----------|-----------|
| Mr. President | Hill        | McClain   | Stuart    |
| Anderson      | Jenkins     | Neal      | Thomas    |
| Beard         | Jenne       | Peterson  | Tobiassen |
| Carlucci      | Jennings    | Poole     | Trask     |
| Childers, D.  | Johnston    | Rehm      | Vogt      |
| Dunn          | Kirkpatrick | Renick    | Ware      |
| Frank         | Langley     | Scott     | Winn      |
| Gordon        | Lewis       | Skinner   |           |
| Grizzle       | Margolis    | Steinberg |           |
| Hair          | Maxwell     | Stevens   |           |

Nays—None

SB 257—A bill to be entitled An act relating to the tax on sales, use, and other transactions; amending s. 212.04(4), Florida Statutes, 1980 Supplement; providing for a registration fee; amending s. 212.08(2), Florida Statutes, 1980 Supplement;

providing certain medical exemptions; adding s. 212.11(4), Florida Statutes; requiring the filing of a tax return; amending s. 212.12(2), (7), Florida Statutes; imposing a penalty for failing to timely file a return, failing to file a return, or failing to pay the required tax; providing certain methods for determining taxable retail sales under certain circumstances; providing penalties; providing an effective date.

—was read the second time by title.

Senator Ware moved the following amendments which were adopted:

Amendment 1—On page 4, between lines 17 and 18, insert: a new Section 3 and renumber subsequent sections.

Section 3. Subsection (3) of section 212.10, Florida Statutes, is amended to read:

212.10 Sale of business; liability for tax, procedure, penalty for violation.—

(3) In the event any dealer is delinquent in the payment of the tax herein provided for, the department may give notice of the amount of such delinquency by registered mail to all persons having in their possession or under their control any credits or other personal property belonging to such dealer or owing any debts to such dealer at the time of receipt by them of such notice. All persons so notified shall within 5 days after receipt of the notice advise the department of all such credits, other personal property, or debts in their possession, under their control, or owing by them. After receiving the notice the persons so notified shall neither transfer nor make any other disposition of the credits, other personal property, or debts in their possession or under their control at the time they receive the notice until the department consents to a transfer or disposition or until 60 days elapse after the receipt of the notice, whichever period expires the earlier, *except that the credits, other personal property, or debts which exceed the delinquent amount stipulated in the department's notice shall not be subject to the provisions of this section, wherever held, in cases in which such dealer does not have any prior history of sales tax delinquencies.* All persons notified shall likewise within 5 days advise the department of any subsequent credits or other personal property belonging to such dealer or any debts incurred and owing to such dealer which may come within their possession or under their control during the time prescribed by the notice or until the department consents to a transfer or disposition whichever expires the earlier. If such notice seeks to prevent the transfer or other disposition of a deposit in a bank or other credits or personal property in the possession or under the control of a bank, the notice to be effective shall be delivered or mailed to the office of such bank at which such deposit is carried or at which such credits or personal property is held. If, during the effective period of the notice to withhold, any person so notified makes any transfer or disposition of the property or debts required to be withheld hereunder, to the extent of the value of the property or the amount of the debts thus transferred or paid he shall be liable to the state for any indebtedness due under this chapter from the person with respect to whose obligation the notice was given if solely by reason of such transfer or disposition the state is unable to recover the indebtedness of the person with respect to whose obligation the notice was given. All such credits or other personal property or debts are subject to garnishment by the department for satisfaction of the delinquent tax due.

Amendment 2—In title on page 1, line 7, insert after the word "exemptions;": amending s. 212.10(3), Florida Statutes, which restricts the disposition of credits or personal property belonging to, or debts owed to, a dealer who is delinquent in paying taxes due upon the sale of his business, specifying that any credits, property or debts which exceed the delinquent amount are not subject to such restriction if such dealer has no prior history of sales tax delinquencies;

On motion by Senator Johnston, by two-thirds vote SB 257 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—36

|               |             |          |           |
|---------------|-------------|----------|-----------|
| Mr. President | Hill        | Maxwell  | Steinberg |
| Anderson      | Jenkins     | McClain  | Stevens   |
| Carlucci      | Jenne       | Neal     | Stuart    |
| Childers, D.  | Jennings    | Peterson | Thomas    |
| Dunn          | Johnston    | Poole    | Tobiassen |
| Frank         | Kirkpatrick | Rehm     | Trask     |
| Gordon        | Langley     | Renick   | Vogt      |
| Grizzle       | Lewis       | Scott    | Ware      |
| Hair          | Margolis    | Skinner  | Winn      |

Nays—None

Vote after roll call:

Yea—Beard

SB 284—A bill to be entitled An act relating to taxation; amending s. 212.08(7)(c), Florida Statutes, 1980 Supplement; providing that articles of intangible personal property which are sold or leased to certain educational television or radio networks, systems, or stations are exempt from the tax imposed on sales, use, and other transactions; providing an effective date.

—was read the second time by title.

The Committee on Commerce recommended the following amendments which were moved by Senator Lewis and adopted:

Amendment 1—On page 2, lines 19-23, strike all of said lines and insert: *state nonprofit radio and television stations established pursuant to s. 229.805 or s. 229.8051, and nonprofit entities composed entirely thereof, are defined as educational institutions.*

Amendment 2—In title on page 1, line 5, strike the word: "intangible" and insert: *tangible*

Amendment 3—In title on page 1, line 6, after "certain" insert: *nonprofit*

Amendment 4—In title on page 1, strike all of line 7 and insert: *radio stations and nonprofit entities entirely composed of them are exempt*

On motion by Senator Lewis, by two-thirds vote SB 284 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 | Hill        | McClain   | Stuart    |
| Anderson      | Jenkins     | Neal      | Thomas    |
| Beard         | Jenne       | Peterson  | Tobiassen |
| Carlucci      | Jennings    | Poole     | Trask     |
| Childers, D.  | Johnston    | Rehm      | Vogt      |
| Dunn          | Kirkpatrick | Renick    | Ware      |
| Frank         | Langley     | Scott     | Winn      |
| Gordon        | Lewis       | Skinner   |           |
| Grizzle       | Margolis    | Steinberg |           |
| Hair          | Maxwell     | Stevens   |           |

Nays—None

SB 161—A bill to be entitled An act relating to automobile insurance; amending s. 627.739(1), Florida Statutes; eliminating certain deductibles from personal injury protection benefits that insurers must offer policyholders; providing an effective date.

—was read the second time by title.

The Committee on Commerce recommended the following amendment which was moved by Senator Anderson and adopted:

Amendment 1—On page 2, line 5, strike "\$1,000, and \$2,000," and insert: *and \$1,000, 2000*

On motion by Senator Anderson, by two-thirds vote SB 161 as amended was read the third time by title, passed, ordered

engrossed and then certified to the House. The vote on passage was:

Yeas—38

|               |             |           |           |
|---------------|-------------|-----------|-----------|
| Mr. President | Hair        | Maxwell   | Stevens   |
| Anderson      | Hill        | McClain   | Stuart    |
| Barron        | Jenkins     | Neal      | Thomas    |
| Beard         | Jenne       | Peterson  | Tobiassen |
| Carlucci      | Jennings    | Poole     | Trask     |
| Childers, D.  | Johnston    | Rehm      | Vogt      |
| Dunn          | Kirkpatrick | Renick    | Ware      |
| Frank         | Langley     | Scott     | Winn      |
| Gordon        | Lewis       | Skinner   |           |
| Grizzle       | Margolis    | Steinberg |           |

Nays—None

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

MOTIONS RELATING TO COMMITTEE REFERENCE

On motions by Senator Frank, the rules were waived and by two-thirds vote SB 894 and HB 133 were withdrawn from the Committee on Education.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable W. D. Childers, President

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

SB 74—A bill to be entitled An act relating to the board created to advise the Division of Florida Land Sales and Condominiums; amending s. 718.501(2), Florida Statutes; renaming the board; providing for an additional member; providing for the appointment and removal of council members; providing duties; deleting authority to arbitrate controversies and utilize hearing officers; reviving and readopting s. 718.501(2), Florida Statutes, as amended, notwithstanding the provisions of the Sundown Act; providing for repeal and legislative review pursuant to the Sundown Act; providing an effective date.

—and requests the concurrence of the Senate.

Allen Morris, Clerk

Amendment 1—On page 2, lines 18-28, strike all of said lines and insert: (b) Any member who fails to attend two consecutive meetings without cause may be removed by the Secretary of Business Regulation.

(c) The Council shall meet at the call of its chairman, at the request of a majority of its membership, at the request of the division, or at such times as may be prescribed by its rules.

Amendment 2—In title on page 1, line 10, insert after "officers;": providing for meetings;

Senator Steinberg moved the following amendment which was adopted:

Amendment 1 to House Amendment 1—On page 1, strike all of lines 1-5 and insert: (b) The council shall meet at the request of the division.

On motions by Senator Steinberg, the Senate concurred in House Amendment 1 as amended; concurred in House Amendment 2 and the House was requested to concur in the Senate amendment to the House amendment.

