



Journal of the Senate

Number 16

Tuesday, May 19, 1981

BILL ACTION SUMMARY

Tuesday, May 19, 1981

H 75 Substituted for C/S SB 294; Passed
H 133 Substituted for SB 203; Passed
H 182 Substituted for SB 794; Passed
H 214 Substituted for C/S 245; Passed
H 305 Substituted for SB 177; Passed
H 434 Substituted for SB 605; Passed
H 492 Substituted for SB 567; Passed as amended
H 1065 Adopted
S 19 Passed as amended
S 72 C/S passed
S 82 C/S passed as amended
S 103 C/S passed
S 156 Passed as amended
S 168 Passed as amended
S 177 Iden./Sim. House Bill substituted; passed; refer to HB 305
S 181 Passed
S 203 Iden./Sim. House Bill substituted; passed; refer to HB 133
S 224 Passed
S 245 Iden./Sim. House Bill substituted; passed; refer to HB 214
S 251 Passed as amended
S 267 Passed
S 292 Passed as amended
S 293 C/S passed
S 294 Iden./Sim. House Bill substituted; passed; refer to HB 75
S 317 Passed as amended
S 338 C/S passed as amended
S 339 C/S passed
S 356 Passed
S 367 Passed as amended
S 387 Passed as amended
S 390 Passed as amended
S 391 Passed as amended
S 417 Passed as amended
S 421 Passed as amended
S 440 Passed
S 477 Passed as amended
S 489 C/S passed
S 518 Passed
S 537 Passed
S 543 Passed
S 550 Passed
S 551 Passed
S 552 Passed
S 558 C/S passed
S 567 Iden./Sim. House Bill substituted; refer to HB 492
S 570 Passed
S 591 C/S passed
S 605 Iden./Sim. House Bill substituted; passed; refer to HB 434
S 620 Amendment pending
S 633 Passed as amended
S 644 Passed
S 652 Passed
S 672 Passed as amended
S 690 C/S passed as amended
S 700 Passed as amended
S 747 Passed
S 794 Iden./Sim. House Bill substituted; passed; refer to HB 182
S 800 Passed
S 807 Passed as amended
S 902 Amendment pending
S 924 Passed as amended
S 927 Passed as amended

S 953 Passed as amended
S 973 C/S passed
S 977 C/S passed
S 981 Passed
S 983 Passed
S 1122 Adopted
S 1123 Adopted

In addition, the Senate passed the following local bills—
House: 149, 154, 160, 263, 264, 265, 281, 286, 298, 354, 398, 422, 465, 466, 501, 502, 503, 504, 505, 506, 507, 509, 514, 515, 516, 517, 518, 519, 521, 522, 523, 529, 564, 566, 567, 572, 573, 581, 582, 583, 584, 585, 586, 587, 588, 589, 615, 624 as amended, 625, 626, 627, 628, 630, 631, 633, 634, 640, 641, 642, 688, 708, 719, 754, 757, 762, 764, 765, 766, 767, 769, 770, 771, 805, 843, 868, 912, 926, 933, 986, 995, 996, 999, 1011, 1017, 1034, 1062, 1176, 1186, 1187, 1188; *Senate:* 912 as amended, 1113.

The Senate convened at 9 a.m. and adjourned at 12:30 p.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.

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 as amended House Bills 761, 314, 654 and 928 and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Nuckolls—

HB 761—A bill to be entitled An act relating to Lee County; requiring uniform regulation with respect to elections, qualifying of candidates, and vacancies with respect to Alva Fire Control District, 76-413, Laws of Florida; Bayshore Fire Control District, 76-414, Laws of Florida; Bonita Springs Fire Control District, 65-1828, 69-1242, Laws of Florida; Estero Fire Control District, 76-408, Laws of Florida; Fort Myers Beach Fire Control District, 73-532, 80-528, Laws of Florida; Fort Myers Beach Library, 65-1823, 79-489, Laws of Florida; Fort Myers Shores Fire Control District, 76-409, Laws of Florida; Iona-McGregor Fire Control District, 76-402, Laws of Florida; Lehigh Acres Fire Control District, 63-1546, 70-499, Laws of Florida; Lee County Mosquito Control District, 67-1629, 69-1630, Laws of Florida; Matlacha-Pines Island Fire Control District, 63-1588, 80-522, Laws of Florida; San Carlos Park Fire Control District, 76-411, Laws of Florida; Sanibel Fire Control District, 59-1495, 61-2401, Laws of Florida; South Trail Fire Control District, 76-412, Laws of Florida; Tice Fire Control District, 76-410, Laws of Florida; Lee County Hospital Board, 63-1552, Laws of Florida; Fort Myers Beach Mosquito Control District, Chapter 388, Florida Statutes; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Price—

HB 314—A bill to be entitled An act relating to the Tallahassee Leon County Civic Center Authority; authorizing the

Division of Alcoholic Beverages and Tobacco, Department of Business Regulation of the State of Florida, to issue a beverage license to the Tallahassee Leon County Civic Center Authority, or its designee, for the operation of a Civic Center complex known as the Donald L. Tucker Civic Center; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Commerce and Rules and Calendar.

By Representative L. J. Hall—

HB 654—A bill to be entitled An act relating to Gulf and Calhoun Counties; amending section 1 of chapter 57-1115, Laws of Florida, relating to the Dead Lakes Water Management District; changing membership of the district; providing that the members of the district shall be comprised of certain members of the boards of county commissioners of the counties, or appointees of the chairmen of such boards, rather than such persons as are appointed by the Governor; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Natural Resources and Conservation and Rules and Calendar.

By Representatives Ewing and Danson—

HB 928—A bill to be entitled An act relating to Tri-Par Estates Park and Recreation District, Sarasota County; amending sections 3, 4, 5, 6, 11, and 23 of chapter 78-618, Laws of Florida, establishing staggered terms for the trustees and annual elections; qualifications for electors; publication of sample ballots; form of ballot; and acquisition of tangible and personal property.

Proof of publication of the required notice was attached.

—was referred to the Committees on Judiciary-Civil and 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 HB 1029 and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Mann and others—

HB 1029—A bill to be entitled An act relating to the Gasparilla Island Conservation District, in Lee and Charlotte Counties; amending section 5 of chapter 80-473, Laws of Florida, defining the boundaries of the Boca Grande Port District and exempting the Port District from the remaining provisions of this act; providing for height restrictions within the Port District; providing for legislative intent in the adoption of development standards for the Port District; providing for permitted land uses within the Port District; prohibiting land uses not specifically permitted in the Port District; establishing environmental performance standards for development within the Port District; providing for fire safety and security within the Port District; prohibiting truck transport of cargo to and from the Port District; providing that property within the Port District not used for port or port related purposes be subject to the general provisions of this act; providing that with the exception of a port district zoning adopted by the Lee County Commission, Port District property may only be rezoned in accordance to the provisions of section 4 of chapter 80-437, Laws of Florida; providing severability; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Economic, Community and Consumer Affairs; and 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 HB 1195 and requests the concurrence of the Senate.

Allen Morris, Clerk

By the Committee on Judiciary—

HB 1195—A bill to be entitled An act relating to Charlotte County; authorizing and requiring the Board of County Commissioners of Charlotte County to compensate Wanda Jensen Mulligan for property damages and personal injuries suffered in an accident involving a malfunctioning traffic signal owned by the county; providing an effective date.

Proof of publication of the required notice was attached.

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

The Honorable W. D. Childers, President

I am directed to inform the Senate that the House of Representatives has passed HB 510 and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Bush—

HB 510—A bill to be entitled An act relating to the City of Pompano Beach, Broward County; authorizing and directing the city to compensate Scott R. Trauth for the losses he sustained as a result of the negligence of the city; providing an effective date.

Proof of publication of the required notice was attached.

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

The Honorable W. D. Childers, President

I am directed to inform the Senate that the House of Representatives has passed as amended HB 146, HB 511 and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Weinstock—

HB 146—A bill to be entitled An act relating to Palm Beach County; providing relief for James G. Andrews; providing for an appropriation by the board of county commissioners to compensate him for personal injuries received as a result of the negligence of Palm Beach County; providing an effective date.

Proof of publication of the required notice was attached.

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

By Representative Hieber—

HB 511—A bill to be entitled An act relating to Pinellas County; providing for the relief of James R. Mabry; authorizing and directing the Comptroller to compensate James R. Mabry for his injuries due to the negligence of the board; providing an effective date.

Proof of publication of the required notice was attached.

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

The Honorable W. D. Childers, President

I am directed to inform the Senate that the House of Representatives has passed House Bills 394, 423, 530, 552, 316 and 520 and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Upchurch—

HB 394—A bill to be entitled An act relating to the Sixteen Mile Creek Water Control District, a water control district, in St. Johns and Flagler Counties, created under Chapter 298, Florida Statutes, being an act relating to the creation and organization of water control districts; providing that in addition to its powers under said Chapter 298, said district shall have the power to maintain roadways and roads necessary and convenient for the exercise of the powers or duties or any of the

powers or duties of said district; and in furtherance of the purposes and intent of Chapter 298, Florida Statutes, to maintain streets, roadways, and roads necessary and convenient to provide access to and efficient development of areas made suitable and available for cultivation, settlement, urban and suburban, and other beneficial use and development as a result of the drainage, irrigation and reclamation operations of the district; extending the boundaries thereof to include additional lands in St. Johns County, Florida; removing lands from Hastings Drainage District, St. Johns County, Florida, which are in Sixteen Mile Creek Water Control District; providing for a limit on the district maintenance taxes; making other provisions applying to the district; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Natural Resources and Conservation and Rules and Calendar.

By Representative Martin—

HB 423—A bill to be entitled An act relating to the City of Gainesville; providing that certain requirements of s. 163.367(2), Florida Statutes, relating to conflict of interest, shall not apply in the event that a community redevelopment agency is established pursuant to part III of chapter 163, Florida Statutes, within the corporate limits of the City of Gainesville; providing severability; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Rules and Calendar.

By Representative Upchurch—

HB 530—A bill to be entitled An act relating to Putnam County Development Authority; amending section 9 of Chapter 61-2727, Laws of Florida, confirming the powers of the authority to issue bonds pursuant to the provisions of Part II, Chapter 159, Florida Statutes; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Rules and Calendar.

By Representatives Danson and Ewing—

HB 552—A bill to be entitled An act relating to Sarasota and Manatee Counties; amending section 3(f) of chapter 77-651, Laws of Florida; providing for reimbursement for automobile travel expenses for members of the Sarasota-Manatee Airport Authority; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Rules and Calendar.

By Representative Mitchell—

HB 316—A bill to be entitled An act relating to Holmes County, Florida, amending Section 1(b) of chapter 63-769, Laws of Florida; repealing all laws in conflict; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Rules and Calendar.

By Representative McEwan and others—

HB 520—A bill to be entitled An act relating to Orange County; adding Section 26A to Chapter 59-1657, Laws of Florida, as amended, relating to the creation and incorporation of the North Orange Memorial Hospital Tax District, Orange County, providing for the revocation and dissolution of North Orange Memorial Hospital Tax District; providing for the payment of all indebtedness of the District; providing the power to the Board of Trustees of said Tax District to dispose of the assets of the Tax District prior to the revoca-

tion and dissolution of the Tax District; providing conditions for the disposal of such assets; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Economic, Community and Consumer Affairs; and 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 House Bills 565, 760 and 730 and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representatives Ewing and Danson—

HB 565—A bill to be entitled An act relating to Sarasota County; reincorporating the Northeast Fire District, describing the district boundaries; providing that the purpose of the district shall be for establishment and maintenance of fire and emergency services; providing for an elective governing body of the district composed of five commissioners and setting forth their authority, terms of office, qualifications, method of removal from office and of filling vacancies in office; prohibiting nepotism and district employment of commissioners; providing for the levy, collection and enforcement of special assessments against and creating liens upon lands in the district in order to raise funds for the purposes of the district; providing for the increase in assessments when necessary, but requiring a referendum approval for any annual increase in excess of 5%; requiring a depository and that all funds be disbursed by check; requiring an annual audit and financial report; authorizing the use of the power of eminent domain, the appointment of a fire marshal and the borrowing of money; establishing claims procedure; providing immunity from claims equal to that of other agencies and subdivisions of the state; providing for the defense of claims and payment of judgments for district officers and employees acting within scope of their duties and without bad faith, malice or willful disregard of rights; providing for the expansion of the district after referendum held in district and in proposed new area; providing for assessment and collection of impact fees; providing for the increase in impact fee assessments when necessary but requiring a referendum approval for any annual increase in excess of 5% providing a penalty; providing for injunction; providing the district shall have continuing existence; providing a savings clause; providing for effect on conflicting laws; providing for the preservation of existing rights, rules and regulations; providing for a referendum election.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Rules and Calendar.

By Representatives Nuckolls (by request) and Mann—

HB 760—A bill to be entitled An act relating to Lee County; relating to the Captiva Erosion Prevention District; recreating and re-establishing the district as a beach and shore preservation authority under the provisions of Chapter 161, Florida Statutes; providing for public purpose; providing definitions; defining the boundaries of the district; providing for the election of the district governing board; providing for general powers and authority, including the power to develop and execute plans for beach and shore preservation, to construct, reconstruct, and improve erosion prevention projects, to levy and collect ad valorem taxes on all taxable property within the district; to levy assessments against land specially benefited within the district for such benefits and to issue assessment and general obligation bonds, with referendum approval; repealing Chapter 71-730 and Chapter 76-403, Laws of Florida; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Rules and Calendar.

By Representative Burrall and others—

HB 730—A bill to be entitled An act relating to Sarasota County; creating a special park and recreation district located within the incorporated boundaries of the City of North Port, Florida, a political subdivision of the State of Florida, for the area known as Holiday Park Subdivisions, including all additions, as is more particularly set forth below according to the

public records of Sarasota County; providing for the administration of the affairs of said district by a board of nine trustees and defining their powers and duties; providing for the qualification of electors in the district and the manner of conducting the first election of trustees and for biennial election of trustees thereafter; providing for removal of trustees and appointment to fill vacancies; providing for the assessment and collection of a recreation district tax assessed against each improved residential parcel of real property within the district; providing that such district tax shall be a lien against each parcel of land so assessed and for the method of collecting such tax; providing for the deposit and disbursement of funds of the district; establishing a fiscal year and providing for publication of annual financial statements; authorizing the trustees of the district to issue bonds and other obligations of the district and to secure the same by pledge of tax revenues and other property of the district, and authorizing the trustees of the district to acquire and dispose of real and personal property for the general purposes of the district; authorizing the trustees of the district to promulgate rules and regulations for the use of facilities of the district; providing for the abolishment of the district; providing conditions precedent to the filing of suit against the district or any of the trustees thereof and relieving individual trustees from personal liability for obligations of the district before this act may take effect; authorizing the trustees to enter into contracts relating to acquisition of certain recreational and other facilities; providing for a referendum.

Proof of publication of the required notice was attached.

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

The Honorable W. D. Childers, President

I am directed to inform the Senate that the House of Representatives has passed House Bills 759, 834, 899, 863, 869, 895 and 896 and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Nuckolls—

HB 759—A bill to be entitled An act relating to Lee County; relating to East County Water Control District created under chapter 298, Florida Statutes, and under chapters 63-1549 and 65-1824, Laws of Florida; amending section 1 of chapter 80-525, Laws of Florida, to correct a land description and to extend further the boundaries of the district to include additional lands in Lee County, Florida; amending section 2 of chapter 70-498, Laws of Florida, providing for a quorum at landowners' meetings; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Rules and Calendar.

By Representative C. F. Jones and others—

HB 834—A bill to be entitled An act relating to Polk County; prohibiting the operation of pari-mutuel facilities within the county without a referendum; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Commerce and Rules and Calendar.

By Representative Danson and others—

HB 899—A bill to be entitled An act relating to the West Coast Inland Navigation District, a special tax district of the State of Florida; amending sections 2, 3, 4, 5, 6, 11, 12, 15, 18, and 20 of chapter 61-1590, Laws of Florida, as amended; confirming the membership of the counties of Manatee, Sarasota, Charlotte, and Lee in the district; defining "inland waterway"; authorizing district to act as local sponsor or to participate in certain navigation and beach nourishment projects; repealing authority of district to issue bonds; providing certain procedural changes; directing district to obtain and furnish to the state certain right-of-way; limiting

the maximum accessible millage; providing conforming language; authorizing district to contract with a private auditor under certain circumstances; repealing section 8 of chapter 61-1590, Laws of Florida, relating to the authority of the district to issue bonds; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Rules and Calendar.

By Representative R. C. Johnson and others—

HB 863—A bill to be entitled An act relating to the City of Freeport, Walton County, Florida; amending section 3 of chapter 63-1352, Laws of Florida, providing for the appointment of the city clerk and city marshal; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Rules and Calendar.

By Representative J. H. Smith and others—

HB 869—A bill to be entitled An act relating to Pinellas County; amending section 19 of chapter 30658, Laws of Florida, 1955, and section 20 of said chapter, as amended, relating to the Firemen's Relief and Pension Fund of the Fire Department of the City of Clearwater; providing that an employee subject to the pension plan may transfer the employee's contributions, share of the state insurance premium tax and interest on such amounts to the City of Clearwater Employees Pension Plan; removing the four percent (4%) limitation on increase in pension benefits to be paid any retired member in any one fiscal year; providing for severability; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Personnel, Retirement and Collective Bargaining; and Rules and Calendar.

By Representative B. L. Johnson and others—

HB 895—A bill to be entitled An act relating to Santa Rosa County; amending section 2(2) of chapter 80-608, Laws of Florida, providing for correction of legal description of the Avalon Beach-Mulat Fire Protection District within the county; adding certain lands to be included in the district; providing for a referendum and providing an effective date.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Rules and Calendar.

By Representative B. L. Johnson and others—

HB 896—A bill to be entitled An act relating to Santa Rosa County; amending section 2(2) of chapter 80-603, Laws of Florida; adding certain lands to be included in the Holley-Navarre Fire Protection District; providing for a referendum and providing an effective date.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Rules and Calendar.

The Honorable W. D. Childers, President

I am directed to inform the Senate that the House of Representatives has passed House Bills 629, 632, 699 and 651 and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Liberti and others—

HB 629—A bill to be entitled An act relating to the Lake Worth Drainage District, Palm Beach County; amending Section 3 of Chapter 61-1747, Laws of Florida, revoking the power to pave roads and increasing the legal interest rate for borrowing; amending Section 4 of Chapter 61-1747, Laws of Florida, fixing the date for election of Supervisors; amending Section 7 of Chapter 61-1747, Laws of Florida, fixing the date for the annual landowners meeting and the method of election of the Board of Supervisors; amending Section 8 of Chapter 61-1747,

Laws of Florida, providing for the date of reporting taxes; amending Section 9 of Chapter 61-1747, Laws of Florida, fixing the date for certifying taxes; amending Subparagraph 7. of the third unnumbered paragraph of section 11 of Chapter 61-1747, Laws of Florida, as amended, fixing the date for certifying taxes; amending Section 18 of Chapter 61-1747, Laws of Florida, increasing the legal interest rate; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Rules and Calendar.

By Representative Messersmith and others—

HB 632—A bill to be entitled An act relating to the South Florida Conservancy District in Palm Beach and Hendry Counties; amending section 2 of chapter 71-380, Laws of Florida, relating to the district restoration tax cap; authorizing the Board of Supervisors to pay interest on district notes or warrants at a rate in compliance with general law; authorizing issuance of restoration bonds at a variable interest rate consistent with general law; amending section 8(a) and (b) of chapter 17258, Laws of Florida, 1935, as amended, relating to the district maintenance tax cap.