SB 74 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—36

|               |             |          |           |
|---------------|-------------|----------|-----------|
| Mr. President | Hill        | Maxwell  | Steinberg |
| Barron        | Jenkins     | McClain  | Stevens   |
| Beard         | Jenne       | Neal     | Stuart    |
| Childers, D.  | Jennings    | Peterson | Thomas    |
| Dunn          | Johnston    | Poole    | Tobiassen |
| Frank         | Kirkpatrick | Rehm     | Trask     |
| Gordon        | Langley     | Renick   | Vogt      |
| Grizzle       | Lewis       | Scott    | Ware      |
| Hair          | Margolis    | Skinner  | Winn      |

Nays—None

Vote after roll call:

Yea—Carlucci

*The Honorable W. D. Childers, President*

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

CS for SB 75—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 570.543, Florida Statutes; providing that the Florida Consumers' Council serve in an advisory capacity to the department; deleting provision that the Commissioner of Agriculture serve as chairman of the council; providing for appointment of members; providing for the filling of vacancies; providing for the election of a chairman and vice chairman; providing for staff support; providing for removal of council members from office; deleting powers and authority of the council; amending s. 570.544(1), Florida Statutes, renumbering subsections (2)-(9) of said section, and adding a new subsection (2) to said section; deleting provision that director serve as executive secretary to the council; specifying powers of the division; reviving and readopting s. 570.543, Florida Statutes, as amended; providing for future repeal and review by the Legislature; providing an effective date.

—and requests the concurrence of the Senate.

*Allen Morris, Clerk*

Amendment 1—On page 2, line 7, strike "20" and insert: 15 20

Amendment 2—On page 2, line 12, strike "one-half" and insert: Eight One half

Amendment 3—On page 2, between lines 27 and 28, insert: (5) The council shall transmit recommendations as to legislation directly to the appropriate substantive committee of the Legislature.

Renumber subsequent sections.

Amendment 4—On pages 3-4, lines 28-31 and 1-7, strike all of said lines and insert: (6) The council shall meet at the call of its chairman, at the request of a majority of its membership, at the request of the division, or at such times as may be prescribed by its rules. Any member who fails to attend two consecutive meetings without cause may be removed by the Commissioner of Agriculture.

Amendment 5—On page 5, line 23, strike "1987" and insert: 1983

Amendment 6—In title on page 1, line 9, insert after "members;": providing for meetings; providing for number of members; providing for transmission of recommendations to legislative committees;

Senator Steinberg moved the following amendments which were adopted:

Amendment 1 to House Amendment 3—On page 1, strike lines 1 and 2 and insert: (5) The council shall transmit a written summary of its legislative recommendations to the President of the Senate and Speaker of the House.

Renumber subsequent subsections.

Amendment 1 to House Amendment 4—On page 1, strike lines 1-4 and insert: (6) The council shall meet at the request of the department.

Amendment 1 to House Amendment 6—On page 1, line 3, strike "legislative committees" and insert: the Legislature

On motions by Senator Steinberg, the Senate concurred in House Amendments 1 and 2; refused to concur in House Amendment 5 and requested the House to recede; concurred in House Amendments 3, 4 and 6 as amended, and the House was requested to concur in the Senate amendments to the House amendments.

CS for SB 75 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—35

|               |             |           |           |
|---------------|-------------|-----------|-----------|
| Mr. President | Hill        | Maxwell   | Stevens   |
| Barron        | Jenkins     | McClain   | Stuart    |
| Beard         | Jenne       | Neal      | Thomas    |
| Carlucci      | Jennings    | Peterson  | Tobiassen |
| Childers, D.  | Johnston    | Poole     | Trask     |
| Dunn          | Kirkpatrick | Rehm      | Vogt      |
| Frank         | Langley     | Renick    | Ware      |
| Grizzle       | Lewis       | Scott     | Winn      |
| Hair          | Margolis    | Steinberg |           |

Nays—None

*The Honorable W. D. Childers, President*

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

CS for SB 80—A bill to be entitled An act relating to speech pathology and audiology; amending s. 468.144, Florida Statutes; providing for lay membership on the Florida State Advisory Council of Speech Pathology and Audiology; reviving and re-adopting s. 468.144, Florida Statutes, as amended, notwithstanding the provisions of the Sundown Act; providing for review and repeal of s. 468.144, Florida Statutes; providing an effective date.

—and requests the concurrence of the Senate.

*Allen Morris, Clerk*

Amendment 1—On page 3, between lines 22 and 23, insert: (13) The council shall meet at the call of its chairman, at the request of a majority of its membership, at the request of the department, or at such times as may be prescribed by its rules. Any member who fails to attend two consecutive meetings without cause may be removed by the department.

Amendment 2—In title on page 1, line 4, insert after "Statutes;": providing for meetings; providing for removal of members;

On motions by Senator Frank, the Senate concurred in the House amendments.

CS for SB 80 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—33

|               |             |           |           |
|---------------|-------------|-----------|-----------|
| Mr. President | Hill        | Maxwell   | Stuart    |
| Barron        | Jenkins     | McClain   | Thomas    |
| Beard         | Jenne       | Neal      | Tobiassen |
| Childers, D.  | Jennings    | Peterson  | Vogt      |
| Dunn          | Johnston    | Renick    | Ware      |
| Frank         | Kirkpatrick | Scott     | Winn      |
| Gordon        | Langley     | Skinner   |           |
| Grizzle       | Lewis       | Steinberg |           |
| Hair          | Margolis    | Stevens   |           |

Nays—None

Vote after roll call:

Yea—Carlucci

The bill was ordered engrossed and then enrolled.

*The Honorable W. D. Childers, President*

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

SB 81—A bill to be entitled An act relating to the Division of Blind Services; amending s. 413.011(2), Florida Statutes; requiring at least one blind member on the Advisory Council for the Blind; deleting provision relating to reimbursement of council members for fees for the issuance of commissions; reviving and readopting s. 413.011, Florida Statutes, as amended, notwithstanding provisions of the Sundown Act; providing for review and repeal of s. 413.011(2), Florida Statutes; providing an effective date.

—and requests the concurrence of the Senate.

*Allen Morris, Clerk*

Amendment 1—On page 2, line 7, insert after “~~commissions~~”:

*The council shall meet at the call of its chairman, at the request of a majority of its membership, at the request of the division, or at such times as may be prescribed by its rules. Any member who fails to attend two consecutive meetings without cause may be removed by the Commissioner of Education.*

Amendment 2—In title on page 1, line 8, insert after “commissions”; providing for removal of members; providing for meetings;

On motions by Senator Frank, the Senate concurred in the House amendments.

SB 81 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—32

|               |          |          |           |
|---------------|----------|----------|-----------|
| Mr. President | Hair     | Margolis | Scott     |
| Anderson      | Hill     | Maxwell  | Steinberg |
| Beard         | Jenkins  | McClain  | Stevens   |
| Childers, D.  | Jenne    | Neal     | Stuart    |
| Dunn          | Jennings | Peterson | Thomas    |
| Frank         | Johnston | Poole    | Tobiassen |
| Gordon        | Langley  | Rehm     | Vogt      |
| Grizzle       | Lewis    | Renick   | Winn      |

Nays—None

Vote after roll call:

Yea—Carlucci

The bill was ordered engrossed and then enrolled.

*The Honorable W. D. Childers, President*

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

SB 84—A bill to be entitled An act relating to the Criminal Justice Information Systems Council; amending s. 943.06(2), Florida Statutes, 1980 Supplement; providing for removal of council members; reviving and readopting ss. 943.045, 943.06, 943.08, Florida Statutes, as amended, notwithstanding the Sundown Act; providing for future review and repeal of said sections; providing an effective date.

—and requests the concurrence of the Senate.

*Allen Morris, Clerk*

Amendment 1—On pages 1-2, lines 31-6, strike everything after the period and insert: *Any member who fails to attend two consecutive meetings without cause may be removed by the appointing authority.*

(3) The council shall annually elect its chairman and other officers. ~~The council shall hold at least four regular meetings each year at the call of the chairman or upon written request by three members of the council. This council shall meet at the call of its chairman, at the request of a majority of its mem-~~

*bership, at the request of the department, or at such times as may be prescribed by its rules. A majority of the members of the council constitutes a quorum.*

Amendment 2—On page 1, lines 14-15, strike everything and insert: Section 1. Subsections (2) and (3) of section 943.06, Florida Statutes, 1980 Supplement, are amended to read:

Amendment 3—In title on page 1, lines 4-5, strike everything and insert: 943.06(2) and s. 943.06(3), Florida Statutes, 1980 Supplement; providing a cause for removal; providing for meetings;

On motions by Senator Jenne, the Senate concurred in the House amendments.