Proof of publication of the required notice was attached.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Rules and Calendar.

By Representatives Hattaway and Brantley—

HB 699—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 in conflict; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Natural Resources and Conservation, and Rules and Calendar.

By Representative Gardner—

HB 651—A bill to be entitled An act relating to Brevard County; authorizing Brevard County to sell, lease or otherwise dispose of county owned property within the Gateway Center Industrial Park as defined herein by private sale or transaction; providing an exception to ss. 125.35-125.38, Florida Statutes; declaring private sales and transactions of property in Gateway Center Industrial Park to serve a public purpose; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Rules and Calendar.

The Honorable W. D. Childers, President

I am directed to inform the Senate that the House of Representatives has passed House Bills 997, 1002, 378, 508, 756 and 827 and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Dunbar and others—

HB 997—A bill to be entitled An act relating to Pinellas County; revising and amending chapter 23483, Laws of Florida, 1945, as amended, relating to the Juvenile Welfare Board; providing for the appointment of board members by the Pinellas County Board of County Commissioners, the Pinellas County District School Board, and the Pinellas County Legislative Delegation; providing expiration dates of terms of current board members; providing length of terms; providing for audit of financial record; establishing procedures for preparation and adoption of annual budgets and millage rates; providing for

establishment of surety bond amounts by the board for its members; increasing limitations on the petty cash account; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Rules and Calendar.

By Representative Upchurch—

HB 1002—A bill to be entitled An act relating to the Town of Painters Hill, Flagler County; repealing chapter 61-2625, Laws of Florida, abolishing the town and related provisions; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Rules and Calendar.

By Representatives Ewing and Danson—

HB 378—A bill to be entitled An act relating to the City of Venice, Sarasota County; providing that vendors holding malt beverage off-premises sales licenses under state beverage laws shall be subject to alcoholic beverage zoning ordinances of the City of Venice; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Commerce and Rules and Calendar.

By Representative Burnsed and others—

HB 508—A bill to be entitled An act relating to Polk County; providing for the issuance of a special alcoholic beverage license to Arrowhead Associates, Inc., for the sale of alcoholic beverages at Grenelefe Resort; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Commerce and Rules and Calendar.

By Representatives Nuckolls and Mann—

HB 756—A bill to be entitled An act relating to Lee County; providing for the issuance of a special alcoholic beverage license to Timberlakes Limited, a Florida Limited Partnership, for a club and restaurant to be operated at The Forest Country Club and Golf Course; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Commerce and Rules and Calendar.

By Representative Crady—

HB 827—A bill to be entitled An act relating to Nassau County; providing uniformity in the number of licenses which may be granted for the sale of intoxicating liquors in Nassau County; providing for exceptions; repealing chapters 57-1600, 57-1601 and 72-620, Laws of Florida, relating to the number of licenses granted for the sale of intoxicating beverages; providing that the act shall not prevent or prohibit renewal of any license heretofore issued; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Commerce and Rules and Calendar.

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

Mr. President	Childers, D.	Henderson	Johnston
Anderson	Dunn	Hill	Kirkpatrick
Barron	Frank	Jenkins	Langley
Beard	Grizzle	Jenne	Lewis
Carlucci	Hair	Jennings	Margolis

Maxwell	Poole	Steinberg	Trask
McClain	Rehm	Stevens	Vogt
McKnight	Renick	Stuart	Ware
Neal	Scott	Thomas	Winn
Peterson	Skinner	Tobiassen	

Excused: Senator Gordon

Prayer by the Rev. Bruce Wheeler, Pastor, Church of Epiphany, Crestview and St. Agatha's, DeFuniak Springs:

Almighty God, the fountain of wisdom, who has given us this good land for our heritage, whose statutes are good and gracious, and whose law is truth; we beseech thee so to guide and bless the Senate of this state, that it may ordain for our governance, only such things as please thee. For thy sake, sanctify all their thoughts and endeavors; that they may neither begin an action without a pure intention, nor continue it without thy blessing.

And grant that, having the eyes of their minds opened to behold thy will in all things, they may in heart be inspired by thy wisdom, and in work be upheld by thy strength, and in the end be accepted by thee as faithful stewards of thy bounty and of the welfare of thy people entrusted to them, for the sake of thy dear son, Jesus Christ our Lord, in whose name we ask all things. Amen.

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

The Senate stood for a moment of silent prayer in memory of the wife of Senator Jack Gordon, Barbara Gordon, who died May 18.

The President announced the meeting of the Committee on Appropriations scheduled for today had been cancelled and rescheduled for Monday, May 25.

REPORTS OF COMMITTEES

The Committee on Rules and Calendar submits the following bills which are carried over from Thursday, May 14, 1981 to be placed on the Special Order Calendar for Tuesday, May 19, 1981: SB 387, SB 417, SB 440, SB 550, SB 551, SB 537, SB 390, SB 800, SB 570, SB 567, SB 700, CS for SB 977, SB 168, SB 927, SB 1014

Respectfully submitted,
Edgar M. Dunn, Jr., Chairman

The Committee on Rules and Calendar submits the following bills to be placed on the Consent Calendar for Tuesday, May 19, 1981: CS for SB 72, SB 156, SB 177, SB 181, SB 203, SB 224, SB 251, SB 267, SB 292, CS for SB 293, SB 317, CS for SB 339, SB 356, SB 367, SB 391, SB 421, SB 477, CS for SB 489, SB 518, SB 543, SB 552, CS for SB 558, CS for SB 591, SB 605, SB 633, SB 644, SB 652, CS for SB 690, SB 747, SB 794, SB 807, SB 810, SB 924, SB 929, SB 953, CS for SB 973, SB 981, SB 983, SB 19

Respectfully submitted,
Edgar M. Dunn, Jr., Chairman

The Committee on Rules and Calendar submits the following bills to be placed on the Local Bill Calendar for Tuesday, May 19, 1981: HB 586, HB 615, HB 640, HB 1186, HB 504, HB 397, HB 765, HB 757, HB 1190, HB 771, HB 501, HB 641, HB 583, HB 764, HB 503, HB 564, HB 634, HB 762, HB 1062, HB 292, HB 1188, HB 149, HB 154, HB 160, HB 263, HB 264, HB 265, HB 281, HB 286, HB 354, HB 398, HB 422, HB 444, HB 465, HB 502, HB 505, HB 506, HB 507, HB 509, HB 514, HB 515, HB 516, HB 518, HB 519, HB 521, HB 522, HB 523, HB 529, HB 567, HB 572, HB 926, HB 933, HB 995, HB 996, HB 999, HB 1011, HB 1017, HB 1034, HB 466, HB 754, HB 767, HB 769, HB 805, HB 843, HB 867, HB 868, HB 880, HB 881, HB 882, HB 883, HB 884, HB 885, HB 886, HB 887, HB 888, HB 912, HB 998, HB 889, HB 986, HB 624, HB 298, HB 770, HB 766, HB 1176, HB 566, HB 573, HB 581, HB 582, HB 584, HB 585, HB 517, HB 587, HB 588, HB 589, HB 1172, HB 625, HB 626, HB 627, HB 628, HB 630, HB 631, HB 633, HB 642, HB 688, HB 708, HB 719, HB 1187

Respectfully submitted,
Edgar M. Dunn, Jr., Chairman

The Committee on Rules and Calendar submits the following bills to be placed on the Special Order Calendar for Tuesday, May 19, 1981: CS for SB 245, CS for CS for SB 103, CS for SB 902, CS for SB 82, SB 672, CS for SB 294, CS for SB 338, CS for SB 620, SB 628, SB 602, CS for Senate Bills 568 and 277, SB 548, CS for SB 591, SB 661, SB 1025, SB 723, SB 726, SB 727, SB 728, SB 729, SB 730, SB 788, CS for SB 906, SB 483, SB 281, CS for CS for SB 252, SB 136, CS for SB 57

Respectfully submitted,
Edgar M. Dunn, Jr., Chairman

The Committee on Commerce recommends the following pass: SB 781, SB 928

The bills were referred to the Committee on Appropriations under the original reference.

The Committee on Commerce recommends the following pass: SB 473 with 1 amendment

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

The Committee on Commerce recommends the following pass: SB 660 with 2 amendments, SB 708, SB 777, SB 1070 with 4 amendments

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

The Committee on Commerce recommends the following pass: SB 1048

The bill was referred to the Committee on Personnel, Retirement and Collective Bargaining under the original reference.

The Committee on Commerce recommends the following pass: SB 180 with 2 amendments, SB 412 with 4 amendments, SB 437, SB 466, SB 859, SB 868, SB 871, SB 989 with 4 amendments, SB 1036, SB 1061, SB 1100, HB 487

The bills were placed on the calendar.

The Committee on Commerce recommends the following not pass: SB 833

The bill was laid on the table.

REQUESTS FOR EXTENSION OF TIME

May 19, 1981

The Committee on Transportation requests an extension of 15 days for consideration of the following: SB 579, SB 821, SB 864, SB 865, SB 926, SB 1009, SB 1011, SB 1026, SB 1033, SB 1052, SB 1083, HB 602

The Committee on Personnel, Retirement and Collective Bargaining requests an extension of 15 days for consideration of the following: SB 155, SB 191, SB 276, SB 351, SB 523, CS for SB 566, SB 577, SB 706, SB 721, SB 744, SB 771, SB 785, SB 805, SB 825, SB 831, SB 843, SB 980, HB 1032, SB 1035

The Committee on Corrections, Probation and Parole requests an extension of 15 days for consideration of the following: SB 184, SB 214, SB 352, SB 761, SB 919, SB 933, SB 998

The Committee on Governmental Operations requests an extension of 15 days for consideration of the following: SB 562, SB 643, SB 685, SB 1062, SB 1074, SB 1091, SB 1099, SB 1104, HB 22

The Committee on Rules and Calendar requests an extension of 15 days for consideration of the following: SJR 630, SB 880, SR 1068, SCR 1098, SB 1107, SB 1108, SB 1109, HB 190, HCR 1035, HB 1036, HB 1037, HB 1038, HB 1039, HB 1040

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 588, SB 597, SB 623, SB 627, SB 648, SB 790, SB 801, SB 802, SB 817, SB 829, SB 839, SB 863, SB 878,

CS for SB 882, SB 893, SB 950, SB 952, SB 959, SB 996, SB 1010, SB 1051, SB 1066, SB 1073, SB 1075, SB 1102, HB 605, HB 1005

Executive Business

The Honorable W. D. Childers
President, The Florida Senate

April 29, 1981

Dear Mr. President:

The executive appointment of Nestor Ramon Sanchez to the office of Member, Board of Veterinary Medicine, for a term ending August 1, 1981, was referred to the Senate Executive Business Committee for action pursuant to Rule 12.7(a) of the Rules of the Florida Senate.

As required by Rule 12.7(a), the committee caused to be conducted an inquiry into the qualifications, experience, and general suitability of the above-named appointee for appointment to the office indicated. In aid of such inquiry the committee held public hearings at which members of the public were invited to attend and offer evidence concerning the qualifications, experience, and general suitability of the appointee.

After due consideration of the findings of such inquiry and the evidence adduced at the public hearings, the committee respectfully advises and recommends that, in accordance with s. 114.05(1)(d), Florida Statutes, the Senate vote to refuse to confirm the appointment of Nestor Ramon Sanchez to the office of Member, Board of Veterinary Medicine; that the Senate vote be taken prior to adjournment of the 1981 Regular Session; and that there is no necessity known to the committee for the deliberations on the appointment to be held in executive session.

Respectfully submitted,

George Stuart, Jr., Chairman
Patrick K. Neal, Vice Chairman
Tom Lewis

Gwen Margolis
Richard Renick
Sherrill Skinner

On motion by Senator Stuart, the report of the committee was adopted and the Senate refused to confirm the appointment of Nestor Ramon Sanchez to the office and for the term indicated.

The Honorable W. D. Childers
President, The Florida Senate

April 29, 1981

Dear Mr. President:

The executive appointment of Herbert Charles Craig to the office of Member, Withlacoochee River Basin Board of the Southwest Florida Water Management District, for a term ending June 30, 1981, was referred to the Senate Executive Business Committee for action pursuant to Rule 12.7(a) of the Rules of the Florida Senate.

As required by Rule 12.7(a), the committee caused to be conducted an inquiry into the qualifications, experience, and general suitability of the above-named appointee for appointment to the office indicated. In aid of such inquiry the committee held a public hearing at which members of the public were invited to attend and offer evidence concerning the qualifications, experience, and general suitability of the appointee.

After due consideration of the findings of such inquiry and the evidence adduced at the public hearing, the committee respectfully advises and recommends that, in accordance with s. 114.05(1)(d), Florida Statutes, the Senate vote to refuse to confirm the appointment of Herbert Charles Craig to the office of Member, Withlacoochee River Basin Board of the Southwest Florida Water Management District; that the Senate vote be taken prior to adjournment of the 1981 Regular Session; and that there is no necessity known to the committee for the deliberations on the appointment to be held in executive session.

Respectfully submitted,

George Stuart, Jr., Chairman
Patrick K. Neal, Vice Chairman
Tom Lewis

Gwen Margolis
Richard Renick
Sherrill Skinner

Senator Stuart read the following statement:

Based upon a report from the Florida Department of Law Enforcement of a record in 1974 in which no information was filed by the state attorney and appointee advising the committee of an arrest in 1980 for improper exhibition of a weapon, the committee, by a separate vote on April 15, 1981, recommended that the Senate refuse to confirm Mr. Herbert Charles Craig.

Subsequent to this report being filed with the President of the Senate on April 29, the committee received additional information from Mr. Craig regarding the charge of improper exhibition of a firearm which information was then verified by the deputy sheriff investigating the incident.

It is now the recommendation of the Committee on Executive Business that the Senate respond with a negative vote on the recommendation to refuse to confirm Mr. Herbert Charles Craig as a member of the Withlacoochee River Basin Board of the Southwest Florida Water Management District.

Senator Stuart moved the adoption of the report of the Committee on Executive Business which was not adopted.

On motion by Senator Stuart, the Senate confirmed the appointment of Herbert Charles Craig to the office of Member, Withlacoochee River Basin Board, Southwest Florida Water Management District for a term ending June 30, 1981.

The Honorable W. D. Childers
President, The Florida Senate

April 29, 1981

RE: Suspension of
Jeff D. Gautier
State Attorney
Sixteenth Judicial Circuit
Monroe County, Florida

Dear Mr. President:

The Committee on Executive Business submits this final report on the suspension of Jeff D. Gautier.

By Executive Order 80-100, filed with the Secretary of State on November 21, 1980, His Excellency D. Robert Graham, as Governor, suspended Jeff D. Gautier from his office as State Attorney of the Sixteenth Judicial Circuit, Monroe County, Florida.

The suspension order charged that Jeff D. Gautier, while holding the aforesaid office:

- (1) smoked, possessed and offered to private citizens, the controlled substance marijuana;
- (2) possessed and smoked marijuana cigarettes, possessed and consumed several methaqualone (quaalude) tablets, and furnished and/or offered methaqualone (quaalude) tablets to other individuals in his presence;
- (3) asked undercover law enforcement agents if any cocaine was available for his personal use;
- (4) offered marijuana to undercover law enforcement officers and other individuals and also admitted that he was a user of cocaine; and
- (5) attempted to elicit a payment of several thousand dollars from an undercover law enforcement agent, in the guise of a campaign contribution, in return for providing advice and/or assistance to said undercover law enforcement agent in his purported efforts to import a large quantity of marijuana into Monroe County.

These charges constitute violations of chapter 893, Florida Statutes, and grounds for suspension under section 7 of Article IV, Florida Constitution, 1968 Revision.

No criminal charges have been filed against Jeff D. Gautier.

The Senate assumed jurisdiction of this matter on November 24, 1980, and this matter was referred to the Senate Committee on Executive Business on January 5, 1981. On February 9, 1981, the committee advised Jeff D. Gautier and his attorney by letter of the intention of the committee to hold a pre-hearing conference relating to Mr. Gautier's suspension on March 2, 1981. Thereafter, on February 16, 1981, attorney for Jeff D. Gautier filed a Complaint for Declaratory Relief in the Circuit Court of the Second Judicial Circuit, Leon County, Florida, in

which the suspension order was challenged. Pursuant to Senate Rule 12(7)(b), proceedings by this committee concerning the suspension of Mr. Gautier were subsequently stayed during the pendency of this cause of action.

Thereafter, on April 7, 1981, His Excellency D. Robert Graham, as Governor, issued Executive Order Number 81-40, an Amended Executive Order of Suspension, in the matter of the suspension of Jeff D. Gautier. The grounds for suspension from office recited in Executive Order Number 80-100 were amended by substituting "1.a." to "1.e." in Executive Order Number 81-40. The amended order alleged that:

1. During the term of his office, JEFF D. GAUTIER, in violation of Chapter 893, Florida Statutes, committed the below-listed acts:

- a. In the fall of 1977, aboard a yacht in the vicinity of Monroe County and in the company of various private citizens, he did possess, smoke and offer to another for no consideration, the controlled substance marijuana.
- b. In the summer of 1979, while in his home in Monroe County and in the company of a private citizen, he did possess, smoke and offer to another for no consideration, the controlled substance marijuana.
- c. On or about June 12-14, 1980, while in the company of undercover agents of the Federal Bureau of Investigation and other private citizens, JEFF D. GAUTIER possessed and consumed methaqualone (quaalude) tablets and offered methaqualone (quaalude) tablets to another for no consideration.
- d. On or about June 13-14, 1980, while in the company of undercover agents of the Federal Bureau of Investigation and other private citizens, JEFF D. GAUTIER, used and possessed the controlled substance marijuana.
- e. On or about June 27-28, 1980 while in the company of undercover agents of the Federal Bureau of Investigation and other private citizens, JEFF D. GAUTIER, used, possessed and offered to others for no consideration, the controlled substance marijuana.

These charges constitute grounds for suspension under section 7 of Article IV, Florida Constitution, 1968 Revision.

On April 10, 1981, the committee received a letter from Jeff D. Gautier, dated April 7, 1981, in which he acknowledged that the Governor had "sufficient legal reasons to suspend" him from office. In addition, Mr. Gautier expressed the desire not to contest his suspension as State Attorney, Sixteenth Judicial Circuit, before the Senate. Thereafter, on April 13, 1981, attorney for Jeff D. Gautier filed a Notice of Voluntary Dismissal With Prejudice in his suit before the Circuit Court of the Second Judicial Circuit, challenging his suspension order.

Based upon the investigation conducted by the Committee on Executive Business, it is the finding of this committee that Jeff D. Gautier was suspended from the office of State Attorney of the Sixteenth Judicial Circuit, Monroe County, Florida on November 21, 1980; that the suspension order was amended on April 7, 1981; that the charges contained in the amended suspension order constitute misfeasance, malfeasance and felonies under the laws of Florida; that Jeff D. Gautier advised this committee by letter of his intent not to contest the Amended Executive Order of Suspension, and by that act evidenced a clear intention to waive and renounce any rights he might otherwise have had to contest his suspension pursuant to Executive Order Number 80-100 as amended by Executive Order Number 81-40; and that after due notice, Jeff D. Gautier has not requested further proceedings, nor shown any cause why the Senate should not take any further action in this matter.

In view of the foregoing, it is the recommendation of this committee that Jeff D. Gautier be removed from the Office of State Attorney of the Sixteenth Judicial Circuit, Monroe County, Florida, effective at 5:00 p.m., November 21, 1980.