SB 84 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—34

|               |          |           |           |
|---------------|----------|-----------|-----------|
| Mr. President | Hill     | McClain   | Stuart    |
| Anderson      | Jenkins  | Neal      | Thomas    |
| Beard         | Jenne    | Peterson  | Tobiassen |
| Childers, D.  | Jennings | Poole     | Trask     |
| Dunn          | Johnston | Rehm      | Vogt      |
| Frank         | Langley  | Renick    | Ware      |
| Gordon        | Lewis    | Skinner   | Winn      |
| Grizzle       | Margolis | Steinberg |           |
| Hair          | Maxwell  | Stevens   |           |

Nays—None

Vote after roll call:

Yea—Carlucci

The bill was ordered engrossed and then enrolled.

*The Honorable W. D. Childers, President*

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

SB 98—A bill to be entitled An act relating to the State Board of Independent Colleges and Universities; amending s. 246.031, Florida Statutes; delegating the payroll, procurement, and related administrative functions of the board to the head of the Department of Education; authorizing the selection of board members from educators in the State University System; providing for removal for cause by the Governor; reviving and readopting s. 246.031, Florida Statutes, as amended, notwithstanding the provisions of the Sundown Act; providing that the 1982 repeal of s. 246.031, Florida Statutes, shall not be affected by the amendments or the revival of said section; providing an effective date.

—and requests the concurrence of the Senate.

*Allen Morris, Clerk*

Amendment 1—On page 2, line 16, insert after “term.”: *The board shall meet at the call of its chairman, at the request of a majority of its membership, at the request of the department, or at such times as may be prescribed by its rules. No member of the board shall hold local elected office or statewide appointed office during his tenure as a member of the board.*

Amendment 2—In title on page 1, line 11, insert after “Governor;”: providing for meetings; prohibiting dual officeholding;

On motions by Senator Frank, the Senate concurred in the House amendments.

SB 98 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

## Yeas—36

|               |           |          |           |
|---------------|-----------|----------|-----------|
| Mr. President | Henderson | Maxwell  | Steinberg |
| Anderson      | Hill      | McClain  | Stevens   |
| Beard         | Jenkins   | Neal     | Stuart    |
| Childers, D.  | Jenne     | Peterson | Thomas    |
| Dunn          | Jennings  | Poole    | Tobiassen |
| Frank         | Johnston  | Rehm     | Trask     |
| Gordon        | Langley   | Renick   | Vogt      |
| Grizzle       | Lewis     | Scott    | Ware      |
| Hair          | Margolis  | Skinner  | Winn      |

Nays—None

Vote after roll call:

Yea—Carlucci

The bill was ordered engrossed and then enrolled.

*The Honorable W. D. Childers, President*

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

SB 116—A bill to be entitled An act relating to the State Library Council; amending s. 257.01, Florida Statutes; eliminating reference to the council; amending s. 257.02, Florida Statutes; providing that the council shall advise the Division of Library Services; providing for appointment and terms of council members; authorizing removal of council members; prohibiting members from receiving an honorarium; authorizing per diem for members; reviving and readopting ss. 257.02, 257.031, Florida Statutes, as amended, relating to the State Library Council, notwithstanding the provisions of the Sundown Act; providing for future repeal; providing an effective date.

—and requests the concurrence of the Senate.

*Allen Morris, Clerk*

Amendment 1—On page 2, lines 20-21, strike “a minimum of four times a year.” and insert: *at the call of its chairman, at the request of a majority of its membership, at the request of the division, or at such times as may be prescribed by its rules. a minimum of four times a year.*

Amendment 2—On pages 2-3, lines 26-31, and 1-4, strike all of said lines and insert: *(4) Any member who fails to attend two consecutive meetings without cause may be removed by the Secretary of State.*

Amendment 3—In title on page 1, line 11, insert: after “members;” deleting requirement of at least four meetings a year;

Senator Neal moved the following amendments which were adopted:

Amendment 1 to House Amendment 2—On page 1 after “and insert:” strike: *(4) Any member who fails to attend two consecutive meetings without cause may be removed by the Secretary of State.*

Amendment 1 to House Amendment 3—In title on page 1, lines 8 and 9, strike “authorizing removal of council members;”

On motions by Senator Neal, the Senate concurred in House Amendment 1, in House Amendments 2 and 3 as amended and the House was requested to concur in the Senate amendments to the House amendments.

SB 116 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

## Yeas—36

|               |         |             |          |
|---------------|---------|-------------|----------|
| Mr. President | Gordon  | Jennings    | Maxwell  |
| Anderson      | Grizzle | Johnston    | McClain  |
| Beard         | Hair    | Kirkpatrick | Neal     |
| Carlucci      | Hill    | Langley     | Peterson |
| Childers, D.  | Jenkins | Lewis       | Poole    |
| Frank         | Jenne   | Margolis    | Rehm     |

|         |           |           |      |
|---------|-----------|-----------|------|
| Renick  | Steinberg | Thomas    | Vogt |
| Scott   | Stevens   | Tobiassen | Ware |
| Skinner | Stuart    | Trask     | Winn |

Nays—None

*The Honorable W. D. Childers, President*

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

SB 117—A bill to be entitled An act relating to employment and training; amending s. 450.52, Florida Statutes; providing for the appointment, terms, removal, and compensation of members of the State Employment and Training Council; amending s. 450.53, Florida Statutes; providing for the appointment, terms, removal, and compensation of members of the State Prime Sponsor Advisory Council and district advisory boards; amending s. 450.54, Florida Statutes; providing for the appointment, terms, removal, and compensation of members of the Balance of the State Private Industry Council; requiring an annual report to the Legislature; reviving and readopting ss. 450.52-450.54, Florida Statutes, as amended by this act, notwithstanding the provisions of the Sundown Act or of chapter 79-261, Laws of Florida; providing for future repeal; providing an effective date.

—and requests the concurrence of the Senate.

*Allen Morris, Clerk*

Amendment 1—On page 2, lines 10-19, strike all of said lines and insert: *(4) Any member who fails to attend two consecutive meetings without cause may be removed by the Governor. The council shall meet at the call of its chairman, at the request of a majority of its membership, at the request of the department, or at such times as may be prescribed by its rules.*

Amendment 2—On page 3, lines 9-18, strike all of said lines and insert: *(3) Any member who fails to attend two consecutive meetings without cause may be removed by the Governor. The council shall meet at the call of its chairman, at the request of a majority of its membership, at the request of the department, or at such time as may be prescribed by its rules.*

Amendment 3—On page 4, lines 17-26, strike all of said lines and insert: *(4) Any member who fails to attend two consecutive meetings without cause may be removed by the Governor. The council shall meet at the call of its chairman, at the request of a majority of its membership, at the request of the department, or at such time as may be prescribed by its rules.*

Amendment 4—In title on page 1, line 12, insert after “removal,”: *meetings*

Senator Stuart moved the following amendments which were adopted:

Amendment 1 to House Amendment 1—On page 1, after “and insert: (4)” strike: *“Any member who fails to attend two consecutive meetings without cause my be removed by the Governor.”*

Amendment 1 to House Amendment 2—On page 1, after “and insert: (3)” strike: *“Any member who fails to attend two consecutive meetings without cause may be removed by the Governor.”*

Amendment 1 to House Amendment 3—On page 1, after “and insert: (4)” strike: *“Any member who fails to attend two consecutive meetings without cause may be removed by the Governor.”*

Amendment 1 to House Amendment 4—In title on page 1, lines 4, 8, and 12, strike “removal” and insert: *meetings*

On motions by Senator Stuart, the Senate concurred in the House amendments as amended and the House was requested to concur in the Senate amendments to the House amendments.

SB 117 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

|           |           |      |      |
|-----------|-----------|------|------|
| Steinberg | Thomas    | Vogt | Winn |
| Stevens   | Tobiassen | Ware |      |
| Stuart    | Trask     |      |      |

Nays—None

Yeas—36

|               |           |          |           |
|---------------|-----------|----------|-----------|
| Mr. President | Henderson | Maxwell  | Steinberg |
| Anderson      | Hill      | McClain  | Stevens   |
| Carlucci      | Jenkins   | Neal     | Stuart    |
| Childers, D.  | Jenne     | Peterson | Thomas    |
| Dunn          | Jennings  | Poole    | Tobiassen |
| Frank         | Johnston  | Rehm     | Trask     |
| Gordon        | Langley   | Renick   | Vogt      |
| Grizzle       | Lewis     | Scott    | Ware      |
| Hair          | Margolis  | Skinner  | Winn      |

Nays—None

*The Honorable W. D. Childers, President*

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

CS for SB 120—A bill to be entitled An act relating to the Florida Folklife Program; amending s. 265.136, Florida Statutes; providing for appointment of Florida Folklife Council members; providing for removal of council members; changing meeting requirements of the council; specifying terms of council officers and deleting the office of secretary-treasurer; specifying duties of the council; providing for future repeal of said section; amending s. 265.137, Florida Statutes; correcting terminology; authorizing solicitation by the department; providing that the department shall maintain the Florida Folklife Archives; authorizing advancement and reimbursement of travel and per diem expenses; amending ss. 265.135, 265.138, Florida Statutes; correcting terminology; authorizing trust fund moneys to be used for travel and expenses of the Florida Folklife Council; providing an effective date.

—and requests the concurrence of the Senate.