Respectfully Submitted,

George Stuart, Jr.,
Chairman
Patrick K. Neal,
Vice Chairman

Tom Lewis
Gwen Margolis
Richard E. Kenick
Sherrill Skinner

On motion by Senator Stuart, the foregoing report on the Executive Order of Suspension of Jeff D. Gautier from the

office of State Attorney, Sixteenth Judicial Circuit, Monroe County, Florida, was adopted and the Senate removed Jeff D. Gautier from said office effective 5:00 p.m., November 21, 1980.

The Honorable W. D. Childers
President, The Florida Senate

April 29, 1981

RE: Suspension of
Charles Deese, Jr.
County Commissioner
Escambia County, Florida

Dear Mr. President:

The Committee on Executive Business submits this final report on the matter of the suspension of Charles Deese, Jr.

By Executive Order Number 78-76, filed with the Secretary of State on December 13, 1978, His Excellency Reubin O'D. Askew, as Governor, suspended Charles Deese, Jr. from the office of County Commissioner of Escambia County, Florida.

The suspension order charged that Charles Deese, Jr., while holding the aforesaid office, committed various criminal violations of the laws of Florida, viz: three offenses of grand theft, felonies of the second and third degree (812.014, F.S.), and one offense of petit theft, a misdemeanor (812.041, F.S.). The suspension order further charged that on November 20, 1978, the Escambia Grand Jury, Fall Term 1978, returned an indictment filed in the Circuit Court of the First Judicial Circuit, charging Charles Deese, Jr. with four counts of violations of 812.014, Florida Statutes. These crimes constitute grounds for suspension under Section 7 of Article IV, Florida Constitution, 1968 Revision.

Criminal prosecution of Charles Deese, Jr. was commenced in the Circuit Court of the First Judicial Circuit in Escambia County, where Charles Deese, Jr. was tried by a jury trial on two counts of grand theft and one count of petit theft. The jury returned a verdict of guilty as to one count of grand theft and not guilty as to the other charges. On April 24, 1979, the trial court judge ordered adjudication deferred and placed Charles Deese, Jr. on one year probation, on the condition that he pay \$500 in court costs and serve as a volunteer in the Meals on Wheels program. On April 4, 1980, an order was issued terminating the probation of Charles Deese, Jr. and thereby discharging him from further supervision by the court.

The Senate assumed jurisdiction of this matter on March 6, 1979, and this matter was referred to the Senate Committee on Executive Business on March 16, 1979. Proceedings by this committee were stayed, pursuant to Senate Rule 12.7(b), during the pendency of the criminal prosecution in the trial court, including the exhaustion of appellate remedies. On November 3, 1980, the Committee on Executive Business sent a letter to Charles Deese, Jr. advising him of the Senate's intention to conduct a hearing in accordance with Senate Rule 12.7(f). In response to this letter, W. H. F. Wiltshire, attorney for Charles Deese, Jr., advised this committee by letter on November 25, 1980, of Mr. Deese's intention not to pursue this matter in a Senate hearing. On December 19, 1980, the Senate Committee on Executive Business advised Charles Deese, Jr. and Mr. Wiltshire by letter of the committee's intention to recommend that the Senate confirm the action by the Governor.

Based upon the investigation by this committee, it is the finding of this committee that Charles Deese, Jr. was suspended from the office of County Commissioner of Escambia County, Florida on December 13, 1978; that on February 14, 1979, Charles Deese, Jr. was found guilty by a jury verdict on one count of grand theft; that such an act constitutes misfeasance, malfeasance and a felony under the laws of Florida; that Charles Deese, Jr., through his attorney, informed the Committee on Executive Business by letter of his intent not to contest his suspension, and by that act has evidenced a clear intention to waive and renounce any rights he may have had to contest his suspension pursuant to Executive Order Number 78-76; and that after due notice he has not requested further hearing proceedings, nor shown any cause why the Senate should not take any further action in this matter.

In view of the foregoing, it is the recommendation of this committee that Charles Deese, Jr. be removed from the office

County Commissioner of Escambia County, Florida, effective December 13, 1978.

Respectively Submitted,

George Stuart, Jr., Chairman
Patrick K. Neal, Vice Chairman
Tom Lewis

Gwen Margolis
Richard R. Renick
Sherrill Skinner

On motion by Senator Stuart, the foregoing report on the Executive Order of Suspension of Charles Deese, Jr. from the office of County Commissioner, Escambia County, Florida, was adopted and the Senate removed Charles Deese, Jr. from said office effective December 13, 1978.

The Honorable W. D. Childers
President, The Florida Senate

April 29, 1981

RE: Suspension of:
Neal F. Adams
County Commissioner
Dade County, Florida

Dear Mr. President:

The Committee on Executive Business submits this final report on the suspension of Neal F. Adams.

By Executive Order Number 79-95, filed with the Secretary of State on November 21, 1979, His Excellency D. Robert Graham, as Governor, suspended Neal F. Adams from his office as County Commissioner, Dade County, Florida.

The suspension order charged that Neal F. Adams, while holding the aforesaid office, committed various criminal violations of the Laws of Florida, viz: two counts of aiding or assisting in the conducting of a lottery, felonies of the third degree, in violation of section 849.09, Florida Statutes, and two counts of operating a gambling place in violation of section 849.09, Florida Statutes, also felonies of the third degree. These crimes constitute grounds for suspension under section 7 of Article IV, Florida Constitution, 1968 Revision.

Criminal prosecution of Neal Adams was commenced in the Circuit Court of the Eleventh Judicial Circuit in Dade County, where Neal Adams was tried by a jury, and subsequently found guilty by jury verdict on counts III and IV. Counts I and II were dismissed by trial Judge Thomas E. Scott. On December 16, 1980, Judge Thomas E. Scott ordered adjudication withheld on count III, aiding or assisting in the conducting of a lottery. Neal F. Adams was adjudged guilty on count IV, operating a gambling place, and given a suspended sentence. Then on January 14, 1981, Judge Thomas E. Scott granted the defendant's motion to vacate the court's December 16, 1980 order adjudging defendant Adams guilty and ordered adjudication withheld.

The Senate assumed jurisdiction of this matter on November 21, 1979, and this matter was referred to the Senate Committee on Executive Business on December 11, 1979. Proceedings by this Committee were stayed, pursuant to Senate Rule 12.7(b), during the pendency of the criminal prosecution in the trial court, including the exhaustion of appellate remedies. On February 3, 1981, the Committee on Executive Business sent a letter to Neal F. Adams advising him of the Senate's intention to conduct a hearing in accordance with Rule 12.7(f). In response to this letter, Neal F. Adams advised this Committee on February 19, 1981 of his intention to appear before the Committee concerning his suspension. Prior to receiving this response, however, Mr. Russell Goodhart, defendant Adams' attorney, advised the Committee by telephone that as a condition for the withholding of adjudication in the criminal case, Neal Adams agreed not to seek reinstatement to his County Commission Office, and that, therefore, Neal Adams would not contest his suspension.

On February 25, 1981, Neal F. Adams advised the Committee by telephone that he had made an agreement with Judge Thomas E. Scott not to seek reinstatement, and thus did not intend to contest his suspension in a Senate hearing.

Based upon the investigation conducted by this Committee, it is the finding of this Committee that Neal F. Adams was suspended from the Office of County Commissioner, Dade County, Florida on November 21, 1979; that Neal F. Adams was found guilty by a jury verdict of aiding or assisting in the conducting of a lottery in violation of section 849.09, Florida Statutes

and operating a gambling place in violation of section 849.01, Florida Statutes; that such acts constitute misfeasance, malfeasance and felonies under the Laws of Florida; that Neal F. Adams informed this Committee by telephone conversation of his intent not to contest his suspension, and by that act evidenced a clear intention to waive and renounce any rights he might have had to contest his suspension pursuant to Executive Order Number 1979-95; and that after due notice he has not requested further proceedings, nor shown any cause why the Senate should not take any further action in this matter.

In view of the foregoing, it is the recommendation of this Committee that Neal F. Adams be removed from the Office of County Commissioner of Dade County, Florida, effective November 21, 1979.

Respectfully Submitted,

George Stuart, Jr., Chairman
Patrick K. Neal, Vice Chairman
Tom Lewis

Gwen Margolis
Richard R. Renick
Sherrill Skinner

On motion by Senator Stuart, the foregoing report on the Executive Order of Suspension of Neal F. Adams from the office of County Commissioner, Dade County, Florida, was adopted and the Senate removed Neal F. Adams from said office effective November 21, 1979.

Appointment withdrawn by Governor:

Eddie L. Gallon, Tallahassee, Member of the Construction Industry Licensing Board, for term ending February 18, 1984

MOTIONS RELATING TO COMMITTEE REFERENCE

On motions by Senator Vogt, by two-thirds vote SB 1067 was withdrawn from the committees of reference and indefinitely postponed.

On motions by Senator Vogt, the rules were waived and by two-thirds vote SB 1065 was withdrawn from the Committee on Natural Resources and Conservation and referred to the Committee on Finance, Taxation and Claims.

On motion by Senator Hill, by two-thirds vote SB 218 was removed from the table and placed on the calendar, the unfavorable report of the Committee on Commerce to the contrary notwithstanding.

On motions by Senator Stevens, by two-thirds vote SB 832 was withdrawn from the committees of reference and indefinitely postponed.

On motions by Senator Johnston, the rules were waived and by two-thirds vote Senate Bills 148, 606, 709, 738, 760 and 403 were withdrawn from the Committee on Appropriations.

On motion by Senator Frank, the rules were waived and by two-thirds vote HB 245 was withdrawn from the Committee on Education.

On motions by Senator Langley, the rules were waived and by two-thirds vote SB 912 was withdrawn from the Committees on Natural Resources and Conservation and Rules and Calendar and placed on the local calendar.

On motions by Senator McKnight, by two-thirds vote Senate Bills 318 and 286 were withdrawn from the committees of reference and indefinitely postponed.

On motions by Senator Steinberg, the rules were waived and by two-thirds vote SB 1113 was withdrawn from the Committees on Economic, Community and Consumer Affairs and Rules and Calendar and placed on the local calendar.

SPECIAL ORDER

SB 387—A bill to be entitled An act relating to water and sewer utilities; amending s. 367.011(2), Florida Statutes, 1980 Supplement; providing the Florida Public Service Commission

with jurisdiction over short-term securities of a utility; amending s. 367.081(4)(f), (6), Florida Statutes, 1980 Supplement; requiring the commission to establish a range of rates of return on common equity of a utility to be used in calculating the range of last authorized rate of return for certain utilities; authorizing a utility to move the commission to adopt such established range of rates of return in a rate request proceeding; authorizing utilities to place unapproved rates into effect under bond or corporate undertaking; requiring a utility to file certain tariffs when placing unapproved rates into effect; amending s. 367.151, Florida Statutes, 1980 Supplement; prescribing manner of collecting and depositing gross receipts taxes and penalties; providing an effective date.

—was read the second time by title.

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

Amendment 1—On page 2, line 14, insert new section 2 and renumber subsequent sections.

Section 2. Section 367.031, Florida Statutes, 1980 Supplement, is amended to read:

367.031 Certificate.—Prior to the issuance to a utility of a permit by the Department of Environmental Regulation for the construction of a new water or sewer facility, the utility shall obtain a certificate authorizing it to provide service. However, if no protest to an application for a certificate is received and the Commission determines there is a need for the facility, the department may issue a permit upon notification by the Commission that no protest was received and that there is a need for the plant.

Amendment 2—In title on page 1, line 6, after "utility," insert: amending s. 367.031, Florida Statutes, 1980 Supplement, authorizing the Department of Environmental Regulation to issue a permit for a new water or sewer facility upon notification by the Public Service Commission that there is a need for such facility;

On motion by Senator Hair, by two-thirds vote SB 387 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—35

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

Nays—None

Vote after roll call:

Yea—Barron, Kirkpatrick

SB 417—A bill to be entitled An act relating to the state correctional system; amending s. 944.47, Florida Statutes; providing that it is unlawful to introduce into, remove from, or possess on, the grounds of a state correctional institution certain contraband; providing exceptions; providing penalties; providing an effective date.

—was read the second time by title.

The Committee on Corrections, Probation and Parole recommended the following amendment which was moved by Senator Carlucci and adopted:

Amendment 1—On page 1, lines 12-31 and on page 2, lines 1-24 strike all of said lines and insert: Section 1. Section 944.43, Florida Statutes, as amended by chapter 59-1, ch. 61-530, ch. 69-106, ch. 71-136, ch. 77-120, and ch. 79-3, Laws of Florida, is hereby repealed.

Section 2. Subsection (1) of section 944.47, Florida Statutes, is amended, and paragraph (c) is added to said subsection to read:

944.47 Introduction, ~~or~~ removal or possession of certain articles unlawful; penalty.—

(1)(a) It is unlawful to introduce into or upon the grounds of any state correctional ~~or~~ penal institution ~~under the supervision or control of the department~~, or to take or attempt to take or send therefrom, any of the following articles which are hereby declared to be contraband for the purposes of this section, to wit:

1. Any written or recorded communication or any currency or coin given or transmitted or intended to be given or transmitted to any inmate of any state correctional ~~or~~ penal institution ~~under the supervision and direction of the department~~;
2. Any article of food or clothing given or transmitted or intended to be given or transmitted to any inmate of any state correctional institution;
3. Any intoxicating beverage or beverage which causes or may cause an intoxicating effect;
4. Any narcotic or hypnotic or excitative drug or any drug of whatever kind or nature including, but not limited to, nasal inhalers of any variety, sleeping pills, barbiturates of any variety, and any controlled substance as defined in s. 893.02(3); and
5. Any firearm or any instrumentality customarily used as a dangerous weapon of any kind or any explosive substance; except through regular channels as authorized by the officer in charge of each such correctional ~~or~~ penal institution.

(b) It is unlawful to transmit or attempt to transmit or cause or attempt to cause to be transmitted to, or received by, any inmate of any state correctional institution any article or thing declared by this subsection to be contraband, at any place which is outside of the grounds of such institution, except through regular channels as authorized by the officer in charge of such correctional institution.

(c) It is unlawful for any inmate of any state correctional institution, or any person while upon the grounds of any state correctional institution to be in actual or constructive possession of any article or thing declared by this section to be contraband, except as authorized by the officer in charge of such correctional institution.

Section 3. This act shall take effect October 1, 1981.

The Committee on Corrections, Probation and Parole recommended the following amendment which was moved by Senator Carlucci:

Amendment 2—In title on page 1, strike lines 1-8 and insert: A bill to be entitled An act relating to the state correctional system; repealing s. 944.43, Florida Statutes; amending s. 944.47, Florida Statutes, and adding paragraph (c) to said section; providing that it is unlawful for any inmate or any person while upon the grounds of any state correctional institution to be in actual or constructive possession of any contraband, except as authorized by the officer in charge of such institution; providing an effective date.

Senator Carlucci moved the following substitute amendment which was adopted:

Amendment 3—On page 1, strike lines 2-8, and insert: An act relating to the state correctional system; repealing s. 944.43, Florida Statutes, as amended, relating to possession of weapons or explosive substances; amending s. 944.47 (1), Florida Statutes; prohibiting a person from introducing, removing, or being in actual or constructive possession of specified contraband on the grounds of any state correctional institution; providing exceptions; providing an effective date.

On motion by Senator Carlucci, by two-thirds vote SB 417 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	Dunn	Henderson	Jennings
Beard	Frank	Hill	Johnston
Carlucci	Grizzle	Jenkins	Kirkpatrick
Childers, D.	Hair	Jenne	Langley

Lewis	Peterson	Skinner	Tobiassen
Margolis	Poole	Steinberg	Trask
Maxwell	Rehm	Stevens	Vogt
McClain	Renick	Stuart	Ware
McKnight	Scott	Thomas	Winn

Nays—None

Vote after roll call:

Yea—Barron

SB 440—A bill to be entitled An act relating to the Little Randolph Sheppard Act; amending s. 413.051(2)(d), Florida Statutes; exempting from the definition of "state property", as used in said act, any state correctional institution; providing an effective date.

—was read the second time by title. On motion by Senator Hill, by two-thirds vote SB 440 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

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

Nays—None

Vote after roll call:

Yea—Barron, Kirkpatrick

On motion by Senator Hill, the rules were waived and SB 440 was ordered immediately certified to the House.

SB 550—A bill to be entitled An act relating to burglary; renumbering s. 810.011(2)-(7), Florida Statutes, and adding a new subsection (2) to said section; defining "dwelling" for purposes of the laws relating to burglary; providing an effective date.

—was read the second time by title. On motion by Senator Jenne, by two-thirds vote SB 550 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

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

Nays—None

Vote after roll call:

Yea—Barron, Kirkpatrick

SB 551—A bill to be entitled An act relating to murder; amending s. 782.04(4), Florida Statutes; prescribing the elements of murder in the third degree; providing an effective date.

—was read the second time by title. On motion by Senator Jenne, by two-thirds vote SB 551 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—35

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

Nays—None

Vote after roll call:

Yea—Barron

SB 537—A bill to be entitled An act relating to the wearing of hoods or masks; creating s. 876.155, Florida Statutes; limiting applicability of the prohibitions against wearing hoods, masks, or similar devices; providing severability; providing an effective date.

—was read the second time by title. On motion by Senator Stuart, by two-thirds vote SB 537 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

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

Nays—None

Vote after roll call:

Yea—Barron

SB 390—A bill to be entitled An act relating to bail; amending s. 903.27(1), Florida Statutes, and adding subsection (3) to said section; deleting the requirement that the state attorney file a certified copy of an order of forfeiture with the clerk of the circuit court for the county where the order was made; providing that the failure of a state attorney to file, or of the clerk of the circuit court to make, such certified copy shall not invalidate any prior judgement entered; providing that the clerk shall enter a judgement on the original order; providing an effective date.

—was read the second time by title.

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

Amendment 1—On page 1, line 27, strike "*on the original order,*"

Senator Beard moved the following amendments which were adopted:

Amendment 2—On page 1, lines 25-27, strike "~~Clerk of the Circuit Court for the county where the order was made. The Clerk~~" and insert: Clerk of the Circuit Court for the county where the order was made

Amendment 3—In title on page 1, lines 12-13, strike "providing that the clerk shall enter a judgement on the original order;"

On motion by Senator Beard, by two-thirds vote SB 390 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	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Beard	Jenkins	McKnight	Stuart
Carlucci	Jenne	Peterson	Thomas
Childers, D.	Jennings	Poole	Tobiassen
Dunn	Johnston	Rehm	Trask
Frank	Langley	Renick	Vogt
Grizzle	Lewis	Scott	Ware
Hair	Margolis	Skinner	Winn

Nays—None

Vote after roll call:

Yea—Barron, Kirkpatrick

On motion by Senator Beard, the rules were waived and SB 390 was ordered immediately certified to the House.

SB 800—A bill to be entitled An act relating to easements; amending s. 197.276, Florida Statutes; providing that title to land shall continue to be subject to an easement for drainage when such land is sold for nonpayment of taxes or when a tax certificate is issued thereon pursuant to a tax lien foreclosure proceeding; providing that an easement for drainage be evidenced by a waterway, water bed, or other visible occupation under circumstances; providing an effective date.

—was read the second time by title. On motion by Senator Stevens, by two-thirds vote SB 800 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

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

Nays—None

Vote after roll call:

Yea—Barron, Kirkpatrick

SB 570—A bill to be entitled An act relating to issuance of county bonds; amending s. 130.01, Florida Statutes; providing that county bonds may be issued for the purpose of constructing or improving paved or other hard-surfaced roads, streets, bridges, sidewalks, or bicycle paths, together with appurtenant intersections, traffic signalization, and related facilities; deleting the authority to issue bonds for macadamized highways; providing an effective date.

—was read the second time by title. On motion by Senator Henderson, by two-thirds vote SB 570 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—35

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

Nays—None

Vote after roll call:

Yea—Barron, Kirkpatrick

On motions by Senator Scott, the rules were waived and by two-thirds vote HB 492 was withdrawn from the Committees on Natural Resources and Conservation; Finance, Taxation and Claims; and Appropriations.

On motion by Senator Scott—

HB 492—A bill to be entitled An act relating to water supply and distribution facilities; amending s. 403.1834(1) and (4), Florida Statutes, and adding subsection (8) to said section, authorizing the issuance of state bonds to finance or refinance construction of water supply and distribution facilities; defining facilities for which such bonds may be issued; authorizing issuance of state bonds to refinance construction of air and water pollution control and abatement and solid waste disposal facilities; providing an effective date.

—a companion measure, was substituted for SB 567 and read the second time by title.

Senator Scott moved the following amendment which was adopted:

Amendment 1—On page 3, line 23, strike "October 1, 1981." and insert: *upon becoming a law.*

On motion by Senator Scott, by two-thirds vote HB 492 as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—35

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

Nays—None

Vote after roll call:

Yea—Barron, Kirkpatrick, Thomas

SB 567 was laid on the table.

On motion by Senator Scott, the rules were waived and HB 492 was ordered immediately certified to the House.

Senator Steinberg presiding

SB 700—A bill to be entitled An act relating to the practice of engineering; amending ss. 20.30(4)(e), 334.14(1), (2), 471.005(1), 471.007(1), 471.009, Florida Statutes; redesignating the Board of Engineers as the Board of Professional Engineers; amending s. 471.013(1)(a), Florida Statutes; providing a restriction on claiming certain experience as an alternative to education for purposes of qualifying to practice engineering; amending s. 471.033(1)(g)-(i), Florida Statutes, and adding paragraph (j) to said subsection; providing grounds for disciplinary action; repealing s. 471.007(3), Florida Statutes, relating to membership on the Board of Engineers; providing an effective date.

—was read the second time by title.

Senator Margolis moved the following amendments which were adopted:

Amendment 1—On page 4, between lines 6 and 7, insert: *2. Is a graduate of an approved engineering technology curriculum of 4 years or more in a school, college, or university within the state university system, having been enrolled or having graduated prior to July 1, 1979, and has a record of 4 years of active engineering experience of a character indicating competence to be in responsible charge of engineering; or*

Amendment 2—On page 4, line 7, strike the number "2." and insert: *3.*

Amendment 3—In title on page 1, line 7, after the semicolon “,” insert: providing certain educational requirements for qualifying to practice engineering;

On motion by Senator Margolis, by two-thirds vote SB 700 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—35

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

Nays—1

Thomas

Vote after roll call:

Yea—Barron, Kirkpatrick

By the Committee on Commerce and Senators Vogt and Hair—

CS for SB 977—A bill to be entitled An act relating to the Motor Vehicle Sales Finance Act; adding a new subsection (2) to s. 520.02, Florida Statutes, 1980 Supplement, defining the term “mobile home”; creating s. 520.125, Florida Statutes; providing for variable interest rate contracts with respect to the retail installment sales of mobile homes; providing an effective date.

—was read the first time by title and SB 977 was laid on the table.

On motions by Senator Vogt, by two-thirds vote CS for SB 977 was read the second time by title, and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—35

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

Nays—None

Vote after roll call:

Yea—Barron, Kirkpatrick

The President presiding

SB 168—A bill to be entitled An act relating to driving while under the influence of alcoholic beverages, model glue, or controlled substances; amending s. 316.193, Florida Statutes, 1980 Supplement; providing mandatory minimum term of imprisonment for persons driving with a blood alcohol content by weight of 0.20 percent or more; providing an effective date.

—was read the second time by title.

Senator Carlucci moved the following amendments which were adopted:

Amendment 1—On page 3, between lines 19 and 20, insert: Section 2. No plea bargaining shall be accepted with respect

to any person charged with a violation of s. 311.193, Florida Statutes, if such person has a blood alcohol content by weight of 0.20 percent or more.

(Renumber subsequent sections.)

Amendment 2—In title on page 1, line 8, after the semicolon insert: prohibiting plea bargaining with respect to certain traffic offenses involving alcohol;

On motion by Senator Langley, by two-thirds vote SB 168 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—31

Mr. President	Hair	Margolis	Skinner
Anderson	Henderson	Maxwell	Steinberg
Beard	Hill	McKnight	Stuart
Carlucci	Jenkins	Neal	Tobiassen
Childers, D.	Jenne	Peterson	Trask
Dunn	Jennings	Poole	Vogt
Frank	Johnston	Rehm	Winn
Grizzle	Langley	Renick	

Nays—6

Barron	McClain	Stevens	Ware
Lewis	Scott		

Vote after roll call:

Nay to Yea—Barron

SB 927—A bill to be entitled An act relating to intradistrict legislative expenses; amending s. 11.13(4), Florida Statutes; providing for the method of setting entitlement; providing an effective date.

—was read the second time by title.

The Committee on Rules and Calendar recommended the following amendments which were moved by Senator Dunn and adopted:

Amendment 1—On page 1, lines 14 and 15, strike “President of the Senate and the Speaker of the House of Representatives” and insert: *Joint Legislative Management Committee*

Amendment 2—On page 1, strike line 16 and insert: *later than November 1 for the next fiscal year, except that for fiscal year 1981-82 not later than June 30. In setting the amount, the costs of*

On motion by Senator Dunn, by two-thirds vote SB 927 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	Henderson	McClain	Steinberg
Anderson	Hill	McKnight	Stevens
Barron	Jenkins	Neal	Stuart
Beard	Jenne	Peterson	Thomas
Childers, D.	Jennings	Poole	Tobiassen
Dunn	Johnston	Rehm	Trask
Frank	Lewis	Renick	Vogt
Grizzle	Margolis	Scott	Ware
Hair	Maxwell	Skinner	Winn

Nays—None

Vote after roll call:

Yea—Langley, Kirkpatrick

Consideration of SB 1014 was deferred.

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

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Stevens, the rules were waived and by two-thirds vote SB 819 was withdrawn from the Committee on Governmental Operations.

On motion by Senator Frank, the rules were waived and the Committee on Education was granted permission to consider SB 778 on May 20.

CONSENT CALENDAR

By the Committee on Agriculture and Senators McClain and Beard—

CS for SB 72—A bill to be entitled An act relating to animals; requiring inoculation of dogs and cats transported into the state for sale or acquired in the state for sale; requiring such a dog or cat to be accompanied by a health certificate; prohibiting the sale of dogs or cats under a specified age; authorizing the State Attorney to bring actions to enjoin violations; providing penalties; providing an effective date.

—was read the first time by title and SB 72 was laid on the table.

On motions by Senator McClain, by two-thirds vote CS for SB 72 was read the second time by title, and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

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

Nays—None

Vote after roll call:

Yea—Barron, Kirkpatrick, Thomas

SB 156—A bill to be entitled An act relating to hit-and-run drivers; amending s. 775.15(6), Florida Statutes, and adding subsection (7) to said section; providing that the period of limitation for prosecution of certain hit-and-run drivers shall not run under certain circumstances; providing an effective date.

—was read the second time by title.

The Committee on Judiciary-Criminal recommended the following amendment which was moved by Senator Renick:

Amendment 1—On page 1, strike lines 22 through and including line 27 and insert: (7) *The period of limitation for a prosecution of those offenses committed by a hit-and-run driver which involve death or bodily injury shall not begin to run until the name or identity of the defendant has been determined, and shall not run during any time when such defendant is continuously absent from the state or has no reasonably ascertainable place of abode or work within the state.*

Senator Renick moved the following substitute amendment which was adopted:

Amendment 2—On page 1, strike lines 22-27, and insert: (7) *A prosecution for an offense committed by a hit and run driver must be commenced within 7 years after the offense is committed.*

Senator Renick moved the following amendment which was adopted:

Amentment 3—In title on page 1, strike lines 5-7, and insert: specifying a period of time within which the prosecution of a hit-and-run offense must occur

On motion by Senator Renick, by two-thirds vote SB 156 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—35

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

Nays—None

Vote after roll call:

Yea—Barron, Kirkpatrick, Thomas

SB 177—A bill to be entitled An act relating to controlled substances; amending s. 893.147(1), Florida Statutes, 1980 Supplement; prohibiting the possession of drug paraphernalia with the intent that it be used for an unlawful purpose; providing penalties; providing an effective date.

—was read the second time by title.

The Committee on Judiciary-Criminal recommended the following amendment which was moved by Senator D. Childers and adopted:

Amendment 1—On page 1, strike all of line 15 through and including line 18 and insert: (1) **POSSESSION OF DRUG PARAPHERNALIA**.—It is unlawful for any person to use, or to possess with intent to use, drug paraphernalia to plant, propagate, cultivate, grow, harvest, manufacture, compound, convert, produce, process, prepare, test, analyze, pack, repack, store, contain, conceal, or inject, ingest, inhale, or otherwise introduce into the human body a controlled substance in violation of this chapter possess drug paraphernalia. Any person who

Senator D. Childers moved the following amendment which was adopted:

Amendment 2—On page 1, line 22, strike the words “October 1, 1981” and insert: upon becoming a law

The Committee on Judiciary-Criminal recommended the following amendment which was moved by Senator D. Childers and adopted:

Amendment 3—In title on page 1, lines 4, 5, 6, strike the words “prohibiting the possession of drug paraphernalia with the intent that it be used for an unlawful purpose” and insert: providing that it is unlawful to use or possess with intent to use drug paraphernalia for certain purposes related to controlled substances in violation of chapter 893

Pending further consideration of SB 177 as amended, on motion by Senator D. Childers, the rules were waived and by two-thirds vote HB 305 was withdrawn from the Committee on Judiciary-Criminal.

On motion by Senator D. Childers—

HB 305—A bill to be entitled An act relating to drug abuse prevention and control; amending s 893.147(1), Florida Statutes, 1980 Supplement, providing that it is unlawful to possess or use drug paraphernalia for certain purposes related to controlled substances in violation of law; providing a penalty; providing an effective date.

—a companion measure, was substituted for SB 177 and read the second time by title. On motion by Senator D. Childers, by two-thirds vote HB 305 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

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

Nays—None

Vote after roll call:

Yea—Barron, Kirkpatrick

SB 177 was laid on the table.

SB 181—A bill to be entitled An act relating to corporations; amending s. 607.244, Florida Statutes; clarifying an exception to the right of shareholders to dissent; providing an effective date.

—was read the second time by title. On motion by Senator Neal, by two-thirds vote SB 181 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—35

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

Nays—None

Vote after roll call:

Yea—Barron, Kirkpatrick

On motion by Senator Hair—

HB 133—A bill to be entitled An act relating to Retired Teachers' Day; creating s. 683.16, Florida Statutes, designating the Sunday commencing the third week of November each year as Retired Teachers' Day; providing an effective date.

—a companion measure, was substituted for SB 203 and read the second time by title. On motion by Senator Hair, by two-thirds vote HB 133 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	McKnight	Thomas
Beard	Jenne	Neal	Tobiassen
Carlucci	Jennings	Peterson	Trask
Childers, D.	Johnston	Poole	Vogt
Dunn	Kirkpatrick	Renick	Ware
Frank	Langley	Scott	Winn
Grizzle	Lewis	Skinner	
Hair	Margolis	Steinberg	
Henderson	Maxwell	Stevens	

Nays—None

Vote after roll call:

Yea—Barron, Rehm

SB 203 was laid on the table.

SB 224—A bill to be entitled An act relating to state contract bidding procedures; adding s. 120.53(5), Florida Statutes; requiring certain state agencies to adopt rules for resolution of protest arising from the contract bidding process

prior to initiation of formal or informal proceedings under the Administrative Procedure Act; providing minimum requirements; providing an effective date

—was read the second time by title. On motion by Senator Henderson, by two-thirds vote SB 224 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Hill	McClain	Stevens
Anderson	Jenkins	McKnight	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	Skinner	
Henderson	Maxwell	Steinberg	

Nays—None

Vote after roll call:

Yea—Barron

SB 251—A bill to be entitled An act relating to the tax on sales, use, and other transactions; amending s. 212.08(5)(b), Florida Statutes, 1980 Supplement; changing the method of calculating productive output; providing an effective date.

—was read the second time by title.

The Committee on Finance, Taxation and Claims recommended the following amendment which was moved by Senator Tobiassen:

Amendment 1—On page 3, line 14, strike all of paragraph b. beginning with the words "Productive Output" and insert: "Productive Output" means the numbers of units actually produced by a single plant or operation in a single continuous 12-month period. Increases in productive output shall be measured by the output for one year following the completion of installation of such machinery or equipment over the output for one year immediately preceding said installation. The increase in production output shall be measured during a 12-month continuous period of time, such time period to be mutually agreed upon by the Department of Revenue and the expanding industry, but in no case shall such test period begin later than 2 years following the completion of installation of the new machinery and equipment. The units used to measure productive output shall be physically comparable between the two periods, irrespective of sales.

Senator Tobiassen moved the following substitute amendment which was adopted:

Amendment 2—On page 3, line 14, strike all of paragraph b. beginning with the words "Productive output" and insert: "Productive output" means the number of units actually produced by a single plant or operation in a single continuous 12-month period, irrespective of sales. Increases in productive output shall be measured by the output for 1 year immediately following the completion of installation of such machinery or equipment over the output for 1 year immediately preceding said installation. The increase in production output shall be measured during a 12-month continuous period of time, such time period to be mutually agreed upon by the Department of Revenue and the expanding industry, but in no case shall such test period begin later than 2 years following the completion of installation of the new machinery and equipment. The units used to measure productive output shall be physically comparable between the two periods, irrespective of sales.

On motion by Senator Tobiassen, by two-thirds vote SB 251 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
Anderson	Jenkins	McKnight
Barron	Jenne	Peterson
Carlucci	Jennings	Poole
Childers, D.	Johnston	Rehm
Dunn	Kirkpatrick	Renick
Frank	Langley	Scott
Grizzle	Lewis	Skinner
Hair	Margolis	Steinberg
Henderson	Maxwell	Stevens

Nays—None

Vote after roll call:

Yea—Beard, Neal

SB 267—A bill to be entitled An act relating to publicly supported libraries; prohibiting the wrongful taking, retention, or mutilation of library property; providing penalties; providing circumstances for termination of prosecution; authorizing civil actions to recover property or damages; providing an effective date.

—was read the second time by title. On motion by Senator Grizzle, by two-thirds vote SB 267 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37

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

Nays—2

Carlucci Langley

Vote after roll call:

Yea to Nay—Hair

SB 292—A bill to be entitled An act relating to marketable record titles to real property; amending s. 712.01(3), Florida Statutes; redefining "title transaction"; creating s. 712.095, Florida Statutes; requiring certain notice by July 1, 1983; providing severability; providing an effective date.

—was read the second time by title.

The Committee on Judiciary-Civil recommended the following amendment which was moved by Senator Johnston:

Amendment 1—On page 1, lines 17 and 18, strike "*which has been recorded in the official records of the county in which the land is located,*" and insert: *, and which has been recorded in the official records of the county in which the land is located, or any state interest in land recorded in the official records of the Board of Trustees of the Internal Improvement Trust Fund,*

Senator Johnston moved the following substitute amendment which was adopted:

Amendment 2—On page 1, strike all of lines 15-20 and insert: (3) "Title transaction" means any recorded instrument or court proceeding which affects title to any estate or interest in land, and which describes the land sufficiently to identify its location and boundaries.

On motion by Senator Johnston, by two-thirds vote SB 292 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—33

Anderson	Jennings	Neal	Stuart
Dunn	Johnston	Peterson	Tobiassen
Frank	Kirkpatrick	Poole	Trask
Grizzle	Langley	Rehm	Vogt
Hair	Lewis	Renick	Ware
Henderson	Margolis	Scott	Winn
Hill	Maxwell	Skinner	
Jenkins	McClain	Steinberg	
Jenne	McKnight	Stevens	

Nays—None

Vote after roll call:

Yea—Barron, Carlucci, D. Childers

By the Committee on Economic, Community and Consumer Affairs and Senator Ware—

CS for SB 293—A bill to be entitled An act relating to contracting; amending the introductory paragraph of s. 489.105(3), Florida Statutes, 1980 Supplement, adding paragraph (n) to said subsection, and amending subsection (11) of said section; defining "underground utility contractor"; providing for the inclusion of underground utility contractors among Division II contractors supervised by the Construction Industry Licensing Board; redefining specialty contractor to conform to changes made by this act; amending s. 489.107(2), (5), (6), Florida Statutes, 1980 Supplement; increasing regular and alternate membership of the board to provide for representation of underground utility contractors; increasing the number required for a quorum of the board; amending s. 489.113(3), Florida Statutes, 1980 Supplement; providing an exception to the requirement that general contractors subcontract certain work relating to sewer and water mains; repealing s. 489.113(6), Florida Statutes, as amended, relating to the board's authority to designate those types of specialty contractors which may be certified; providing for conditional repeal of this act; providing an effective date.

—was read the first time by title and SB 293 was laid on the table.

On motions by Senator Ware, by two-thirds vote CS for SB 293 was read the second time by title, and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—35

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

Nays—None

Vote after roll call:

Yea—Barron

SB 317—A bill to be entitled An act relating to community redevelopment; amending s. 163.340(8), Florida Statutes; redefining the term "blighted area" for purposes of the Community Redevelopment Act of 1969; providing an effective date.

—was read the second time by title.

Senator McKnight moved the following amendment which was adopted:

Amendment 1—On page 2, strike line 6 and insert: *bridges or public transportation facilities incapable of handling the volume of traffic flow into or*

On motion by Senator McKnight, by two-thirds vote SB 317 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—35

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

Nays—1

Stevens

Vote after roll call:

Yea—Barron

On motion by Senator McKnight, the rules were waived and SB 317 after being engrossed was ordered immediately certified to the House.

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

CS for SB 339—A bill to be entitled An act relating to drugs; amending s. 500.05, Florida Statutes, authorizing injunctive actions against persons violating provisions relating to DMSO; amending s. 500.1516, Florida Statutes, 1980 Supplement, authorizing licensed podiatrists to prescribe DMSO; requiring the label or advertising to disclose if DMSO is not approved for human use; amending s. 500.24(1), Florida Statutes, providing a penalty for violations of provisions relating to DMSO; amending s. 395.067, Florida Statutes, 1980 Supplement; prohibiting interference with use of DMSO prescribed by a podiatrist; creating s. 461.016, Florida Statutes, prohibiting disciplinary action against a podiatrist who prescribes DMSO; providing for repeal and review in accordance with the Regulatory Reform Act of 1976; providing an effective date.

—was read the first time by title and SB 339 was laid on the table.

On motions by Senator Hill, by two-thirds vote CS for SB 339 was read the second time by title, and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—32

Mr. President	Hill	Margolis	Steinberg
Anderson	Jenkins	Maxwell	Stevens
Beard	Jenne	McKnight	Stuart
Carlucci	Jennings	Peterson	Thomas
Frank	Johnston	Rehm	Tobiassen
Grizzle	Kirkpatrick	Renick	Trask
Hair	Langley	Scott	Vogt
Henderson	Lewis	Skinner	Winn

Nays—None

Vote after roll call:

Yea—Barron

SB 356—A bill to be entitled An act relating to the Department of Highway Safety and Motor Vehicles; authorizing the department to adopt rules creating and providing for the operation of an employee benefit fund and providing for use of fund proceeds; providing for the payment into the fund of certain vending machine proceeds; providing an effective date.