*Allen Morris, Clerk*

**Amendment 1**—On page 2, lines 23-31, strike "Each member" on line 23 and all of lines 24-31 and insert: *Any member who fails to attend two consecutive meetings without cause may be removed by the Secretary of State.*

**Amendment 2**—On page 3, lines 1-4, strike all of lines 1-4 to the period and insert before the words "The council": *The council shall meet at the call of its chairman, at the request of a majority of its membership, at the request of the Secretary of State, or at such times as may be prescribed by its rules.*

**Amendment 3**—On page 3, line 4, strike "The council" and insert: *The council shall meet no less than*

Senator Neal moved the following amendment which was adopted:

**Amendment 1 to House Amendment 1**—On page 1, after "and insert:" strike: *"Any member who fails to attend two consecutive meetings without cause may be removed by the Secretary of State."*

On motion by Senator Neal, the Senate concurred in House Amendment 1 as amended, in House Amendments 2 and 3 and the House was requested to concur in the Senate amendment to the House amendment.

CS for SB 120 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—37

|               |           |             |          |
|---------------|-----------|-------------|----------|
| Mr. President | Gordon    | Johnston    | Neal     |
| Anderson      | Grizzle   | Kirkpatrick | Peterson |
| Beard         | Hair      | Langley     | Poole    |
| Carlucci      | Henderson | Lewis       | Rehm     |
| Childers, D.  | Hill      | Margolis    | Renick   |
| Dunn          | Jenne     | Maxwell     | Scott    |
| Frank         | Jennings  | McClain     | Skinner  |

*The Honorable W. D. Childers, President*

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

SB 121—A bill to be entitled An act relating to goods and services produced by the handicapped; amending ss. 413.033-413.036, 413.037(1), (2), Florida Statutes; providing definitions; reconstituting the Council for the Purchase of Products and Services of the Blind or Other Severely Handicapped as a commission and changing the name and membership thereof; providing for accountability and removal of members; reviving and readopting ss. 413.032-413.037, Florida Statutes, notwithstanding the Sundown Act; providing for legislative review; providing an effective date.

—and requests the concurrence of the Senate.

*Allen Morris, Clerk*

**Amendment 1**—On page 4, line 24, insert: *The commission shall meet at the call of its chairman, at the request of a majority of its membership, at the request of the Department of General Services, or at such times as may be prescribed by its rules.*

**Amendment 2**—On page 1, line 10, strike "accountability" and insert: meetings

On motions by Senator Stuart, the Senate concurred in the House amendments.

SB 121 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—35

|               |             |           |           |
|---------------|-------------|-----------|-----------|
| Mr. President | Henderson   | Margolis  | Stevens   |
| Beard         | Hill        | Maxwell   | Stuart    |
| Carlucci      | Jenkins     | Neal      | Thomas    |
| Childers, D.  | Jenne       | Peterson  | Tobiassen |
| Dunn          | Jennings    | Rehm      | Trask     |
| Frank         | Johnston    | Renick    | Vogt      |
| Gordon        | Kirkpatrick | Scott     | Ware      |
| Grizzle       | Langley     | Skinner   | Winn      |
| Hair          | Lewis       | Steinberg |           |

Nays—None

The bill was ordered engrossed and then enrolled.

*The Honorable W. D. Childers, President*

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

CS for SB 122—A bill to be entitled An act relating to the Florida Capitol Center Planning District; amending s. 272.12(1), (2)(a), (b), Florida Statutes; removing certain property from the district; providing for appointment and Senate confirmation of commission members; prohibiting dual-office holding by commissioners; providing for terms of office; providing for removal of commissioners; reviving and readopting s. 272.12(2), (3), Florida Statutes, as amended, notwithstanding the provisions of the Sundown Act or of chapter 79-214, Laws of Florida; providing for future review and repeal of s. 272.12, Florida Statutes; providing an effective date.

—and requests the concurrence of the Senate.

*Allen Morris, Clerk*

**Amendment 5**—On page 3, lines 3-16, strike all of said lines and insert: 2. Within 30 days after the effective date of this act, the Governor shall appoint two members for terms of 4 years each, and the Board of County Commissioners of Leon County shall appoint one member for a term of 4 years; the Governor shall appoint one member for a term of 3 years, and the City Commission of the City of Tallahassee shall ap-

point one member for a term of 3 years; the Governor shall appoint one member for a term of 2 years, and the City Commission of the City of Tallahassee shall appoint one member for a term of 2 years. Thereafter, members shall be appointed for 4-year terms.

On motion by Senator Stuart, the Senate concurred in the House amendment.

CS for SB 122 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—36

|               |             |          |           |
|---------------|-------------|----------|-----------|
| Mr. President | Henderson   | Margolis | Steinberg |
| Beard         | Hill        | Maxwell  | Stevens   |
| Carlucci      | Jenkins     | McClain  | Stuart    |
| Childers, D.  | Jenne       | Neal     | Thomas    |
| Dunn          | Jennings    | Peterson | Tobiassen |
| Frank         | Johnston    | Poole    | Trask     |
| Gordon        | Kirkpatrick | Rehm     | Vogt      |
| Grizzle       | Langley     | Renick   | Ware      |
| Hair          | Lewis       | Scott    | Winn      |

Nays—None

The bill was ordered engrossed and then enrolled.

*The Honorable W. D. Childers, President*

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

SB 100—A bill to be entitled An act relating to the Medical Advisory Board; amending s. 322.125, Florida Statutes; prescribing qualifications of members; authorizing per diem and traveling expenses for board members; reviving and readopting s. 322.125, Florida Statutes; providing for Sundown repeal and legislative review; providing an effective date.

—and requests the concurrence of the Senate.

*Allen Morris, Clerk*

Amendment 1—On page 1, line 29, insert after "Association":  
*or the Florida Osteopathic Association*

Amendment 2—On page 2, between lines 29 and 30, insert:  
*(6) The advisory board shall meet at the call of its chairman, at the request of a majority of its membership, at the request of the department, or at such times as may be prescribed by its rules.*

Amendment 3—On page 2, line 5, strike "unless removed for good cause." and insert: . *Any member who fails to attend two consecutive meetings without cause may be removed by the appointing authority.*

Amendment 4—In title on page 1, line 6, insert after "members;": providing for removal; providing for meetings;

On motions by Senator Beard, the Senate concurred in the House amendments 1, 2 and 4 and refused to concur in House Amendment 3 and the House was requested to recede.

SB 100 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—37

|               |             |           |           |
|---------------|-------------|-----------|-----------|
| Mr. President | Hill        | McClain   | Stuart    |
| Beard         | Jenkins     | Neal      | Thomas    |
| Carlucci      | Jenne       | Peterson  | Tobiassen |
| Childers, D.  | Jennings    | Poole     | Trask     |
| Dunn          | Johnston    | Rehm      | Vogt      |
| Frank         | Kirkpatrick | Renick    | Ware      |
| Gordon        | Langley     | Scott     | Winn      |
| Grizzle       | Lewis       | Skinner   |           |
| Hair          | Margolis    | Steinberg |           |
| Henderson     | Maxwell     | Stevens   |           |

Nays—None

*The Honorable W. D. Childers, President*

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

CS for SB 124—A bill to be entitled An act relating to data processing advisory councils; amending s. 23.030, Florida Statutes; creating data processing advisory councils; providing for appointment of council members; providing for accountability of members and removal; providing for future repeal and review; providing an effective date.

—and requests the concurrence of the Senate.

*Allen Morris, Clerk*

Amendment 1—On page 2, lines 6-17, strike all of said lines and insert: (3) *Any member who fails to attend two consecutive meetings without cause may be removed by the appointing authority.*

Amendment 2—On page 2, line 2, insert after "council;":

*Each council shall meet at the call of its chairman, at the request of a majority of its membership, at the request of the agency served, or at such times as may be prescribed by its rules.*

Amendment 3—In title on page 1, lines 6-7, strike all of line 6 and "removal;" on line 7 and insert: providing for removal of members; providing for meetings; reviving and readopting s. 23.030, Florida Statutes, notwithstanding the Sundown Act;

Senator Neal moved the following amendments which were adopted:

Amendment 1 to House Amendment 1—On page 1 of House Amendment 1, after "and insert:" strike: "(3) *Any member who fails to attend two consecutive meetings without cause may be removed by the appointing authority.*"

Amendment 1 to House Amendment 3—In title on page 1 of House Amendment 3, after "and insert:" strike: "providing for removal of members;"

On motions by Senator Stuart, the Senate concurred in House Amendments 1 and 3 as amended, House Amendment 2 and the House was requested to concur in the Senate amendments to the House amendments.