—was read the second time by title. On motion by Senator Carlucci, by two-thirds vote SB 356 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

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

Kirkpatrick	McKnight	Skinner	Trask
Langley	Neal	Steinberg	Vogt
Lewis	Peterson	Stevens	Ware
Margolis	Rehm	Stuart	Winn
Maxwell	Renick	Thomas	
McClain	Scott	Tobiassen	

Nays—None

SB 367—A bill to be entitled An act relating to consumer finance; amending s. 516.031(3), Florida Statutes, 1980 Supplement; authorizing licensees under the Florida Consumer Finance Act to charge for intangible personal property tax on a loan note or obligation secured by real property and for expenses of repairing certain property and placing it in condition for sale; deleting provision that certain expenses be determined judicially; deleting provisions that a contract or loan will be void because of excessive interest or charges; deleting provision prohibiting licensee from collecting any principal in such case; providing that in such case the licensee shall have no right to collect any interest or charges in excess of a certain amount; requiring licensee to refund or credit a borrower with the amount of any overcharge within a specified time after the discovery of the overcharge; amending s. 516.11(2), Florida Statutes; providing for examinations and investigations by the Department of Banking and Finance; prescribing examination fee for certain licensees; providing an effective date.

—was read the second time by title.

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

Amendment 1—On page 2, strike all of lines 21-30 after "filed" and insert: *Any charges, including interest, in excess of the combined total of all charges authorized and permitted by this chapter shall constitute a violation of chapter 687 governing interest and usury, and the penalties of chapter 687 shall apply. If interest or charges in excess of those permitted by this chapter shall be charged, contracted for, or received, the contract or loan shall be void and the licensee shall have no right to collect or receive any remaining principal, interest or charges whatsoever. In the event of a bona fide error, the licensee shall refund or credit the borrower with the amount of such overcharge immediately but within 20 5 days from of the discovery of such error.*

On motion by Senator Steinberg, by two-thirds vote SB 367 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	McKnight	Thomas
Beard	Jenne	Neal	Tobiassen
Carlucci	Jennings	Peterson	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

SB 391—A bill to be entitled An act relating to professional regulation; creating ss. 458.346, 459.0211, 460.416, Florida Statutes; requiring applicants for licensure or renewal of licensure as a physician, osteopath, or chiropractor to provide information on Medicare assignment; requiring the Department of Professional Regulation in cooperation with the Department of Health and Rehabilitative Services to prepare lists of licensed practitioners who accept Medicare assignment; requiring adoption of rules; providing for an effective date.

—was read the second time by title.

The Committee on Health and Rehabilitative Services recommended the following amendments which were moved by Senator Margolis and adopted:

Amendment 1—On page 1, line 23, strike "as full payment"

Amendment 2—On page 2, lines 7 and 21, strike “as full payment”

On motion by Senator Margolis, by two-thirds vote SB 391 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Maxwell	Poole	Steinberg	Trask
McClain	Rehm	Stevens	Vogt
McKnight	Renick	Stuart	Ware
Neal	Scott	Thomas	Winn
Peterson	Skinner	Tobiassen	

Nays—None

Yeas—34

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

Nays—None

Vote after roll call:

Yea—Lewis

SB 421—A bill to be entitled An act relating to livestock markets; amending ss. 534.48, 534.53, Florida Statutes; adding s. 534.52(4), Florida Statutes; requiring posting of surety bond upon application for license; specifying content of required records; providing availability and retention requirements; providing penalties; providing an effective date.

—was read the second time by title.

The Committee on Agriculture recommended the following amendment which was moved by Senator Beard:

Amendment 1—On page 1, line 13, strike everything after the enacting clause and insert: Section 1. Section 534.53, Florida Statutes, is amended to read:

534.53 Information and records.—The livestock auction market shall be required to record and maintain information or records necessary to properly administer and enforce ss. 534.47-534.53, and such records shall be made available for inspection by all law enforcement officers and by the department or its agents during regular business hours.

Senator Beard moved the following substitute amendment which was adopted:

Amendment 2—On page 1, line 13, strike everything after the enacting clause and insert: Section 1. Section 534.53, Florida Statutes, is amended to read:

534.53 Information and records.—The livestock auction market shall be required to record and maintain information or records necessary to properly administer and enforce ss. 534.47-534.53, and such records shall be made available for inspection by all law enforcement officers and by the department or its agents during regular business hours.

Section 2. This act shall take effect October 1, 1981.

The Committee on Agriculture recommended the following amendment which was moved by Senator Beard and adopted:

Amendment 3—In title on page 1, strike lines 3-8 and insert: section 534.53, Florida Statutes, providing for inspection of records; providing an

On motion by Senator Beard, by two-thirds vote SB 421 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—39

Mr. President	Childers, D.	Henderson	Johnston
Anderson	Dunn	Hill	Kirkpatrick
Barron	Frank	Jenkins	Langley
Beard	Grizzle	Jenne	Lewis
Carlucci	Hair	Jennings	Margolis

SB 477—A bill to be entitled An act relating to international banking facilities; renumbering s. 199.023(10), (11), Florida Statutes, 1980 Supplement, adding a new subsection (10) to said section, and amending present subsection (10); defining “international banking facility” and “international banking transaction”; adding s. 220.62(3), (4), Florida Statutes, 1980 Supplement; defining “international banking facility” and “foreign person”; amending s. 220.63(3), Florida Statutes, and adding subsection (5) to said section; providing a tax deduction for certain income of an international banking facility; amending s. 213.053(4), (6), Florida Statutes, 1980 Supplement; providing exceptions to confidentiality requirements; providing that certain information be made available to the Comptroller; amending s. 199.052(2), Florida Statutes, 1980 Supplement; requiring filing of tax return without regard to liability in certain cases; adding s. 658.68(4), Florida Statutes, 1980 Supplement; excluding certain amounts from the total deposit liability of a bank; amending s. 687.13, Florida Statutes; providing an exception for international banking transactions from certain provisions relating to interest and usury; requiring an annual report from the Department of Revenue; providing an effective date.

—was read the second time by title.

Senator Anderson moved the following amendments which were adopted:

Amendment 1—On page 2, strike lines 3-11 and insert: Section 1. Subsection (9) of section 199.023, Florida Statutes, 1980 Supplement, is amended, subsection (10) is amended and renumbered, subsection (11) is renumbered as subsection (12), and a new subsection (10) is added to said section, to read:

199.023 Definitions.—The following terms and phrases when used in this chapter shall have the meaning ascribed to them in this section, except where the context clearly indicates a different meaning:

(9) “Banking organization” means:

(a) A bank organized and existing under the laws of this state;

(b) A national bank organized and existing as a national banking association pursuant to the provisions of the National Bank Act, 12 U.S.C. s. 21 et seq., and maintaining its principal office in this state;

(c) An Edge Act corporation organized pursuant to the provisions of s. 25(a) of the Federal Reserve Act, 12 U.S.C. s. 611 et seq., and maintaining an office in this state;

(d) An international bank agency licensed pursuant to the laws of this state;

(e) A federal agency licensed pursuant to ss. 4 and 5 of the International Banking Act of 1978 to maintain an office in this state;

(f) A savings association organized and existing under the laws of this state; or

(g) A federal association organized and existing pursuant to the provisions of the Home Owners’ Loan Act of 1933, 12 U.S.C. s. 1461 et seq., and maintaining its principal office in this state.

Amendment 2—On page 7, line 11, insert a new section 7 to read:

Section 7. Subsections (1) and (4) of section 665.083, Florida Statutes, 1980 Supplement, are amended to read:

665.083 Regulatory standards.—

(1) GENERAL RESERVE.—Every association shall set up and maintain adequate reserves satisfactory to the department, in accordance with rules promulgated by the department, for the sole purpose of absorbing losses. Such rules shall require

the building up of reserves to no more than 5 percent of all savings accounts, *excluding international banking facility deposits*, within a period not exceeding 20 years and shall prohibit the payment of dividends or interest on savings accounts from such reserves. However, the department may in its discretion extend such 20-year limitation period by not more than 20 years for any association if it determines that such action is in the interests of the savings account holders therein.

(4) **LIQUIDITY.**—No association shall invest in any security, other than in liquid assets, or in any loan at any time when its liquid assets are less than 5 percent of its savings liability, *without regard to international banking facility deposits*, or as may be provided by rule for a lesser amount.

(Renumber subsequent section.)

Amendment 3—On page 4, lines 23, 26, and 31, insert after “banks”: *or savings association*

Amendment 4—In title on page 1, strike lines 3-8 and insert: facilities; amending s. 199.023(9) and (10), Florida Statutes, 1980 Supplement, and adding a new subsection, providing definitions; adding s.

Amendment 5—In title on page 1, line 26, insert after “bank”: amending s. 665.083(1) and (4), Florida Statutes, 1980 Supplement, excluding international banking facility deposits from the general and liquidity reserve requirements;

On motion by Senator Anderson, by two-thirds vote SB 477 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—34

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

Nays—None

Vote after roll call:

Yea—Kirkpatrick

By the Committee on Education and Senator Maxwell—

CS for SB 489—A bill to be entitled An act relating to district school boards; adding paragraph (1) to s. 230.23(10), Florida Statutes, 1980 Supplement, and adding a new paragraph (k) to s. 230.33(12), Florida Statutes, 1980 Supplement; requiring adequate protection against loss; authorizing district school boards to be self-insured and to enter into risk management programs; providing duties of school superintendents; providing an effective date.

—was read the first time by title and SB 489 was laid on the table.

On motions by Senator Maxwell, by two-thirds vote CS for SB 489 was read the second time by title, and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

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

Nays—None

Vote after roll call:

Yea—Barron

SB 518—A bill to be entitled An act relating to the Department of State; creating s. 265.290, Florida Statutes, establishing the Coconut Grove Playhouse Trust Fund; providing for administration and for sources of revenue for such fund; providing uses for moneys deposited in the fund; providing an effective date.

—was read the second time by title. On motion by Senator Margolis, by two-thirds vote SB 518 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—34

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

Nays—None

Vote after roll call:

Yea—Carlucci

SB 543—A bill to be entitled An act relating to local government bonds; repealing s. 130.012, Florida Statutes, relating to the maximum rate of interest allowed with respect to local bonds, certificates, or other obligations; providing an effective date.

—was read the second time by title. On motion by Senator Jennings, by two-thirds vote SB 543 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

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

Nays—None

Senator Barron moved that the Senate reconsider the vote by which SB 168 passed this day. The motion was placed on the calendar for consideration May 21.

SB 552—A bill to be entitled An act relating to murder; amending s. 782.04, Florida Statutes; providing that the unlawful killing of a human being when committed by a person engaged in the perpetration of, or the attempt to perpetrate, an escape is first degree murder; providing that when a person is killed, in the perpetration of an escape or attempted escape, by a person other than the person engaged in the perpetration of the escape or attempted escape, the person perpetrating the escape or attempted escape is guilty of second degree murder; providing penalties; providing an effective date.

—was read the second time by title. On motion by Senator Jenne, by two-thirds vote SB 552 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

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

Kirkpatrick	McKnight	Renick	Thomas
Langley	Neal	Skinner	Tobiassen
Lewis	Peterson	Steinberg	Trask
Margolis	Poole	Stevens	Vogt
McClain	Rehm	Stuart	Winn

Nays—None

By the Committee on Governmental Operations and Senator Stuart—

CS for SB 558—A bill to be entitled An act relating to public officers; amending ss. 113.01, 113.02, 15.08, 15.09(1)(b), Florida Statutes; eliminating the requirement that an appointed officer pay certain fees for issuance of a commission or a certificate with seal; adding s. 117.01(6), Florida Statutes; providing an effective date.

—was read the first time by title and SB 558 was laid on the table.

On motions by Senator Stuart, by two-thirds vote CS for SB 558 was read the second time by title, and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—35

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

Nays—1

Steinberg

By the Committee on Education and Senator Frank—

CS for SB 591—A bill to be entitled An act relating to school districts; creating s. 234.31, Florida Statutes; providing duties of the Commissioner of Education relating to school bus replacement; providing for purchase of replacement school buses by each school district; providing criteria for such purchases and for such buses; providing for the allocation of funds for such purposes; providing for the use of such funds for other purchases; providing for pool purchase bids; providing an appeal procedure; requiring reports; authorizing the State Board of Education to adopt rules; providing a retro-active effective date.

—was read the first time by title and SB 591 was laid on the table.

On motions by Senator Frank, by two-thirds vote CS for SB 591 was read the second time by title, and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—30

Mr. President	Henderson	McClain	Steinberg
Anderson	Hill	McKnight	Stevens
Beard	Jenkins	Neal	Thomas
Carlucci	Jenne	Peterson	Tobiassen
Childers, D.	Jennings	Poole	Vogt
Frank	Johnston	Rehm	Winn
Grizzle	Lewis	Renick	
Hair	Margolis	Skinner	

Nays—None

Vote after roll call:

Yea—Barron, Kirkpatrick, Langley, Stuart

SB 605—A bill to be entitled An act relating to goat milk; amending s. 502.191, Florida Statutes, 1980 Supplement; auth-

orizing the Department of Agriculture and Consumer Services to establish standards for and adopt rules for the regulation of goat milk; providing an effective date.

—was read the second time by title. On motion by Senator Kirkpatrick, by two-thirds vote SB 605 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

SB 633—A bill to be entitled An act relating to the Canal Authority of the State of Florida; reviving and readopting s. 374.031, Florida Statutes, notwithstanding the provisions of the Sundown Act; providing for future review and repeal of said section; providing an effective date.

—was read the second time by title.

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

Amendment 1—On page 1, line 11, strike everything after the enacting clause and insert: Section 1. Section 374.031, Florida Statutes, is amended to read:

374.031 Board of directors.—The management of the corporation shall be vested in a board of directors consisting of the Governor and Cabinet five members to be appointed by the Governor. The terms of the directors shall be 4 years and until their successors are appointed and qualified. Whenever a vacancy occurs among the directors, the person appointed to fill such vacancy shall hold office for the unexpired portion of the term of the director whose place he is selected to fill.

Section 2. Notwithstanding the provisions of the Sundown Act, section 374.031, Florida Statutes, shall not stand repealed on October 1, 1981, as scheduled by such act, but section 374.031, Florida Statutes, as amended by this act, is hereby revived and readopted.

Section 3. This act shall take effect October 1, 1981.

Amendment 2—In title on page 1, strike all of lines 3-7 and insert: State of Florida; amending s. 374.031, Florida Statutes, to provide that the board of directors of the authority shall be the Governor and Cabinet; reviving and readopting s. 374.031, Florida Statutes, as amended, notwithstanding the provisions of the Sundown Act; providing an effective date.

On motion by Senator Vogt, by two-thirds vote SB 633 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

SB 644—A bill to be entitled An act limiting the number of licenses which may be granted for the sale of intoxicating

liquors in Nassau County; providing exceptions; repealing chapters 57-1600, 57-1601, and 72-620, Laws of Florida, relating to the issuance of beverage licenses in Nassau County and in municipalities in Nassau County; providing that the act shall not prevent or prohibit renewal of any license heretofore issued; providing an effective date.

—was read the second time by title. On motion by Senator Skinner, by two-thirds vote SB 644 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—35

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

Nays—None

Vote after roll call:

Yea—Barron, Jennings, Rehm

SB 652—A bill to be entitled An act relating to motor vehicle liability insurance; amending s. 627.7286, Florida Statutes, 1980 Supplement, prohibiting an insurer from canceling the motor vehicle liability insurance of a person operating a motor vehicle as a part of his employment as a firefighter or law enforcement officer; providing for conditional repeal; providing an effective date.

—was read the second time by title. On motion by Senator Winn, by two-thirds vote SB 652 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	McKnight	Thomas
Beard	Jenne	Neal	Tobiassen
Carlucci	Jennings	Peterson	Trask
Childers, D.	Johnston	Poole	Vogt
Dunn	Kirkpatrick	Rehm	Ware
Frank	Langley	Renick	Winn
Grizzle	Lewis	Skinner	
Hair	Margolis	Steinberg	
Henderson	Maxwell	Stevens	

Nays—None

Vote after roll call:

Yea—Barron

By the Committee on Health and Rehabilitative Services and Senators D. Childers, Barron and Thomas—

CS for SB 690—A bill to be entitled An act relating to health and rehabilitative services; amending s. 402.22(1)(d), (2)-(5), (7), Florida Statutes, 1980 Supplement; providing that educational programs for students in residential care facilities of the Department of Health and Rehabilitative Services may be provided by a community college; providing for funding; providing for funding of the program provided for the Okeechobee School for Boys by the Indian River Community College; renumbering s. 240.359(4), Florida Statutes, 1980 Supplement, and adding a new subsection (4) to said section; prescribing a funding formula for programs at community colleges; providing an effective date.

—was read the first time by title and SB 690 was laid on the table.

On motion by Senator D. Childers, by two-thirds vote CS for SB 690 was read the second time by title.

Senators Tobiassen, Thomas and Barron offered the following amendment which was moved by Senator Tobiassen and adopted:

Amendment 1—On page 2, lines 11-14, after the period on line 11, strike "School districts" and all of lines 12-14 and insert: *For fiscal year 1981-82, and each year thereafter, when the educational services at the Dozier School for Boys and Sunland Marianna are provided by the Department of Health and Rehabilitative Services in lieu of the local district school board, the Commissioner of Education is authorized to allocate to the Department of Health and Rehabilitative Services from the appropriations for the Florida Education Finance Program an amount of dollars that would have been allocated to a local district school board had the same educational services been provided by the local school board based on the formula provided in Section 236.081, Florida Statutes. The commissioner is further authorized to provide for an advance payment to the Department of Health and Rehabilitative Services at the beginning of each fiscal year, and such advance payment shall be considered as part of the total funds to which the Department of Health and Rehabilitative Services is eligible to be reimbursed for educational services provided during that year.*

On motion by Senator D. Childers, by two-thirds vote CS for SB 690 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—35

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

Nays—None

Vote after roll call:

Yea—Stevens

SB 747—A bill to be entitled An act relating to citrus; amending s. 601.89, Florida Statutes; providing criteria for determining when fruit is freeze-damaged; providing a definition; amending s. 601.90, Florida Statutes; specifying powers of the Citrus Commission with respect to freeze damage; providing procedures; providing for emergency embargo orders; providing effect of such orders and exceptions thereto; providing an effective date.

—was read the second time by title. On motion by Senator Trask, by two-thirds vote SB 747 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37

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

Nays—None

SB 794—A bill to be entitled An act relating to cruelty to animals; amending s. 828.13, Florida Statutes; prohibiting certain abandonment of animals; providing a penalty; providing an effective date.

—was read the second time by title.

The Committee on Agriculture recommended the following amendment which was moved by Senator Rehm and adopted:

Amendment 1—On page 1, line 28, strike "hunger" and insert: malnutrition

Pending further consideration of SB 794 as amended, on motion by Senator Rehm, the rules were waived and by two-thirds vote HB 182 was withdrawn from the Committee on Agriculture.

On motion by Senator Rehm—

HB 182—A bill to be entitled An act relating to cruelty to animals; amending s. 828.13, Florida Statutes; prohibiting certain abandonment of animals; providing a penalty; providing an effective date.

—a companion measure, was substituted for SB 794 and read the second time by title. On motion by Senator Rehm, by two-thirds vote HB 182 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

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

Nays—None

Vote after roll call:

Yea—Barron, Carlucci

SB 794 was laid on the table.

SB 807—A bill to be entitled An act relating to the National Guard Armory in Eustis; directing the Department of Veteran and Community Affairs to name the armory located at Eustis, Lake County, Florida, in honor of Lieutenant Colonel Paul V. Hudson, Retired; directing the department to prepare and locate appropriate signs and markers; providing an effective date.

—was read the second time by title.

The Committee on Governmental Operations recommended the following amendments which were moved by Senator Langley and adopted:

Amendment 1—On page 1, line 26, strike "Veteran and Community" and insert: Military

Amendment 2—In title on page 1, lines 3 and 4, strike "Veteran and Community" and insert: Military

On motion by Senator Langley, by two-thirds vote SB 807 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	Henderson	Margolis	Skinner
Anderson	Hill	Maxwell	Steinberg
Beard	Jenkins	McClain	Stevens
Carlucci	Jenne	McKnight	Stuart
Childers, D.	Jennings	Neal	Thomas
Dunn	Johnston	Poole	Tobiassen
Frank	Kirkpatrick	Rehm	Trask
Grizzle	Langley	Renick	Vogt
Hair	Lewis	Scott	Winn

Nays—1

Ware

Vote after roll call:

Yea—Barron

Nay to Yea—Ware

The President invited Frank Graham, a former member of the Blue Angels Team, to the rostrum. Mr. Graham introduced Denny Wisely, Commander, U.S. Navy, Flight Leader of the Blue Angels. Commander Wisely addressed the Senate briefly and introduced the following Blue Angels Team: Tim Dineen, Major, U.S. Marine Corps; Bob Stephens, Lieutenant Commander, U.S. Navy; Jim Horsley, Lieutenant Commander, U.S. Navy; Jack Ekl, Lieutenant Commander, U.S. Navy; Stu Powrie, Lieutenant Commander, U.S. Navy; Kevin Miller, Lieutenant, U.S. Navy; Bud Hunsucker, Lieutenant, U.S. Navy; Al Edmonson, Lieutenant Commander, U.S. Navy (Maintenance Officer); Kevin Wand, Lieutenant, U.S. Marine Corps (Flight Surgeon); Morgan Smith, Lieutenant, U.S. Navy (Public Affairs Officer); Chip Perrault, Major, U.S. Marine Corps (C-130 pilot); Ken Hines, Major, U.S. Marine Corps (C-130 pilot) and Charlie Meyer, Captain, U.S. Marine Corps (C-130 pilot).

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

INTRODUCTION AND REFERENCE OF BILLS

By Senators W. D. Childers and Tobiassen—

SR 1123—A resolution commending the Blue Angels for their excellence in precision flying.

—which was read the first time by title. On motion by Senator Tobiassen, SR 1123 was read the second time in full and adopted. The vote on adoption was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

By Senator Peterson—

SR 1122—A resolution recognizing Mrs. Beth Johnson for her sincere and dedicated service to education and the young people of Florida.

—was read the first time by title. On motion by Senator Peterson, SR 1122 was read the second time in full and adopted. The vote on adoption was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

The President appointed Senators Henderson, Renick, Poole and Ware as a committee to escort to the rostrum Teacher of the Year, Mrs. Beth Johnson of Kathleen High School in Lakeland. Mrs. Johnson addressed the Senate.

CONSENT CALENDAR, continued

Consideration of SB 810 was deferred.

SB 924—A bill to be entitled An act relating to regulation of boats; amending s. 371.021(1), (2), (3), (6), (7), (8), (12) and (13), Florida Statutes; revising definitions with respect to the Florida Boat Registration and Safety Law; providing for enforcement by the Division of Law Enforcement of the Department of Natural Resources; amending ss. 371.031(1) and 371.041, Florida Statutes, and the introductory paragraph and subsections (1), (6) and (7) of s. 371.65, and s. 371.75(1), Florida Statutes, 1980 Supplement; replacing "motorboat" and other specific terms with the term "vessel" in provisions relating to administration, prohibition against operation of unregistered vessel, license fees, and title certificates; amending s. 371.051 (2) and (3), Florida Statutes, 1980 Supplement; providing for registration of commercial vessels by the tax collectors; providing exemptions; amending s. 371.141(2), Florida Statutes, and adding subsection (5); providing for reporting of accidents involving property damage in excess of \$200; revising time limitation for required reports; revising provisions relating to agencies which receive reports; providing powers of arrest for violation of the chapter; requiring accident reports; amending s. 371.50, Florida Statutes; providing for use of the United States Coast Guard Navigation Rules in determination of fault in boat operations and marine accidents; amending s. 371.522(1), Florida Statutes; providing authority of department with respect to establishment of restricted areas; amending s. 371.57, Florida Statutes, requiring safety and lighting equipment in accordance with U.S. Coast Guard requirements; amending s. 371.66, Florida Statutes; specifying that safety regulations apply to all vessels operating on the waters of the state; creating s. 371.69, Florida Statutes, authorizing the department to issue certain exemptions; providing an effective date.

—was read the second time by title.

The Committee on Natural Resources and Conservation recommended the following amendment which was moved by Senator Scott:

Amendment 1—On page 5, line 26, after "vessel" insert: on water

Senators Scott and Carlucci offered the following substitute amendment which was moved by Senator Scott and adopted:

Amendment 2—On page 5, line 26, after the word "vessel" insert: *in or upon, entering into or exiting from the water*

Senator Scott moved the following amendment which was adopted:

Amendment 3—On page 10, lines 3-5, strike everything after "state."

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

Amendment 4—On page 10, between lines 25 and 26, insert: Section 13. Subsection (1) of section 371.76, Florida Statutes, 1980 Supplement, is amended to read:

(1) Except in the case of amphibious vessels which have a valid title issued by the Department of Highway Safety and Motor Vehicles or a *vessel boat* owned by a bona fide dealer, no person shall operate a *vessel boat* unless the owner has received from ~~applied to~~ the department ~~for~~ a valid certificate of title for such *vessel boat*, *provided that the vessel may be operated for a period up to 180 days from the date of application while the application is pending.*

(Renumber subsequent section.)

Amendment 5—In title on page 2, line 13, insert after the semi-colon(;): amending s. 371.76(1) requiring vessel registration;

On motion by Senator Scott, by two-thirds vote SB 924 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—35

Mr. President	Hair	Maxwell	Steinberg
Anderson	Henderson	McClain	Stevens
Barron	Hill	McKnight	Stuart
Beard	Jenne	Neal	Thomas
Carlucci	Johnston	Peterson	Tobiasen
Childers, D.	Kirkpatrick	Rehm	Vogt
Dunn	Langley	Renick	Ware
Frank	Lewis	Scott	Winn
Grizzle	Margolis	Skinner	

Nays—None

Vote after roll call:

Yea—Jennings

Consideration of SB 929 was deferred.

SB 953—A bill to be entitled An act relating to banking; adding subsection (7) to s. 658.26, Florida Statutes, 1980 Supplement, authorizing banks to provide off-premises armored car service to customers; providing for review and repeal in accordance with the Regulatory Reform Act of 1976; providing an effective date.

—was read the second time by title.

Senator Thomas moved the following amendment which was adopted:

Amendment 1—On page 1, line 18, insert after the period: Armored car services shall not be considered a branch bank for the purposes of subsection (2).

On motion by Senator Thomas, by two-thirds vote SB 953 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	Hair	Maxwell	Skinner
Anderson	Henderson	McClain	Steinberg
Barron	Hill	McKnight	Stevens
Beard	Jenkins	Neal	Stuart
Carlucci	Johnston	Peterson	Thomas
Childers, D.	Kirkpatrick	Poole	Tobiasen
Dunn	Langley	Rehm	Trask
Frank	Lewis	Renick	Ware
Grizzle	Margolis	Scott	Winn

Nays—1

Jenne

Vote after roll call:

Yea—Jennings, Vogt

By the Committee on Judiciary-Civil—

CS for SB 973—A bill to be entitled An act relating to the judiciary; amending s. 43.26, Florida Statutes; providing for the selection and duties of court administrators; changing the title of presiding judge to chief judge; providing an effective date.

—was read the first time by title and SB 973 was laid on the table.

On motions by Senator Ware, by two-thirds vote CS for SB 973 was read the second time by title, and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—35

Mr. President	Childers, D.	Henderson	Kirkpatrick
Anderson	Dunn	Hill	Langley
Barron	Frank	Jenkins	Lewis
Beard	Grizzle	Jenne	Margolis
Carlucci	Hair	Johnston	Maxwell

McClain	Rehm	Steinberg	Trask
McKnight	Renick	Stuart	Ware
Neal	Scott	Thomas	Winn
Peterson	Skinner	Tobiassen	

Nays—None

Vote after roll call:

Yea—Jennings, Stevens, Vogt

SB 981—A bill to be entitled An act relating to roads and highways; designating a portion of U.S. Highway 192 as the "Irlo Bronson Memorial Highway"; authorizing the Department of Transportation to erect suitable markers to reflect such designation; providing an effective date.

—was read the second time by title. On motion by Senator Peterson, by two-thirds vote SB 981 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—30

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

Nays—None

Vote after roll call:

Yea—Barron, Carlucci

On motion by Senator Kirkpatrick, the rules were waived and the Senate immediately reconsidered the vote by which SB 605 passed this day.

Pending further consideration of SB 605, on motion by Senator Kirkpatrick, the rules were waived and by two-thirds vote—

HB 434—A bill to be entitled An act relating to milk and milk products; amending s. 502.191, Florida Statutes, 1980 Supplement, authorizing the department to establish standards for goat milk; providing an effective date.

—a companion measure, was substituted for SB 605 and read the second time by title. On motion by Senator Kirkpatrick by two-thirds vote HB 434 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—35

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

Nays—None

Vote after roll call:

Yea—Jennings, Vogt

SB 605 was laid on the table.

SB 983—A bill to be entitled An act relating to the Department of Revenue; directing the department to study the feasibility of combining the corporate income tax form and the intangible personal property tax form into one form; directing the Department of State to cooperate with the department in

merging the corporation annual report form with the other forms; requiring a report to the Legislature; providing an effective date.

—was read the second time by title. On motion by Senator Lewis, by two-thirds vote SB 983 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37

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

Nays—None

SB 19—A bill to be entitled An act relating to the Administrative Procedure Act; adding s. 120.52(14)(f), Florida Statutes; excluding certain law enforcement policies and procedures from the definition of "rule"; providing an effective date.

—was read the second time by title.

Senator Dunn moved the following amendments which were adopted:

Amendment 1—On page 2, between lines 8 and 9, insert: Section 1. Subsection (6) of section 120.60, Florida Statutes, is amended to read:

120.60 Licensing.—

(6) No revocation, suspension, annulment, or withdrawal of any license is lawful unless, prior to the entry of a final order, the agency has served, by personal service or certified mail, an administrative complaint which affords reasonable notice to the licensee of facts or conduct which warrant the intended action, and the licensee has been given an adequate opportunity to request a proceeding pursuant to s. 120.57. When personal service cannot be made and the certified mail notice is returned undelivered, the agency shall cause a short, simple notice to the licensee to be published once each week for 4 consecutive weeks in a newspaper published in the county of the licensee's last known address as it appears on the records of the board. If no newspaper is published in that county, the notice may be published in a newspaper of general circulation in that county. If the address is in some state other than this state or is in a foreign territory or country, the notice may be published in Leon County. prior to the institution of agency proceedings, the agency has given reasonable notice by certified mail or actual service to the licensee of facts or conduct which warrant the intended action and the licensee has been given an opportunity to show that he has complied with all lawful requirements for the retention of the license. If the agency is unable to obtain service by certified mail or by actual service, constructive service may be made in the same manner as is provided in chapter 40.

Amendment 2—In title on page 1, line 5, after the semicolon (;) insert: amending s. 120.60(6), Florida Statutes, revising the notice requirements with respect to the revocation, suspension, annulment or withdrawal of any license subject to the act;

On motion by Senator Dunn, by two-thirds vote SB 19 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	Carlucci	Grizzle	Jenkins
Anderson	Childers, D.	Hair	Jenne
Barron	Dunn	Henderson	Jennings
Beard	Frank	Hill	Johnston

Kirkpatrick	McKnight	Skinner	Tobiassen
Langley	Neal	Steinberg	Trask
Lewis	Peterson	Stevens	Vogt
Margolis	Rehm	Stuart	Ware
Maxwell	Renick	Thomas	Winn

Nays—None

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

SB 168—A bill to be entitled An act relating to driving while under the influence of alcoholic beverages, model glue, or controlled substances; amending s. 316.193, Florida Statutes, 1980 Supplement; providing mandatory minimum term of imprisonment for persons driving with a blood alcohol content by weight of 0.20 percent or more; providing an effective date.

—passed this day.

Senators Barron and Langley offered the following amendment which was moved by Senator Barron and adopted by two-thirds vote:

Amendment 3—On page 3, line 3, strike "10" and insert: 3

SB 168 as amended was read by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—36

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

Nays—2

Lewis	Stevens
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On motion by Senator Langley, SB 168 after being engrossed was ordered immediately certified to the House.

On motion by Senator Dunn, the rules were waived and all bills passed on the Consent Calendar this day except SB 267 were ordered immediately certified to the House.

LOCAL BILL CALENDAR

HB 586—A bill to be entitled An act relating to the City of Tampa, Hillsborough County; amending chapter 23559, Laws of Florida, 1945, as amended, providing for a division of the General Employees' Pension Plan for the City of Tampa between present employees and future employees; providing for a compulsory noncontributory new plan for future employees to be coordinated with Social Security benefits; providing for decreased City benefits for future employees; providing for an election for present employees to become members of the new division; providing for participation by officers in the same manner as employees; providing for a renumbering of certain sections; providing an effective date.

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

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 615—A bill to be entitled An act relating to Manatee County, Samoset Fire Control District; amending section 4(1) of chapter 57-1544, Laws of Florida, as amended, relating to the rate of special assessments to be levied against said lands in said district, to increase the maximum amount which may be levied upon specified categories of said property; adding section 20 to said chapter, providing for impact fees on new development within the District; providing an effective date.

—was read the second time by title. On motion by Senator Neal, by two-thirds vote HB 615 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 640—A bill to be entitled An act relating to Cedar Hammock Fire Control District, Manatee County; amending subsection (1) of section 4 and adding section 16 to chapter 57-1546, Laws of Florida, as amended, relating to the rate of special assessments to be levied against lands in the district; increasing the maximum amount which may be levied upon specified categories of property and providing for the increase or decrease in such special assessments in an amount equal to the increase or decrease in the cost of living; providing for impact fees on new construction within the district to defray the cost of improvements required to provide fire and emergency service to such new construction; providing for the increase or decrease in such impact fees in an amount equal to the increase or decrease in the cost of living; providing an effective date.

—was read the second time by title. On motion by Senator Neal, by two-thirds vote HB 640 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 1186—A bill to be entitled An act relating to Brevard County; adding section 26 to chapter 63-1143, Laws of Florida, relating to Titusville-Cocoa Airport District in Brevard County and the City of Titusville; limiting the use of certain real property owned by Titusville-Cocoa Airport District; prohibiting the Authority from impairing the use of certain property as a public well field; limiting the right of alienation on certain property; providing effective and repeal dates.

—was read the second time by title. On motion by Senator Maxwell, by two-thirds vote HB 1186 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Beard	Dunn	Hair
Anderson	Carlucci	Frank	Henderson
Barron	Childers, D.	Grizzle	Hill

Jenkins	Margolis	Rehm	Thomas
Jenne	Maxwell	Renick	Tobiassen
Jennings	McClain	Scott	Trask
Johnston	McKnight	Skinner	Vogt
Kirkpatrick	Neal	Steinberg	Ware
Langley	Peterson	Stevens	Winn
Lewis	Poole	Stuart	

Nays—None

HB 504—A bill to be entitled An act relating to Manatee County; amending sections 1 and 2, chapter 69-1287, Laws of Florida, to increase the land incorporated in the special park and recreation tax district in the unincorporated area known as "Trailer Estates Park and Recreation District"; providing a referendum; providing an effective date.

—was read the second time by title. On motion by Senator Neal, by two-thirds vote HB 504 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

Consideration of HB 397 was deferred.

HB 765—A bill to be entitled An act relating to Lee County; amending section 6 of chapter 63-1546, Laws of Florida; increasing the maximum millage that may be levied by the Lehigh Acres Fire Control and Rescue District; providing for a referendum; providing an effective date.

—was read the second time by title. On motion by Senator Johnston, by two-thirds vote HB 765 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 757—A bill to be entitled An act relating to the Iona-McGregor Fire Protection and Rescue Service District, Lee County; amending section 5(2) of chapter 75-421, Laws of Florida; providing for the increase of the maximum rates of assessment for certain types of property; repealing subsection (3) of section 5 of chapter 75-421, Laws of Florida; providing for a referendum.

—was read the second time by title. On motion by Senator Johnston, by two-thirds vote HB 757 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

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

Kirkpatrick	McKnight	Scott	Tobiassen
Langley	Neal	Skinner	Trask
Lewis	Peterson	Steinberg	Vogt
Margolis	Poole	Stevens	Ware
Maxwell	Rehm	Stuart	Winn
McClain	Renick	Thomas	

Nays—None

Consideration of HB 1190 was deferred.

HB 771—A bill to be entitled An act relating to Lee County; amending sections 3 and 6 of chapter 27676, Laws of Florida, 1951, as amended, relating to the Fort Myers Beach Fire Control District; redefining its authority, powers and duties to include authority to maintain a fire and rescue department, to give first aid, to perform rescues, to provide ambulance and advanced life-support services, to hire personnel and to borrow money; providing that the authority to levy millage tax shall be vested in the board of the Fort Myers Beach Fire Control District; providing that a tax rate be fixed by board resolution following public hearings as provided by general law; authorizing the Lee County property appraiser and tax collector to assess and collect, respectively, such millage tax; providing for a referendum; providing an effective date.

—was read the second time by title. On motion by Senator D. Childers, by two-thirds vote HB 771 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 501—A bill to be entitled An act relating to Manatee County; amending chapter 25996, Laws of Florida, 1949, as amended; creating the Whitfield Zoning District; providing for a zoning board; providing for membership; providing powers and duties of said board; providing for public notice of public meetings; authorizing the board to sit as a Board of Adjustment; providing for judicial review of decisions of the board; repealing chapter 74-529, Laws of Florida, relating to the zoning district; repealing chapter 76-418, Laws of Florida, relating to the bird and wildlife sanctuary in the district; providing an effective date.

—was read the second time by title. On motion by Senator Neal, by two-thirds vote HB 501 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 641—A bill to be entitled An act relating to the Anna Maria Island Fire Control District; amending subsection (2) of section 2 of chapter 27696, Laws of Florida, 1951, as amended, increasing the amount which may be paid annually to the secretary-treasurer of the district board of commissioners; amending subsection (1) of section 4 of chapter 27696, Laws

of Florida, 1951, as amended, revising text and increasing rates in the schedule of rates for special assessments which may be fixed by resolution of the board; amending subsection (2) of section 10 of chapter 27696, Laws of Florida, 1951, as amended, relating to the authority of the board to appoint certain personnel and to set wages, hours, and terms and conditions of employment thereof, and relating to the authority of such personnel; amending subsection (2) of section 11 of chapter 27696, Laws of Florida, 1951, as amended, modifying rule-making authority of the board; providing an effective date.

—was read the second time by title. On motion by Senator Neal, by two-thirds vote HB 641 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 583—A bill to be entitled An act relating to Hillsborough County; amending Section 9, of Chapter 69-1121, Laws of Florida, as amended, relating to the Hillsborough County Civil Service Board; abolishing the time limitation within which the Board of County Commissioners and the School Board must act upon the recommended pay plan; providing an effective date.

—was read the second time by title. On motion by Senator Beard, by two-thirds vote HB 583 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 764—A bill to be entitled An act relating to the Lehigh Acres Fire Control and Rescue District, Lee County; amending section 3 of chapter 63-1546, Laws of Florida, as amended, authorizing the Lehigh Acres Fire Control and Rescue District to provide ambulance and advanced life support services and to purchase, own and dispose of ambulance and advanced life support equipment; providing for a referendum and providing an effective date.