CS for SB 124 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—36

|               |           |          |           |
|---------------|-----------|----------|-----------|
| Mr. President | Hair      | Maxwell  | Steinberg |
| Barron        | Henderson | McClain  | Stevens   |
| Beard         | Hill      | Neal     | Stuart    |
| Carlucci      | Jenne     | Peterson | Thomas    |
| Childers, D.  | Jennings  | Poole    | Tobiassen |
| Dunn          | Johnston  | Rehm     | Trask     |
| Frank         | Langley   | Renick   | Vogt      |
| Gordon        | Lewis     | Scott    | Ware      |
| Grizzle       | Margolis  | Skinner  | Winn      |

Nays—None

*The Honorable W. D. Childers, President*

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

SB 125—A bill to be entitled An act relating to the Governor's Mansion; amending s. 272.18, Florida Statutes; abolishing the Governor's Mansion Advisory Council; creating a Governor's Mansion Commission; providing for appointment, removal, powers, and duties of members; amending s. 272.185, Florida Statutes; prescribing the powers and duties of the Division of Building Construction and Property Management of the Department of General Services with respect to the Governor's Man-

sion; reviving and readopting s. 272.18, Florida Statutes, as amended, notwithstanding the provisions of the Sundown Act; providing for future repeal; providing an effective date.

—and requests the concurrence of the Senate.

*Allen Morris, Clerk*

**Amendment 1**—On page 4, lines 1-3, strike all of line 1 and 2 and “frequently than quarterly.” on line 3 and insert: at the call of its chairman, at the request of a majority of its membership, at the request of the department, or at such times as may be prescribed by its rules.

On motion by Senator Stuart, the Senate concurred in the House amendment.

SB 125 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—33

|               |          |           |           |
|---------------|----------|-----------|-----------|
| Mr. President | Hill     | Neal      | Thomas    |
| Anderson      | Jenne    | Peterson  | Tobiassen |
| Beard         | Jennings | Poole     | Trask     |
| Carlucci      | Johnston | Rehm      | Vogt      |
| Childers, D.  | Langley  | Renick    | Ware      |
| Frank         | Lewis    | Scott     | Winn      |
| Gordon        | Margolis | Steinberg |           |
| Grizzle       | Maxwell  | Stevens   |           |
| Henderson     | McClain  | Stuart    |           |

Nays—None

The bill was ordered engrossed and then enrolled.

*The Honorable W. D. Childers, President*

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

**CS for SB 127**—A bill to be entitled An act relating to the arts; amending s. 265.283(3), Florida Statutes, 1980 Supplement; redefining art; amending s. 265.285, Florida Statutes, 1980 Supplement; changing the name of the Florida Fine Arts Council; placing the council in the Department of State; authorizing the Secretary of State to appoint review panels; providing duties for the panels; providing for accountability of council and panel members; specifying causes for removal of members; amending s. 265.286, Florida Statutes, 1980 Supplement; requiring the Division of Cultural Affairs to adopt certain rules; authorizing the division to award grants in specified proportions of matched and unmatched funds; altering accountability requirements; prohibiting grant awards to panel and council members; providing for separate consideration of grant applications from state-supported institutions and private entities; providing for legislative review; amending s. 11.6115-(5)(c), Florida Statutes, 1980 Supplement; changing the date of legislative review; providing an effective date.

—and requests the concurrence of the Senate.

*Allen Morris, Clerk*

**Amendment 1**—On page 2, lines 29-30, strike “as often as necessary to conduct business or at the call of the Secretary of State.” and insert: *at the call of its chairman, at the request of a majority of its membership, at the request of the department, or at such times as may be prescribed by its rules. as often as necessary to conduct business or at the call of the Secretary of State.*

**Amendment 2**—On page 3, lines 12-21, strike “Each council or panel member is” on line 12 and all of lines 13-21 and insert: *Any member who fails to attend two consecutive meetings without cause may be removed by the Secretary of State.*

**Amendment 3**—In title on page 1, lines 10-12, strike everything through the semi-colon on line 12 and insert: providing for meetings; providing for removal of members;

**Amendment 4**—On page 3, line 3, insert after “terms.”:

*Each panel shall include practicing artists or other persons actively involved in the specific discipline for which the panel is to review grants.*

**Amendment 5**—On page 6, line 15, strike all of said line and insert: *during that member’s term of office if the council or panel member participated in the vote of the council or panel recommending the award. This subsection shall*

**Amendment 6**—On page 6, lines 17-18, strike all of said lines and insert: *with which a council or panel member is associated.*

Senator Neal moved the following amendments which were adopted:

**Amendment 1 to House Amendment 2**—On page 1, after “and insert:” strike: *“Any member who fails to attend two consecutive meetings without cause may be removed by the Secretary of State.”*

**Amendment 1 to House Amendment 3**—In title on page 1, after “providing for meetings;” strike: “providing for removal of members;”

On motions by Senator Neal, the Senate concurred in House Amendments 1 and 4, in House Amendments 2 and 3 as amended and the House was requested to concur in the Senate amendments to the House amendments.

On motions by Senator Neal, the Senate refused to concur in House Amendments 5 and 6 and the House was requested to recede.

CS for SB 127 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—37

|               |             |           |           |
|---------------|-------------|-----------|-----------|
| Mr. President | Hill        | McClain   | Stuart    |
| Anderson      | Jenkins     | Neal      | Thomas    |
| Beard         | Jenne       | Peterson  | Tobiassen |
| Carlucci      | Jennings    | Poole     | Trask     |
| Childers, D.  | Johnston    | Rehm      | Vogt      |
| Dunn          | Kirkpatrick | Renick    | Ware      |
| Frank         | Langley     | Scott     | Winn      |
| Gordon        | Lewis       | Skinner   |           |
| Grizzle       | Margolis    | Steinberg |           |
| Henderson     | Maxwell     | Stevens   |           |

Nays—None

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

**CS for SB 80**—A bill to be entitled An act relating to speech pathology and audiology; amending s. 468.144, Florida Statutes; providing for lay membership on the Florida State Advisory Council of Speech Pathology; reviving and readopting s. 468.144, Florida Statutes, as amended, notwithstanding the provisions of the Sundown Act; providing for review and repeal of s. 468.144, Florida Statutes; providing an effective date.

—as amended passed this day.

On motions by Senator Frank, the Senate reconsidered the vote by which the Senate concurred in House Amendments 1 and 2.

Senator Frank moved the following amendments which were adopted:

**Amendment 1 to House Amendment 1**—Line 5, strike after period all language on lines 5 and 6

**Amendment 1 to House Amendment 2**—Line 2, after ; strike: "providing for removal of members"

On motion by Senator Frank, the Senate concurred in House Amendments 1 and 2 as amended and the House was requested to concur in the Senate amendments to the House amendments.

CS for SB 80 as amended passed and the action of the Senate was certified to the House.

Yeas—37

|               |             |           |           |
|---------------|-------------|-----------|-----------|
| Mr. President | Hill        | McClain   | Stuart    |
| Anderson      | Jenkins     | Neal      | Thomas    |
| Beard         | Jenne       | Peterson  | Tobiassen |
| Carlucci      | Jennings    | Poole     | Trask     |
| Childers, D.  | Johnston    | Rehm      | Vogt      |
| Dunn          | Kirkpatrick | Renick    | Ware      |
| Frank         | Langley     | Scott     | Winn      |
| Gordon        | Lewis       | Skinner   |           |
| Grizzle       | Margolis    | Steinberg |           |
| Henderson     | Maxwell     | Stevens   |           |

Nays—None

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

**SB 81**—A bill to be entitled An act relating to the Division of Blind Services; amending s. 413.011(2), Florida Statutes; requiring at least one blind member on the Advisory Council for the Blind; deleting provision relating to reimbursement of council members for fees for the issuance of commissions; reviving and readopting s. 413.011, Florida Statutes, as amended, notwithstanding provisions of the Sundown Act; providing for review and repeal of s. 413.011(2), Florida Statutes; providing an effective date.

—as amended passed this day.

On motions by Senator Frank the Senate reconsidered the vote by which the Senate concurred in House Amendments 1 and 2.

Senator Frank moved the following amendments which were adopted:

**Amendment 1 to House Amendment 1**—Line 4, strike after period all language on lines 4 and 5

**Amendment 1 to House Amendment 2**—In title on line 2, strike: providing for removal of members

On motions by Senator Frank, the Senate concurred in House Amendments 1 and 2 as amended and the House was requested to concur in the Senate amendments to the House amendments.

SB 81 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—36

|               |             |          |           |
|---------------|-------------|----------|-----------|
| Mr. President | Hill        | Maxwell  | Steinberg |
| Anderson      | Jenkins     | McClain  | Stevens   |
| Beard         | Jenne       | Neal     | Stuart    |
| Carlucci      | Jennings    | Peterson | Thomas    |
| Childers, D.  | Johnston    | Poole    | Tobiassen |
| Dunn          | Kirkpatrick | Rehm     | Trask     |
| Frank         | Langley     | Renick   | Vogt      |
| Grizzle       | Lewis       | Scott    | Ware      |
| Henderson     | Margolis    | Skinner  | Winn      |

Nays—None

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

**SB 98**—A bill to be entitled An act relating to the State Board of Independent Colleges and Universities; amending s.

246.031, Florida Statutes; delegating the payroll, procurement, and related administrative functions of the board to the head of the Department of Education; authorizing the selection of board members from educators in the State University System; providing for removal for cause by the Governor; reviving and readopting s. 246.031, Florida Statutes, as amended, notwithstanding the provisions of the Sundown Act; providing that the 1982 repeal of s. 246.031, Florida Statutes, shall not be affected by the amendments or the revival of said section; providing an effective date.