—was read the second time by title. On motion by Senator Johnston, by two-thirds vote HB 764 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 503—A bill to be entitled An act relating to Manatee County; amending section 5 of chapter 61-2445, Laws of Florida, as amended; providing for increases in special assessments for the Westside Fire Control District; providing for fire assessment impact fees to be assessed against developers of new residential dwelling units, new commercial or industrial structures, or new mobile home developments within the district; providing for use of such fees; providing that violation is a criminal offense and misdemeanor punishable as provided by law; providing for injunction; providing an effective date.

—was read the second time by title. On motion by Senator Neal, by two-thirds vote HB 503 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 564—A bill to be entitled An act relating to Sarasota County; reincorporating the FRUITVILLE AREA FIRE CONTROL DISTRICT, describing the district boundaries; providing that the purpose of the district shall be for establishment and maintenance of fire and emergency services; providing for an elective governing body of the district composed of five commissioners and setting forth their authority, terms of office, qualifications, method of removal from office and of filling vacancies in office; prohibiting nepotism; providing for the levy, collection and enforcement of special assessments against and creating liens upon lands in the district in order to raise funds for the purposes of the district; providing for the increase in assessments when necessary, but requiring a referendum approval for any annual increase in excess of 5%; requiring a depository and that all funds be disbursed by check; requiring an annual audit and financial report; authorizing the use of the power of eminent domain, the appointment of a fire marshal and the borrowing of money; establishing claims procedure; providing immunity from claims equal to that of other agencies and subdivisions of the state; providing for the defense of claims and payment of judgments for district officers and employees acting within scope of their duties and without bad faith, malice or willful disregard of rights; providing for the expansion of the district after referendum held in district and in proposed new area; providing for assessment and collection of impact fees; providing a penalty; providing for injunction; providing the district shall have continuing existence; providing a savings clause; providing for effect on conflicting laws; providing for the preservation of existing rights, rules and regulations; providing for a referendum election.

—was read the second time by title. On motion by Senator Henderson, by two-thirds vote HB 564 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 634—A bill to be entitled An act relating to Palm Beach County; authorizing the appointment of special officers by the

Palm Beach County School Board for the protection and safety of school personnel, property and students within the school district; authorizing such officers to make arrests anywhere in the school district for violations of law occurring on the property of the school board; providing for powers, duties, qualifications, bonding and compensation of such special officers; providing an effective date.

—was read the second time by title. On motion by Senator Johnston, by two-thirds vote HB 634 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 762—A bill to be entitled An act relating to Lee County; providing that Lee County shall have a lien upon aircraft landing in any airport owned by the county for unpaid landing fees and charges; providing for enforcement of liens; providing that it is unlawful to remove any aircraft from the airport under certain circumstances; providing for the disposition of violations of this act; providing an effective date.

—was read the second time by title. On motion by Senator Johnston, by two-thirds vote HB 762 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 1062—A bill to be entitled An act relating to Franklin County; amending section 2 of chapter 67-1063, Laws of Florida, to permit night shrimping from July 15 until December 31; providing an effective date.

—was read the second time by title. On motion by Senator Thomas, by two-thirds vote HB 1062 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

Consideration of HB 292 was deferred.

HB 1188—A bill to be entitled An act relating to Volusia County; amending s. 7, chapter 24961, Laws of Florida, 1947, as amended; prescribing the purposes for which the board of commissioners of the Southeast Volusia Hospital District may expend and borrow money; removing the restrictions on the board for borrowing money; removing provisions relating to building fund notes; amending s. 8, chapter 24961, Laws of Florida, 1947, as amended; removing the interest rate ceiling and maturity dates for bonds issued by the board; deleting provisions which limit the amount of bonded indebtedness; limiting voter approval to general obligation bonds; amending ss. 9, 11, 19, chapter 24961, Laws of Florida, 1947, as amended; removing the requirement that sinking funds set aside by the board be invested in obligations of the United States; providing for the designation of a custodian of bonds and moneys; removing the residency requirement for indigent sick who use each hospital and clinic; removing the requirement that indigent residents have the first claim to admission at a hospital or clinic; repealing s. 12, chapter 24961, Laws of Florida, 1947, as amended, which relates to the assessment and collection of taxes of the district and the deposit of bond proceeds, interest, and sinking fund; providing an effective date.

—was read the second time by title. On motion by Senator Dunn, by two-thirds vote HB 1188 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 149—A bill to be entitled An act relating to Charlotte County; amending section 8 of chapter 65-1355, Laws of Florida; increasing the maximum allowable total accumulative debt of the Port Charlotte-Charlotte Harbor Fire Control District; providing an effective date.

—was read the second time by title. On motion by Senator Neal, by two-thirds vote HB 149 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 154—A bill to be entitled An act relating to Indian River County; amending sections 1 and 2 of chapter 57-1410, Laws of Florida, relating to the Indian River County Law Library; modifying membership of the board of trustees; providing for increased fees and otherwise modifying the manner of raising funds for said library; providing an effective date.

—was read the second time by title. On motion by Senator D. Childers, by two-thirds vote HB 154 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Beard	Dunn	Hair
Anderson	Carlucci	Frank	Henderson
Barron	Childers, D.	Grizzle	Hill

Jenkins	Margolis	Rehm	Thomas	Peterson	Scott	Stuart	Vogt
Jenne	Maxwell	Renick	Tobiassen	Poole	Skinner	Thomas	Ware
Jennings	McClain	Scott	Trask	Rehm	Steinberg	Tobiassen	Winn
Johnston	McKnight	Skinner	Vogt	Renick	Stevens	Trask	
Kirkpatrick	Neal	Steinberg	Ware				
Langley	Peterson	Stevens	Winn				
Lewis	Poole	Stuart					

Nays—None

HB 160—A bill to be entitled An act relating to Charlotte County; amending Section One of Chapter 59-588, Laws of Florida, relating to travel expenses compensation; providing for the Board of County Commissioners to receive the sum of Two Hundred Dollars (\$200.00) per month for said compensation; providing an effective date.

—was read the second time by title. On motion by Senator Henderson, by two-thirds vote HB 160 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 263—A bill to be entitled An act relating to Duval County; amending section 19.05 of chapter 67-1320, Laws of Florida, as amended, being the charter of the City of Jacksonville, to exempt certain positions from the classified civil service; providing an effective date.

—was read the second time by title. On motion by Senator Carlucci, by two-thirds vote HB 263 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 264—A bill to be entitled An act relating to the Jacksonville Port Authority; adding subsection (21) to section 3 of Chapter 63-1447, Laws of Florida, as amended, providing for authorization to appoint officers at Jacksonville International Airport, Herlong Airport and Craig Airport; providing an effective date.

—was read the second time by title. On motion by Senator Carlucci, by two-thirds vote HB 264 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Dunn	Jenkins	Lewis
Anderson	Frank	Jenne	Margolis
Barron	Grizzle	Jennings	Maxwell
Beard	Hair	Johnston	McClain
Carlucci	Henderson	Kirkpatrick	McKnight
Childers, D.	Hill	Langley	Neal

Peterson	Scott	Stuart	Vogt
Poole	Skinner	Thomas	Ware
Rehm	Steinberg	Tobiassen	Winn
Renick	Stevens	Trask	

Nays—None

HB 265—A bill to be entitled An act relating to tenure of employment of teachers in the public schools of Duval County; amending section 4(e)(4) of chapter 21197, Laws of Florida, 1941, as created by chapter 72-576, Laws of Florida, and amending section 5 of chapter 21197, Laws of Florida, 1941, to provide that hearings under said sections shall be held by hearing examiners of the Division of Administrative Hearings of the Department of Administration and pursuant to the procedures prescribed under chapter 120, Florida Statutes; providing an effective date.

—was read the second time by title. On motion by Senator Carlucci, by two-thirds vote HB 265 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 281—A bill to be entitled An act relating to the City of Jacksonville Beach; amending chapter 27643, Laws of Florida, 1951, as amended, being the employees' retirement system for the City of Jacksonville Beach, to make changes recommended by the board of trustees of the employees retirement system; amending section 2(n) of chapter 27643, Laws of Florida, to change the definition of "final average compensation"; amending section 13 of chapter 27643, Laws of Florida, to reduce the buy-back period from five years to one year; amending section 18(a) and (b) of chapter 27643, Laws of Florida, eliminating the mandatory retirement age for general employees and changing the mandatory retirement age for any policeman or fireman member; amending section 19(a) of chapter 27643, Laws of Florida, to increase the pension factor and place a maximum on benefits; amending section 22(b) of chapter 27643, Laws of Florida, to remove unduly restrictive language; providing effective dates.

—was read the second time by title. On motion by Senator Carlucci, by two-thirds vote HB 281 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 286—A bill to be entitled An act relating to the Duval County Hospital Authority; amending chapter 63-1305, Laws of Florida, as amended, to add a new section 26 to allow transfer of all or a portion of the assets and liabilities of the Duval County Hospital Authority to any political subdivision or not-for-profit corporation, subject to prior approval of the Council of the City of Jacksonville; providing for dissolution of the

Duval County Hospital Authority and repeal of sections 1 through 25 of chapter 63-1305, Laws of Florida, as amended, on certain terms and conditions; providing an effective date.

—was read the second time by title. On motion by Senator Carlucci, by two-thirds vote HB 286 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 354—A bill to be entitled An act relating to the City of Naples, Collier County; repealing chapter 68-94, Laws of Florida, as amended; relating to the City of Naples Parking Authority and the Fifth Avenue Parking Tax District; providing for all property and obligations of said Parking Authority and Tax District to become the property and obligations of the City of Naples; providing an effective date.

—was read the second time by title. On motion by Senator Stevens, by two-thirds vote HB 354 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 398—A bill to be entitled An act relating to Putnam County; repealing chapter 71-881, Laws of Florida, which prohibits the Putnam County Board of County Commissioners from making purchases in excess of \$1,000 without advertising same and which provides procedures to be followed when making purchases of less than \$1,000; providing an effective date.

—was read the second time by title. On motion by Senator Skinner, by two-thirds vote HB 398 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 422—A bill to be entitled An act relating to Alachua County; amending the Charter of the City of Gainesville, Section 37 thereof, to eliminate the requirement that all plats of

additions to or subdivisions of the City be passed on and approved by the City Plan Board, and eliminating reference to Plan Board Rules and Regulations; providing an effective date.

—was read the second time by title. On motion by Senator Skinner, by two-thirds vote HB 422 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

Consideration of HB 444 was deferred.

HB 465—A bill to be entitled An act relating to Collier County; expressing the purpose of the act; repealing the following special laws: chapter 61-2024, Laws of Florida, regulating sales at auctions, prescribing rules and fees; chapter 61-2033, Laws of Florida, declaring the entertainment of official guests to be a county purpose; chapter 61-2027, Laws of Florida, authorizing the Board of County Commissioners to make contributions to chambers of commerce in Collier County; chapter 61-2025, Laws of Florida, authorizing the Board of County Commissioners to purchase and lease property from the United States or any agency thereof; chapter 61-2028, Laws of Florida, authorizing the Board of County Commissioners to procure and pay premiums on liability insurance; chapter 61-2042, Laws of Florida, permitting the Board of County Commissioners to make contributions to welfare associations; chapter 61-2043, Laws of Florida, providing for assessment and collection of taxes by the Tax Assessor and Tax Collector of Collier County; chapter 61-2026, Laws of Florida, setting compensation to be paid to the county constable; chapter 61-2029, Laws of Florida, declaring certain people and things to be public nuisances; chapter 61-2030, Laws of Florida, regulating the purchase and sale of used merchandise; chapter 61-2031, Laws of Florida, authorizing the Board of County Commissioners of Collier County and Board of Public Instruction of Collier County to make direct purchases not exceeding a certain amount without first soliciting bids; chapter 61-2038, Laws of Florida, creating the Collier County Port Authority; chapter 61-2040, Laws of Florida, relating to the control and regulation of alcoholic beverages; chapter 57-1240, Laws of Florida, authorizing the Board of County Commissioners to expend certain funds for advertising purposes; chapter 67-1244, Laws of Florida, prohibiting the abandonment of vehicles; chapter 59-1193, Laws of Florida, authorizing the Board of County Commissioners to dredge or construct navigable channels; chapter 67-1241, Laws of Florida, relating to the granting of permits by the Tax Collector of Collier County to "hawkers" or "peddlers"; chapter 67-1245, Laws of Florida, authorizing the payment of commissions to the Tax Assessor and Tax Collector; chapter 59-767, Laws of Florida, providing for a prosecuting attorney for the County Judge's Court of Collier County; chapter 61-906, Laws of Florida, authorizing the Circuit Court to hold hearings in civil cases in chambers in communities other than the county seat; chapters 59-844, Laws of Florida, providing for payment of witness fees for witnesses in criminal cases who live outside the county limits; chapter 61-1550, Laws of Florida, providing for appointment of Assistant State Attorneys; chapter 69-720, Laws of Florida, setting compensation for the county constable; chapter 67-836, Laws of Florida, establishing the Criminal Court of Immokalee; chapter 69-719, Laws of Florida, establishing the jurisdiction of the Criminal Court of Immokalee; providing an effective date.

—was read the second time by title. On motion by Senator Stevens, by two-thirds vote HB 465 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 502—A bill to be entitled An act relating to Manatee County; repealing Chapter 80-533, Laws of Florida, which provides for the creation, membership, powers, issuance of bonds, borrowing of money and certain other matters related to said creation of the Manatee County Transportation Authority; providing an effective date.

—was read the second time by title. On motion by Senator Neal, by two-thirds vote HB 502 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 505—A bill to be entitled An act relating to Manatee County; amending section 4 of chapter 71-760, Laws of Florida, as amended, amending sections 10 and 11 of chapter 71-760, Laws of Florida, and adding section 16 thereto, and repealing sections 5, 6, 9 and a portion of 13 of chapter 71-760, Laws of Florida, as amended, relating to the "Manatee County Free Public Library Act"; providing for the internal organization and certain powers of the Manatee County Library Board; authorizing the Board of County Commissioners of Manatee County to levy an annual tax for operating expenses and capital improvements for the Library or Library Service; providing for certain accounting procedures for funds of the Library or Library Service; providing for the enactment or adoption of policies, rules and regulations for the operation of the Library or Library Service by the Board of County Commissioners; providing that the Board of County Commissioners may designate different names for said Library or Library System; repealing provisions relating to certain authority, powers and duties of the Library Board; repealing provisions relating to the status of Library employees; repealing provisions relating to the existence of certain municipal Library Advisory Boards; providing an effective date.

—was read the second time by title. On motion by Senator Neal, by two-thirds vote HB 505 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 506—A bill to be entitled An act relating to Manatee County; amending section 10 of chapter 78-555, Laws of Florida; providing for the appointment by the Board of County Commissioners of Manatee County of members to the Board of Trustees for the Manatee Memorial Hospital; providing the manner in which said appointments are to be made and the terms of office for said trustees; adding a new section providing for the continuation in office of the existing trustees until their successors are duly appointed and take office and providing that existing trustees may be considered for appointment and appointed to the Board of Trustees; adding a new section granting certain powers and duties to said Board of Trustees; providing an effective date.

—was read the second time by title. On motion by Senator Neal, by two-thirds vote HB 506 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 507—A bill to be entitled An act relating to Manatee County; repealing Sections 1, 2, 3, 4, 5 and 7 of chapter 69-1281, Laws of Florida, which provide for control of rabies, for dogs and cats, the administration of a County Pound, and certain other matters related thereto; providing an effective date.

—was read the second time by title. On motion by Senator Neal, by two-thirds vote HB 507 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 509—A bill to be entitled An act relating to the Highlands County Hospital District; amending section 26 of chapter 61-2232, Laws of Florida, as amended, and adding a new section; providing that the authority to levy a tax pursuant to said section 26 shall not be subject to repeal or revision downward so long as the district continues to be a provider of health care facilities to indigent residents of Highlands County; authorizing the acquisition, construction, reconstruction, extension, addition, enlargement, improvement, repairing, remodeling, restoring, equipping and furnishing of any hospital or other health care facilities now or hereafter located in the district and which are or may be owned by or under the supervision, operation and control of the district; defining health care facilities; providing for the issuance of negotiable revenue bonds payable from revenues and other funds of the district legally available therefor and revenue bond anticipation notes to pay or refinance all or any part of the cost of such facilities; providing that such revenue bonds may be secured by a trust agreement and a pledge or assignment of such revenues and other funds; providing an effective date.

—was read the second time by title. On motion by Senator Neal, by two-thirds vote HB 509 was read the third time by

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

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 514—A bill to be entitled An act relating to Orange County; repealing section 1 of Chapter 26077, Laws of Florida, 1949, relating to bidding and advertising requirements for certain Orange County public construction projects and for the purchase of goods, supplies or materials for county purposes or use when the amount to be paid therefor by the County exceeds \$1,500; providing for ratification of prior contracts entered by Orange County; providing an effective date.

—was read the second time by title. On motion by Senator Jennings, by two-thirds vote HB 514 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 515—A bill to be entitled An act relating to the City of Orlando, Orange County; relating to the pension fund for the fire department of said city; amending section 5 of chapter 23444, Laws of Florida, 1945, as amended; providing additional powers of the board of trustees to invest in common stocks, preferred stocks, and other types of equity instruments issued by corporations organized and existing under the laws of the United States or of the several states; providing severability; providing an effective date.

—was read the second time by title. On motion by Senator Jennings, by two-thirds vote HB 515 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 516—A bill to be entitled An act relating to the Ranger Drainage District, Orange County; providing for a change in the term of office for the present Board of Supervisors of the District pursuant to s. 298.76(3), Florida Statutes; providing an effective date.

—was read the second time by title. On motion by Senator Jennings, by two-thirds vote HB 516 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 518—A bill to be entitled An act relating to the City of Orlando, Orange County, and the pension fund for the police department of said city; amending section 2 of chapter 65-2025, Laws of Florida, as amended; providing additional powers of the board of trustees to invest in common stocks, preferred stocks, and other types of equity instruments issued by corporations organized and existing under the laws of the United States or of the several states; providing severability; providing an effective date.

—was read the second time by title. On motion by Senator Jennings, by two-thirds vote HB 518 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 519—A bill to be entitled An act relating to Orange County, the West Orange Memorial Hospital Tax District; amending sections 2 and 4 of chapter 26066, Laws of Florida, 1949, as amended, providing for continuation of trustees in office until successors are appointed; providing exceptions; reducing the number of trustees required to constitute a quorum and to transact business in the event of vacancies in the Board of Trustees caused by death, resignation or removal for cause; providing an effective date.

—was read the second time by title. On motion by Senator Jennings, by two-thirds vote HB 519 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 521—A bill to be entitled An act relating to Orange County; repealing chapter 29348, Laws of Florida, 1953, as previously codified in sections 1-11 and 1-12 of the Orange County Code, relating to authorization for the Board of County Commissioners of Orange County to procure and pay premiums

on liability insurance against tort actions, and the requirement for waiver of governmental immunity in any such insurance policies; providing an effective date.

—was read the second time by title. On motion by Senator Jennings, by two-thirds vote HB 521 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 522—A bill to be entitled An act repealing Sections 1, 2, 3 and 4 of Chapter 18742, Laws of Florida, 1937, as previously codified in Sections 1-18 and 1-19 of the Orange County Code relating to the sale or exchange of real property owned by Orange County; providing an effective date.