—as amended passed this day.

On motions by Senator Frank, the rules were waived and the Senate reconsidered the vote by which the Senate concurred in House Amendments 1 and 2.

Senator Frank moved the following amendments which were adopted:

**Amendment 1 to House Amendment 1**—After period strike: all language on lines 4 through 8

**Amendment 1 to House Amendment 2**—In title line 2, strike after "meetings; prohibiting dual officeholding"

On motions by Senator Frank, the Senate concurred in House Amendments 1 and 2 as amended and the House was requested to concur in the Senate amendments to the House amendments.

SB 98 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—31

|               |          |           |           |
|---------------|----------|-----------|-----------|
| Mr. President | Hill     | Peterson  | Stuart    |
| Anderson      | Jenne    | Poole     | Thomas    |
| Childers, D.  | Jennings | Rehm      | Tobiassen |
| Dunn          | Johnston | Renick    | Trask     |
| Frank         | Langley  | Scott     | Vogt      |
| Gordon        | Lewis    | Skinner   | Ware      |
| Grizzle       | Margolis | Steinberg | Winn      |
| Henderson     | McClain  | Stevens   |           |

Nays—None

Vote after roll call:

Yea—Carlucci

*The Honorable W. D. Childers, President*

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

**SB 102**—A bill to be entitled An act relating to nonpublic postsecondary educational institutions; renumbering s. 246.205 (3), Florida Statutes, and adding new subsection (3) to said section; authorizing removal of members of the State Board of Independent Postsecondary Vocational, Technical, Trade, and Business Schools; amending s. 246.215, Florida Statutes; deleting obsolete language; renumbering ss. 246.217(2), (3), Florida Statutes, and adding a new subsection (2) to said section; providing for issuance of temporary or provisional licenses; amending s. 246.219, Florida Statutes; revising license fees; reviving and readopting ss. 246.201-246.231, Florida Statutes, as amended, notwithstanding the provisions of the Regulatory Reform Act of 1976, as amended; reviving and readopting ss. 246.201-246.231, Florida Statutes, as amended, notwithstanding the provisions of the Sundown Act; providing for legislative review; providing an effective date.

—and requests the concurrence of the Senate.

*Allen Morris, Clerk*

**Amendment 1**—On page 2, between lines 9 and 10, insert: (4) *The board shall meet at the call of its chairman, at the request of a majority of its membership, at the request of the department, or at such times as may be prescribed by its rules. No member of the board shall hold any other elected state or local office or statewide appointed office during his tenure as a member of the board.*

Amendment 2—In title on page 1, line 12, insert after “section;”: providing for meetings; prohibiting dual officeholding;

Amendment 4—In title on page 1, line 5 strike “subsection (3)” and insert: subsections (3) and (4)

Senator Frank moved the following amendment which was adopted:

Amendment 1 to House Amendment 1—On page 1, line 5, strike after period all language on lines 5, 6, 7, and 8

On motions by Senator Frank, the Senate concurred in House Amendments 2 and 4; concurred in House Amendment 1 as amended and the House was requested to concur in the Senate amendment to the House amendment.

SB 102 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—37

|               |             |           |           |
|---------------|-------------|-----------|-----------|
| Mr. President | Hill        | McClain   | Stuart    |
| Anderson      | Jenkins     | Neal      | Thomas    |
| Beard         | Jenne       | Peterson  | Tobiassen |
| Carlucci      | Jennings    | Poole     | Trask     |
| Childers, D.  | Johnston    | Rehm      | Vogt      |
| Dunn          | Kirkpatrick | Renick    | Ware      |
| Frank         | Langley     | Scott     | Winn      |
| Grizzle       | Lewis       | Skinner   |           |
| Hair          | Margolis    | Steinberg |           |
| Henderson     | Maxwell     | Stevens   |           |

Nays—None

*The Honorable W. D. Childers, President*

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

SB 128—A bill to be entitled An act relating to the Firefighters Standards and Training Council; amending s. 633.31, Florida Statutes; specifying membership of the Firefighters Standards and Training Council; providing for removal of council members; amending s. 633.32, Florida Statutes; providing for council organization and meetings; deleting the annual report requirement; reviving and readopting ss. 633.30(4), 633.31, 633.32, Florida Statutes, as amended, and s. 633.33, Florida Statutes, notwithstanding the provisions of the Sundown Act; providing for future repeal; providing an effective date.

—and requests the concurrence of the Senate.

*Allen Morris, Clerk*

Amendment 1—On page 2, lines 11-21, strike after the period all of said lines and insert: *Any member who fails to attend two consecutive meetings without cause may be removed by the State Fire Marshal.*

Amendment 2—On page 3, lines 24-28, strike all of said lines and insert: (2) The council shall ~~meet~~ *hold at least 4 regular meetings each year at the call of the chairman, at or upon the written request of a majority of its membership, at the request of the department, or at such times as may be prescribed by its rules by three members of the council. A majority of the members of the council constitutes a quorum.*

Senator Stuart moved the following amendment which was adopted:

Amendment 1 to House Amendment 1—On page 1 of House Amendment 1, after “and insert:” strike: *“Any member who fails to attend two consecutive meetings without cause may be removed by the State Fire Marshal.”*

On motion by Senator Stuart, the Senate concurred in the House amendments as amended and the House was requested to concur in the Senate amendments to the House amendments.

SB 128 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—34

|               |             |           |           |
|---------------|-------------|-----------|-----------|
| Mr. President | Grizzle     | Margolis  | Stuart    |
| Anderson      | Hair        | McClain   | Thomas    |
| Barron        | Henderson   | Neal      | Tobiassen |
| Beard         | Jenne       | Peterson  | Trask     |
| Carlucci      | Jennings    | Poole     | Vogt      |
| Childers, D.  | Johnston    | Rehm      | Ware      |
| Dunn          | Kirkpatrick | Renick    | Winn      |
| Frank         | Langley     | Skinner   |           |
| Gordon        | Lewis       | Steinberg |           |

Nays—None

Vote after roll call:

Yea—Hill, Scott

The President declared the Senate in informal recess at 10:35 a.m.

The Senate was called to order by the President at 10:45 a.m. A quorum present.

**Special Ceremony**

The following former members of the Senate in attendance for the 1981 Senate reunion were welcomed by the President:

|                       |                    |
|-----------------------|--------------------|
| Lynwood Arnold        | Dewey M. Johnson   |
| Merrill Barber        | Thomas H. Johnson  |
| C. W. (Bill) Beaufort | David C. Lane      |
| W. E. Bishop          | Gerald A. Lewis    |
| Ralph J. Blank, Jr.   | Philip Lewis       |
| T. Drew Branch        | Hal Y. Maines      |
| Lew Brantley          | John A. McDonald   |
| John R. Broxson       | Woodrow Melvin     |
| Betty Castor          | Kenneth A. Plante  |
| C. Welborn Daniel     | John S. Rawls      |
| George C. Dayton      | Houston W. Roberts |
| Louis de la Parte     | J. B. Rodgers, Jr. |
| Fred O. Dickinson     | Charles A. Savage  |
| Vince Fechtel, Jr.    | Henry B. Saylor    |
| George Firestone      | Tom Slade          |
| John J. Fisher        | Bruce Smathers     |
| Elmer O. Friday       | Guy Spicola        |
| Tom Gallen            | Russell E. Sykes   |
| Bill Gorman           | George G. Tapper   |
| Ben Hill Griffin      | Dave Thomas        |
| Bill Gunter           | Jon Thomas         |
| Cliff Herrell         | Harold S. Wilson   |
| Randolph Hodges       | Lori Wilson        |
| Mallory E. Horne      | William G. Zinkil  |
| Beth Johnson          |                    |

The following special guests were welcomed:

LeRoy Adkison, former Sergeant at Arms  
 Anabel Butler, widow of J. M. Butler  
 Grace Dansby, widow of L. P. “Pete” Gibson  
 Jackie Fraser, widow of former Secretary of the Senate, Senator Edwin G. Fraser  
 Esther Horne, widow of Senator Raeburn C. Horne  
 Cathryn Sheldon, widow of Senator Raymond Sheldon  
 Mary Spottswood, widow of Senator John M. Spottswood  
 Jeannie Thomas, widow of Senator Jerry Thomas  
 Leila Cofield, Catharine Turnbull and Betty Scanlan, former Senate staff

**Special Order, resumed**

SR 540—A Senate Resolution in memory of Jerry Thomas.

—was read the second time in full. On motion by Senator Barron SR 540 was adopted. The vote on adoption was:

Yeas—39

|               |              |           |          |
|---------------|--------------|-----------|----------|
| Mr. President | Carlucci     | Gordon    | Hill     |
| Anderson      | Childers, D. | Grizzle   | Jenkins  |
| Barron        | Dunn         | Hair      | Jenne    |
| Beard         | Frank        | Henderson | Jennings |

|             |          |           |          |
|-------------|----------|-----------|----------|
| Johnston    | McClain  | Scott     | Tobiasen |
| Kirkpatrick | Neal     | Skinner   | Trask    |
| Langley     | Peterson | Steinberg | Vogt     |
| Lewis       | Poole    | Stevens   | Ware     |
| Margolis    | Rehm     | Stuart    | Winn     |
| Maxwell     | Renick   | Thomas    |          |

Nays—None

On motion by Senator Trask the following remarks were spread upon the Journal:

**Senator Barron**—Mr. President, Jeannie, members of the Senate and former members of the Senate: In many ways, I wish we had Jerry Thomas here with us now. I wouldn't purport to really try to make adequate remarks in regard to the life of Jerry Thomas. Although his life was relatively short, he probably contributed more than three lives, as you could tell by the reading of the resolution.

I don't know who invented words. The dictionary is full of words and you really wonder where they come from; words like integrity, strength, resolve and knowledge—whoever invented those words must have had Jerry Thomas in mind at that time because surely he had all of that. He had all of the good attributes that people would like to have. He was strong, determined, resolute. He was happy, competitive and successful beyond belief. He was morally the toughest man I have ever known.

We fool around here with millions; he fooled around here with dollars when he was President of the Senate. In regard to political philosophy some people say that I am a conservative. Jerry made me look like the great Hubert Humphrey by comparison. I recall an occasion when Jerry was President of the Senate, he gave me an assignment and that assignment was, "Don't let them spend any money." He appointed a member of the Senate, who is not here today, to an important committee. We were in the old Capital, of course, and that member decorated his office, with his own money, a lot of it. He needed a new desk and he thought that a new desk would be appropriate for the office and committee assignment he had, so he just ordered the new desk.

I had to take all the invoices in to the President, who was Jerry Thomas, for his approval. I took that one into Jerry and he said, "What's this?" I said, "Well it's the new desk a senator with a very important committee needed. He said, "Well I'm not going to approve it." I said, "Well Jerry that makes it kind of hard, because they have already delivered it and it's in his office." He said, "Send it back." And we did. And we saved a few dollars in doing that.

He was the kind of man who could hold us so close on expenditures and yet when it came time to vote for the most outstanding member of the Senate, we would vote for him for that, along with many, many other awards he received.

I wish there were words to describe his life. I wish I had the words and eloquence to really speak to the life of Jerry Thomas. We all must sadly mourn his passing and his unfortunate early death, but, by the same token, we must all applaud his life. This country and this state and this Senate is a far better place for his having been here. Thank you very much.

**Senator Henderson**—Mr. President, Jeannie and Senators: I was minority leader when Jerry Thomas was President of the Senate and it was almost a supernumerary because Jerry was all things to us as members of the Senate and there was probably less to do in that two-year period than any other time by a Republican leader of the Florida Senate. He gave us one opportunity because he agreed with the then seated Governor that we ought to have a tax on the corporations of the State of Florida. He didn't like it, but he kind of let it go, so he gave us something to fight about. We appreciated that because if it hadn't been for that we wouldn't have had anything. You know there was a ceremony last year—a memorial to Jerry at his church in Palm Beach and if there was in the history of man a more moving thing I can't imagine what it could ever have been. The greats of Florida gathered together to honor Jerry, to thank Jeannie, and to pay their respects.

And, when that orchestra and that choir—about 120 people—sang "Onward Christian Soldiers" it was one of the most moving moments I ever experienced in my life. As I was looking at Jerry Falwell and the other speakers on the podium, I was thinking of that Thomas Road Baptist Church in Lynchburg, Virginia, and I've got to tell you, Jerry Thomas was there. He was there every second that we were there. And he is with us today. He has touched our lives so completely that we will never be without Jerry Thomas. And I thank God that he was with us.

**Senator Plante**—Senators: I, like so many on the floor today, had the honor of serving with Jerry. I was still relatively new in this body when he gave me my first little start in the life of a Florida Senator by giving me a few challenges.

As you listened to the memorial being read, you heard of a lot of awards Jerry had won and, of course, awards are nice but they are kind of meaningless. Memories are the things that count; and the memories that Jerry Thomas left are just unbelievable. Most of them are great because Jerry had a sense of humor. After we got microphones on the floor Jerry used to get someone to turn his on and he would start making those bird sounds. You know, the President at that time—Jack Mathews—could not figure out where they were coming from for a long time. Then, you might remember, when we unveiled his portrait during the services in the Florida Senate with the big ceremony; instead of Jerry Thomas there was a canary in a bird cage. You might remember that. That is really how I remember Jerry; as a person who was a leader. And what is a leader? Someone told me this yesterday; a leader is someone who knows how to use power. He knew how to do that with compassion.

**Senator de la Parte**—Mr. President, members of the Senate—past and present—wives, families and guests: I rise on this occasion with a heavy heart because, as those who have spoken previously, I too served with Jerry and loved him dearly. When Senator Barron says that you cannot describe him adequately I have to concur with him one hundred percent.

He was truly strong and courageous. He demonstrated that during the most difficult times when he maintained a state of integrity and economy in this Senate and was unafraid to deal face-to-face with those around him. He ran a tight ship, and yet everybody loved him.

He had the ability to make everyone feel they were a part of what was happening. He was also highly intelligent and knowledgeable. It did not take Jerry long to size up any situation and know where he had to go. He was also classy. He had a lot of class. He had a lot of dignity. And everything he touched was better because of it.

And the sense of humor we talk about—it was enormous.

Senator Plante talked about the canary call. I recall at the end of one of our sessions—I think it was '71—when we were in a terrible conflict with the House and the Governor tried vainly to get us together and called us in his office as he was prone to do. The Speaker of the House was in a huff—and both chairmen of Rules. Dempsey was sitting there and the Governor was trying to twist his arm as he was prone to do. Jerry would let out with his little bird calls, and the Governor would say, "Mr. President, this is serious, this is serious." But Mr. President knew what he was going to do, and he did it. As a result there was a substantial reduction that year in the budget, following about 25 days of special sessions.

But I don't think it is fair to leave an image of Jerry Thomas as a conservative in a sense that he was insensitive to the needs of people. As a matter of fact, my first encounter with Jerry was when we both sat on the interim Committee on Juvenile Delinquency. He was one of the sponsors of the bill that created the Division of Youth Services, and the programs on group homes and halfway houses.

He was in many ways an enigma because of his strong posture on taxes. I recall when I was serving as his chairman of Ways and Means and was desperate for the passage of a corporate assets tax for monies that we needed. And much to the chagrin and shock of many of his friends, the minority leader included, he took the floor and through his efforts, that was passed. He felt obliged to return loyalty; and yes, he was a very loyal man.

Despite his conservative image he was very sensitive to the long-forgotten plight of women and he was one of the first to sound the alarm for the environment long before it was popular or fashionable.

While my heart is sad nonetheless as I think back almost 10 years when I had the privilege of addressing this body in his behalf for nomination; and think back to that happy time when we spoke of Jerry in terms of what he meant to us as the members of this Senate. I think too of the life he led as has been mentioned by other Senators here, and I feel good because he left us a legacy and there isn't a one of us who served with him and knew him who hasn't benefitted by that legacy. And to the extent that his life can be made known—to that extent—we lay a model that can be followed toward raising man's nature to his highest peak and toward fulfilling in our lifetime those kinds of deeds which after you reach your winter years suddenly loom in importance and things that previously appeared so important recede into the background.

**Senator Philip Lewis**—Mr. President, Senators, guests, Jeannie, and all those who are listening today: I will try to get through what I'm about to say; that Jerry was my closest friend.

One thing that has not been mentioned today and I want to get this behind me because I don't want to get too personal; he was a great family man. He has beautiful children, and his wife Jeannie was by his side, as most all of you know who knew them well, she was there all the time. Jerry would just go and bring Jeannie along. She was really the Senator. She was an exceptional lady backing him up.

As a Christian let me tell you, he had it.

He practiced what most preachers preach. One item that I can always remember was down at the skits at the University of Florida. They were vulgar. He just flat up and walked out on them, he and Jeannie. I understand they have cleaned up dramatically since then.

As a business man he was on top of it. Actually his business—believe it or not—just didn't keep him active enough. He was always looking for something else to do. He actually did the advertising himself.

When all of his colleagues were going up on interest rates what did Thomas do? He put a simple interest on car loans at eight percent. He just didn't follow the trends. He was just his own person—what a guy he was; delightful to be with.

And now I am going to allude to Jerry before I was in the Senate and lead into it. Jerry led this body. Whenever he spoke of a senator it was almost in reverence—even up to the time he died—no matter whether he was one of his strongest adversaries. He had respect for this system.

When he came to me and said, "You ought to run for the Senate." I am going to tell you that was the last thing in my mind. He said, "Next Tuesday is the last day for filing so make up your mind." I said, "Jerry there is no way." Well, all of you know how tenacious he was; he did not bother me anymore he went down and got on the phone and started calling a total cadre of people from all over the county to call me; to keep calling, keep calling, keep calling. Well, they kept calling and finally Mary Ellen answered the phone, "This is Senator Lewis's house," and I said, "I'm hooked."

He respected it and loved the body and I was brainwashed when I came here because I had the same awe and respect, and still do, for the Florida Senate.

We have our arguments and debate, but I tell you—and I have served with almost everyone in here with the exception of the freshmen—this body will rise to the occasion. I know it will.

If the press would go home for a week you wouldn't hear a thing about this. I am referring to some of the problems during this past week and I am going to take that freedom during this time because I know if Jerry were here he would do it much more adequately than I would. He would chew everybody out.

The fact is, I know you fellow Senators who are in this body respect the body and the process more than anything

else, and there isn't a Senator in here who is going to back away from duty; who doesn't respect the system.

It will straighten out. I had to say that for Jerry.

The President appointed Senators Barron, Philip Lewis, de la Parte, Plante, Broxson, Horne and the Palm Beach delegation to escort Mrs. Jerry Thomas to the rostrum where she was presented a copy of the resolution.

**Senator Johnston**—Jeannie, I am the only Senator who will speak this morning who did not have the privilege of serving in the Florida Senate with Jerry. I did go to Palm Beach High School. Jerry went to Palm Beach High School. I did deliver the Miami Herald and Jerry and I used to steal mangoes together early in the mornings back in 1945 and that is where he learned his first conservatism. Jeannie, I do feel this a singular honor on my behalf to present this Resolution to you on behalf of the present Senate, the past Senate and the future Senate because you are a great representative of your husband. Thank you.

**Mrs. Thomas**—Thank you. Well, some of Jerry rubbed off on me. I could never stand in front of a microphone without saying a few words. He would have been so proud and I want to thank all of you for all of the honors you have bestowed on him today and especially during his long illness—all the many letters and love that came our way. Thank you.

**Senator Johnston**—Thank you very much, Mr. President. One thing that may have passed in reading the Resolution since it was quite long because of Jerry's accomplishments was the fact that a grammar school will be named after him in Jupiter, Florida, and that we have here today the Superintendent of Public Instruction of Palm Beach County, Tom Mills and Paula Nesmith, a member of the Board, Paul Dwyer, a member and executive vice president of Pratt Whitney, and the new principal of this school, Eunice Thompson. Jeannie, to you this will give Jerry a degree of immortality. His actions and his words and his deeds during his life have already communicated that to all of us. We are very pleased that this school will be named after him and a plaque is being prepared now to be presented to the school upon its completion. I wanted to end this reunion on a very positive and happy note and that is it. Thank you very much.

**SCR 539**—A concurrent resolution dedicating the 1981 edition of the Florida Statutes to the memory of Jerry Thomas.

—was read the second time in full. On motion by Senator Barron, SCR 539 was adopted and certified to the House. The vote on adoption was:

Yeas—40

|                      |             |                 |                |
|----------------------|-------------|-----------------|----------------|
| <b>Mr. President</b> | <b>Hair</b> | <b>Margolis</b> | <b>Skinner</b> |
| Anderson             | Henderson   | Maxwell         | Steinberg      |
| Barron               | Hill        | McClain         | Stevens        |
| Beard                | Jenkins     | McKnight        | Stuart         |
| Carlucci             | Jenne       | Neal            | Thomas         |
| Childers, D.         | Jennings    | Peterson        | Tobiassen      |
| Dunn                 | Johnston    | Poole           | Trask          |
| Frank                | Kirkpatrick | Rehm            | Vogt           |
| Gordon               | Langley     | Renick          | Ware           |
| Grizzle              | Lewis       | Scott           | Winn           |

Nays—None

**SB 374**—A bill to be entitled An act relating to bridge designation; designating and renaming Blue Heron Bridge which spans the Intracoastal Waterway in the City of Riviera Beach, Palm Beach County, the Jerry Thomas Memorial Bridge; providing for appropriate markers to be erected by the Department of Transportation; providing an effective date.

—was read the second time by title. On motion by Senator Lewis, by two-thirds vote SB 374 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

|               |             |          |           |
|---------------|-------------|----------|-----------|
| Mr. President | Hair        | Margolis | Steinberg |
| Anderson      | Henderson   | Maxwell  | Stevens   |
| Barron        | Hill        | McClain  | Stuart    |
| Beard         | Jenkins     | Neal     | Thomas    |
| Carlucci      | Jenne       | Peterson | Tobiassen |
| Childers, D.  | Jennings    | Poole    | Trask     |
| Dunn          | Johnston    | Rehm     | Vogt      |
| Frank         | Kirkpatrick | Renick   | Ware      |
| Gordon        | Langley     | Scott    | Winn      |
| Grizzle       | Lewis       | Skinner  |           |

Nays—None

Senator Tom Lewis—Thank you, Mr. President and Senators. Senate Bill 374 is co-introduced by myself, Senators Johnston and Don Childers from Palm Beach County, to name a huge bridge that spans from Riviera Beach to Singer Island and in no way do we ever want to reflect that this bridge will be bigger than the man that it will be named after.

Senator Jerry Thomas, I had known for approximately 20 years. He was an individual who taught me that government had to be humane and a conservative had to be compassionate. We all know he started from a meager beginning. We have heard about how loyal he was to his family and what a dedicated father and husband he was but some things were not said about how he worked with the youth of our state, how even as chairman and chief operating officer of the First Marine Banks that he worked to make sure that young people could afford some of the things they would like to have in their early marriage and their young lives. He was a leader in the financial field to this end.

Senator Jerry Thomas touched all of our lives in the State of Florida in one way or another. We of Florida, and the state of this world, are in a better situation today because he passed by and spent some time with us even for a short time. So therefore, Mr. President and Senators, we would like to name this bridge for this man who certainly left his footprints in the sands of time. I move the bill, Mr. President.

Senator Winn—Mr. President and Senators, on this great day of fellowship and peace—thank the good Lord for that—and togetherness, I rise to speak about a person who is not a member of the Senate and has never been a member of the Senate but has been a friend of all Senators here and all people in this body. He was a friend of the Republicans and the Democrats and the Independents and we are very proud that he was a part of this day in the past.

Unfortunately he too is fighting a battle, the same type of battle that our dear brother Jerry fought. John Roberts was everybody's friend and is everybody's friend, here in this body and even across the hall. He is also a man of all people and he will be a man of all people. As many of you know here, I have been anointed with John as the "Odd Couple." We are very proud of being the odd couple and I am very proud to tell this body.

We all wish him well. If anybody wants to know the telephone number to get in touch with him I have one, Senator Barron has one, Senator Henderson and Senator Anderson have one.

You know it is a funny thing, Mr. President and Senator Barron, we have had a hard week and we have all tried our real best to take the advice of Senator Lewis and I was looking up a bit ago and looking for some assistance from the Lord and while I was looking up I saw two beautiful ladies sitting together. There is Louverne and Ruth, and that is great. They will be telling you guys on behalf of all of us "let's get back to the friendship and fellowship" and that is the most important thing for us in this body. Thank you, Mr. President.

Senator Barron—Mr. President, I would like to join in the remarks of Senator Winn, and for those of you who do not know our good friend, John Roberts, who is a member of the halls, and is always a man of such great integrity, is suffering from cancer that was just discovered ten days ago. He is in the hospital in Miami and his condition is serious but he is doing relatively well. I move that the remarks of Senator Winn be spread upon the Journal of the Senate so that we could mail him a copy. I am sure he would like to receive it.

On motion by Senator Barron, the rules were waived and SR 1110 was withdrawn from the Committee on Rules and Calendar.

SR 1110—A resolution dedicated to the Mothers of our State and Nation.

—was read the second time in full. On motion by Senator Barron, SR 1110 was adopted. The vote on adoption was:

Yeas—39

|               |             |          |           |
|---------------|-------------|----------|-----------|
| Mr. President | Hair        | Margolis | Steinberg |
| Anderson      | Henderson   | Maxwell  | Stevens   |
| Barron        | Hill        | McClain  | Stuart    |
| Beard         | Jenkins     | Neal     | Thomas    |
| Carlucci      | Jenne       | Peterson | Tobiassen |
| Childers, D.  | Jennings    | Poole    | Trask     |
| Dunn          | Johnston    | Rehm     | Vogt      |
| Frank         | Kirkpatrick | Renick   | Ware      |
| Gordon        | Langley     | Scott    | Winn      |
| Grizzle       | Lewis       | Skinner  |           |

Nays—None

## CO-INTRODUCERS

Senators Peterson and Poole—CS for SB 344; Senator McKnight—SB 578

## CORRECTION AND APPROVAL OF JOURNAL

The Journal of May 5 was corrected and approved.

Senator Dunn moved that the Senate stand in recess until Thursday, May 14, for the purpose of holding committee meetings and conducting other Senate business. The motion was adopted.

Pursuant to the motion by Senator Dunn, the Senate recessed at 11:53 a.m. to reconvene at 9:00 a.m., May 14.