—was read the second time by title. On motion by Senator Jennings, by two-thirds vote HB 522 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 523—A bill to be entitled An act relating to Orange County; amending section 3(a) of chapter 80-555, Laws of Florida, to provide that taxes levied by the Governing Board of the Orange County Library District shall be levied on all taxable property without distinction as to whether such property is real or personal; providing an effective date.

—was read the second time by title. On motion by Senator Jennings, by two-thirds vote HB 523 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 529—A bill to be entitled An act relating to Gilchrist County; amending sections 4 and 6 of chapter 59-1308, Laws of Florida, relating to the Gilchrist County Development Authority; decreasing the number of members of the authority from nine to five; providing that members shall be appointed by the board of county commissioners; providing that members shall be appointed from the county at large; providing for

staggering of terms; providing for a quorum and matters relative thereto; providing an effective date.

—was read the second time by title. On motion by Senator Skinner, by two-thirds vote HB 529 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 567—A bill to be entitled An act relating to Sarasota County, Pinecraft Fire Control District; amending section 2(1) and (3) and section 4(1) of chapter 71-910, Laws of Florida, as amended; providing for increase in salary for secretary-treasurer; providing change in fiscal year; repealing section 3(3)(d) of chapter 71-910, Laws of Florida, as amended, deleting eligibility requirement of commissioners; providing for increase in assessments; providing for a referendum.

—was read the second time by title. On motion by Senator Henderson, by two-thirds vote HB 567 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 572—A bill to be entitled An act relating to Alachua County; authorizing the Board of County Commissioners to appoint agents to be designated as animal control enforcement officers; authorizing those agents designated as animal control enforcement officers limited power to issue citations for violations of Alachua County's ordinances relating to animal control; providing an effective date.

—was read the second time by title. On motion by Senator Skinner, by two-thirds vote HB 572 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 926—A bill to be entitled An act relating to Citrus County, Homasassa Special Water District; amending Section 1 of Chapter 59-1177, Laws of Florida, as amended, by increasing the territorial limits of the district; providing an effective date.

—was read the second time by title. On motion by Senator Trask, by two-thirds vote HB 926 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

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

Nays—None

HB 933—A bill to be entitled An act relating to Union County; amending sections 17 and 30 of chapter 63-1499, Laws of Florida, relating to the Charter of the City of Lake Butler, to increase terms of city council members from 2 to 4 years, to provide for staggering of terms, and to provide for the holding of elections pursuant thereto every other year, rather than every year; providing an effective date.

—was read the second time by title. On motion by Senator Skinner, by two-thirds vote HB 933 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 995—A bill to be entitled An act relating to Pinellas County; abolishing the Pinellas County soil and water conservation district; providing an effective date.

—was read the second time by title. On motion by Senator Grizzle, by two-thirds vote HB 995 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 996—A bill to be entitled An act relating to Pinellas County; amending section 5 of chapter 61-2661, Laws of Florida, as amended, providing for a procedure to establish land use classification for assessment rates and to increase maximum assessment rates for the OZONA-PALM HARBOR-CRYSTAL BEACH Special Fire Control District; providing an effective date contingent upon approval by the electors of Pinellas County residing within the boundaries of said District at a referendum.

—was read the second time by title. On motion by Senator Grizzle, by two-thirds vote HB 996 was read the third time

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

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 999—A bill to be entitled An act relating to the Pinellas County Water and Navigation Authority; amending ss. 8(c), 10, 12(d), and 19 of chapter 31182, Laws of Florida, 1955, as amended; authorizing the authority to set fees and removing the limit on the maximum amount of fees and costs for the issuance of permits for dredging or construction and approval of applications for the purchase of submerged lands; providing that the authority may set fees and authorize the Director of Public Works and Utilities to approve applications for certain docks, wharves, piers, tie poles, mooring poles or loose or buried pipe or cable without providing notice and public hearing; removing the power of the authority to establish bulkhead lines within Pinellas County; providing an effective date.

—was read the second time by title. On motion by Senator Grizzle, by two-thirds vote HB 999 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 1011—A bill to be entitled An act relating to the Port Everglades Authority, Broward County; amending subsection (r) of section 3, article 3, part III of chapter 59-1157, Laws of Florida, as amended, to change the date the Port Everglades Authority must submit to the Broward County Legislative Delegation a proposed merit retention system; modifying the date for utilization of a merit retention system; providing an effective date.

—was read the second time by title. On motion by Senator Stevens, by two-thirds vote HB 1011 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 1017—A bill to be entitled An act relating to Okaloosa County; authorizing the School Board of Okaloosa County to be

self-insured and to enter into risk management programs in anticipation of any liability, loss, damage or destruction to it or to its property; providing an effective date.

—was read the second time by title. On motion by Senator Tobiassen, by two-thirds vote HB 1017 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 1034—A bill to be entitled An act relating to Madison County; repealing Chapter 59-1528, Laws of Florida, to abolish the Madison County Development Authority; providing an effective date.

—was read the second time by title. On motion by Senator Thomas, by two-thirds vote HB 1034 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 466—A bill to be entitled An act relating to Collier County; authorizing the Board of County Commissioners to designate agents of the Collier County Building Department as Contractors' Licensing Investigators and to designate agents of the Collier County Zoning Department as Zoning Investigators; authorizing Contractors' Licensing Investigators and Zoning Investigators to issue citations for violations of Collier County Contractors' Licensing Ordinance and Collier County Zoning Ordinances, respectively, and amendments thereto; providing an effective date.

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

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 754—A bill to be entitled An act relating to the Lee County Line Drainage District; amending section 5, chapter 67-723, Laws of Florida, relating to maintenance tax; providing an effective date.

—was read the second time by title. On motion by Senator D. Childers, by two-thirds vote HB 754 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 767—A bill to be entitled An act relating to Lee County; amending sections 3(4), 6, 8(2), 10, 11, and 12(2) of chapter 76-412, Laws of Florida, relating to the South Trail Fire Protection and Rescue Service District; clarifying the district's power and authority with respect to both fire protection and rescue services; repealing sections of this chapter relating to assessment appeal procedures and financial reporting in conflict with general law; revising check-signing authority; providing an effective date.

—was read the second time by title. On motion by Senator D. Childers, by two-thirds vote HB 767 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 769—A bill to be entitled An act relating to Lee County; amending section 25 of chapter 63-1552, Laws of Florida, as created by chapter 72-600, Laws of Florida; deleting a provision which prohibits the hospital board from spending or accumulating funds derived from patient revenues for hospital construction except with the advice and consent of the Board of County Commissioners; providing an effective date.

—was read the second time by title. On motion by Senator D. Childers, by two-thirds vote HB 769 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 805—A bill to be entitled An act relating to Alachua County; amending section 4 of chapter 75-325, Laws of Florida, as amended; granting the manager of the Alachua County Adult Detention Center and his designees the powers to approve bonds given by defendants in criminal actions; providing an effective date.

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

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 843—A bill to be entitled An act relating to Marion County; amending section 8(2) of chapter 70-803, Laws of Florida, exempting private roads and streets outside any city limits from use by the general public; providing an effective date.

—was read the second time by title. On motion by Senator Skinner, by two-thirds vote HB 843 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

Consideration of HB 867 was deferred.

HB 868—A bill to be entitled An act relating to the City of Clearwater, Pinellas County; to repeal Chapter 10393, Laws of Florida, 1925, as amended, relating to an alternative method of making local improvements; providing an effective date.

—was read the second time by title. On motion by Senator Grizzle, by two-thirds vote HB 868 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

Consideration of House Bills 880, 881, 882, 883, 884, 885, 886, 887 and 888 was deferred.

HB 912—A bill to be entitled An act relating to Lee County; amending section 1 of chapter 30930, Laws of Florida, 1955, as amended; extending the limits of the Sanibel Island Fire Control District; providing an effective date.

—was read the second time by title. On motion by Senator Lewis, by two-thirds vote HB 912 was read the third time by

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

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

Consideration of House Bills 998 and 889 was deferred.

HB 986—A bill to be entitled An act relating to Okaloosa County; establishing a Personnel Standards and Review Board for the Okaloosa County Sheriff's Department; providing purpose; creating the board and providing for appointment and organization thereof; providing qualifications; providing for meetings, staff, duties, criteria, records, and annual reports of the board; providing for establishment of a personnel manual; providing for freedom of political activity; providing for suspension and dismissal; providing for investigations and hearings; providing for subpoena and witness fees; prohibiting certain activities; providing for future repeal under specified conditions; providing an effective date.

—was read the second time by title. On motion by Senator Tobiassen, by two-thirds vote HB 986 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 624—A bill to be entitled An act relating to Palm Beach County; amending chapter 67-1876, Laws of Florida, as amended, relating to the Palm Beach County Construction Industry Licensing Board, fixing qualification of members and providing powers and duties of board; fixing certification procedures and fees; providing exemption; providing penalties; providing an effective date.

—was read the second time by title.

Senator D. Childers moved the following amendments which were adopted:

Amendment 1—On page 24, line 5, strike "3" and insert: 1

Amendment 2—On page 24, line 7, strike "3" and insert: 1

On motion by Senator D. Childers, by two-thirds vote HB 624 as amended was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Frank	Jennings	McClain
Anderson	Grizzle	Johnston	McKnight
Barron	Hair	Kirkpatrick	Neal
Beard	Henderson	Langley	Peterson
Carlucci	Hill	Lewis	Poole
Childers, D.	Jenkins	Margolis	Rehm
Dunn	Jenne	Maxwell	Renick

Scott
Skinner
Steinberg
Nays—None

Stevens
Stuart
Thomas

Tobiassen
Trask
Vogt

Ware
Winn

Maxwell
McClain
McKnight
Neal
Peterson

Poole
Rehm
Renick
Scott
Skinner

Steinberg
Stevens
Stuart
Thomas
Tobiassen

Trask
Vogt
Ware
Winn

HB 298—A bill to be entitled An act relating to the Duval County Beaches Public Hospital Board; amending section 8 of chapter 25807, Laws of Florida, 1949, as amended, to allow an increase in the total principal amount of bonds or other evidence of indebtedness of the Duval County Beaches Public Hospital Board to \$1,000,000.00; providing for the issuance of revenue bonds and providing conditions relative to any such bond issue; providing an effective date.

—was read the second time by title. On motion by Senator Carlucci, by two-thirds vote HB 298 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 770—A bill to be entitled An act relating to the Estero Fire Protection and Rescue Service District, Lee County; amending section 2(2) of chapter 76-408, Laws of Florida, changing the boundaries of the Estero Fire Protection and Rescue Service District to include additional lands lying in Lee County, Florida; providing a referendum; providing an effective date.

—was read the second time by title. On motion by Senator Lewis, by two-thirds vote HB 770 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 766—A bill to be entitled An act relating to Lee County; amending section 5 of chapter 76-412, Laws of Florida, relating to the South Trail Fire Protection and Rescue Service District; increasing, from \$1.75 per \$1,000 of net taxable assessed valuation to \$2.25 per \$1,000 of net taxable assessed valuation, the authorized limit within which the board of fire commissioners may levy millage tax to provide funds for the district; providing for a referendum; providing an effective date.

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

Yeas—39

Mr. President	Childers, D.	Henderson	Johnston
Anderson	Dunn	Hill	Kirkpatrick
Barron	Frank	Jenkins	Langley
Beard	Grizzle	Jenne	Lewis
Carlucci	Hair	Jennings	Margolis

Nays—None

HB 1176—A bill to be entitled An act relating to Martin County; granting additional powers to the Town of Jupiter Island by providing authority for the protection of the beach and lands within said Town from erosion and damage from storms, waves, currents and high water; providing for the levy of a special erosion tax; providing for the levy of a special tax for construction and maintenance of erosion control structures on particular properties within said Town; providing the manner and form in which such taxes for such purposes shall be collected and enforced; repealing all laws in conflict herewith; providing for a referendum; providing an effective date.

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

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 566—A bill to be entitled An act relating to Sarasota County; reincorporating the South Trail Area Fire Control District, describing the district boundaries; providing that the purpose of the district shall be for establishment and maintenance of fire and emergency services; providing for an elective governing body of the district composed of five commissioners and setting forth their authority, terms of office, qualifications, method of removal from office and of filling vacancies in office; prohibiting nepotism; providing for the levy, collection and enforcement of special assessments against and creating liens upon lands in the district in order to raise funds for the purposes of the district; providing for the increase in assessments when necessary, but requiring a referendum approval for any annual increase in excess of 5%; requiring a depository and that all funds be disbursed by check; requiring an annual audit and financial report; authorizing the use of the power of eminent domain, the appointment of a fire marshal and the borrowing of money; establishing claims procedure; providing immunity from claims equal to that of other agencies and subdivisions of the state; providing for the defense of claims and payment of judgments for district officers and employees acting within scope of their duties and without bad faith, malice or willful disregard of rights; providing for the expansion of the district after referendum held in district and in proposed new area; providing for assessment and collection of impact fees; providing a penalty; providing for injunction; providing the district shall have continuing existence; providing a savings clause; providing for effect on conflicting laws; providing for the preservation of existing rights, rules and regulations; providing for a referendum election.

—was read the second time by title. On motion by Senator Henderson, by two-thirds vote HB 566 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Dunn	Jenkins	Lewis
Anderson	Frank	Jenne	Margolis
Barron	Grizzle	Jennings	Maxwell
Beard	Hair	Johnston	McClain
Carlucci	Henderson	Kirkpatrick	McKnight
Childers, D.	Hill	Langley	Neal

Peterson	Scott	Stuart	Vogt
Poole	Skinner	Thomas	Ware
Rehm	Steinberg	Tobiassen	Winn
Renick	Stevens	Trask	

Nays—None

HB 573—A bill to be entitled An act relating to Alachua County; relating to the fencing of livestock, and the impounding and sale of livestock running at large or straying; prescribing the duties of county commissioners and sheriffs hereunder; prescribing the duty of impounder and right of owner of impounded animal; providing penalties for violation of the provisions hereof; providing for severability.

—was read the second time by title. On motion by Senator Skinner, by two-thirds vote HB 573 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 581—A bill to be entitled An act relating to Hillsborough County; amending chapter 61-2246, Laws of Florida, to allow the Director of the Housing Assistance Department of Hillsborough County to enforce the terms of the act; correcting the title of the director of building; substituting the county fire marshal for the deputy state fire marshal as an authority authorized to make inspections of buildings or structures needed to be made safe and secure or taken down; providing an effective date.

—was read the second time by title. On motion by Senator Beard, by two-thirds vote HB 581 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 582—A bill to be entitled An act relating to Hillsborough County; providing for the creation of liens on property against which special assessments are levied; providing for a priority for special assessment liens; providing a procedure for collection of special assessment liens; providing severability; providing an effective date.

—was read the second time by title. On motion by Senator Beard, by two-thirds vote HB 582 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Childers, D.	Henderson	Johnston
Anderson	Dunn	Hill	Kirkpatrick
Barron	Frank	Jenkins	Langley
Beard	Grizzle	Jenne	Lewis
Carlucci	Hair	Jennings	Margolis

Maxwell	Poole	Steinberg	Trask
McClain	Rehm	Stevens	Vogt
McKnight	Renick	Stuart	Ware
Neal	Scott	Thomas	Winn
Peterson	Skinner	Tobiassen	

Nays—None

HB 584—A bill to be entitled An act relating to Hillsborough County; amending section 2 of chapter 69-1121, Laws of Florida, as amended, relating to the Hillsborough County Civil Service Board, to provide for per diem and mileage reimbursement to members of the Civil Service Board in connection with the performance of their official duties; providing an effective date.

—was read the second time by title. On motion by Senator Beard, by two-thirds vote HB 584 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 585—A bill to be entitled An act relating to the Civil Service Law of the City of Tampa; amending sections 2, 3, 4, 9, 5, 26, 25, 10, 6, 7, 12, 11, 13, 15, 14, 16, 17, 20, 24, 22, 21, 23, 19, and 18 of chapter 24927, Laws of Florida, 1947, as amended; providing for approval by the Civil Service Board of rules and regulations promulgated by the Mayor; providing for the administration and enforcement of the rules and regulations by a department head appointed by the Mayor; providing for the submission of periodic reports from the Mayor to the Civil Service Board; redefining the classified and unclassified service, and terms pursuant thereto; redefining dismissal, layoff and reemployment procedures; providing for the review of actions taken by the appointing authority; reducing a penalty for certain political activity by City employees; redefining the duties of the Director of the Civil Service Board; redefining the removal procedure of the Civil Service Board; transferring certain functions from the Civil Service Board to the Mayor; providing for the continuation in office of the present Civil Service Board members and the method of selection of said Board; deleting the Employees' Advisory Committee to the Civil Service Board; providing an effective date.

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

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 517—A bill to be entitled An act relating to Orange County; amending ss. 1 and 2(a) of chapter 31098, Laws of Florida, 1955, extending throughout the county the applicability of certain limitations upon the number of alcoholic beverage licenses which may be granted; providing an effective date.

—was read the second time by title. On motion by Senator Jennings, by two-thirds vote HB 517 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 587—A bill to be entitled An act relating to Hillsborough County; amending section 3 of chapter 78-523, Laws of Florida; requiring that rules for the orderly transaction of business be adopted by a two-thirds majority vote of the total membership of the commission; providing a procedure wherein members of the Hillsborough County City-County Planning Commission may be removed for cause pursuant to the rules adopted by said commission; providing an effective date.

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

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 588—A bill to be entitled An act relating to the Tampa Port Authority; amending s. 3 of chapter 78-526, Laws of Florida, to provide for repealing the limit on travel fund reimbursement; providing an effective date.

—was read the second time by title. On motion by Senator Beard, by two-thirds vote HB 588 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 589—A bill to be entitled An act relating to the Carrollwood Recreation District in Hillsborough County; amending ss. 7, 11, 15(2), 19, chapter 72-565, Laws of Florida; amending ss. 3, 5, chapter 72-565, Laws of Florida, as amended by chapter 75-385, Laws of Florida, and adding s. 4 to said chapter; providing for the election of trustees of the Carrollwood Recreation District; providing for the administration of said district; repealing s. 6 of chapter 72-565, Laws of Florida, relating to the manner of conducting the election for district trustees; providing an effective date.

—was read the second time by title. On motion by Senator Beard, by two-thirds vote HB 589 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

Consideration of HB 1172 was deferred.

HB 625—A bill to be entitled An act relating to Palm Beach County; amending section 1 of chapter 74-565, Laws of Florida, as amended, relating to the Building Code Advisory Board; adopting the National Electric Code, 1981 Edition, as a minimum construction code for all municipalities and unincorporated areas of Palm Beach County; providing for adoption of future code editions by county ordinance; providing an effective date.

—was read the second time by title. On motion by Senator Lewis, by two-thirds vote HB 625 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 626—A bill to be entitled An act relating to Jupiter Inlet District, a special taxing district in Palm Beach County; amending sections 1 and 2 of chapter 10727, Laws of Florida, 1925, to increase the number of commissioners of the Board of Commissioners of Jupiter Inlet District from three to five members; providing for a special election in 1981 to elect two additional commissioners; providing for abbreviated terms of such additional commissioners to permit election of successors for full 4-year terms at subsequent general elections; deleting requirement of free-holder status for commissioners and electors; providing an effective date.

—was read the second time by title. On motion by Senator Lewis, by two-thirds vote HB 626 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 627—A bill to be entitled An act relating to Palm Beach County, Port of Palm Beach District; amending Article VI, Section 3, of Chapter 74-570, Laws of Florida; amending the salary of commissioners; providing an effective date.

—was read the second time by title. On motion by Senator Lewis, by two-thirds vote HB 627 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 628—A bill to be entitled An act relating to the City of Riviera Beach, Palm Beach County; extending the boundaries of the city into bordering waters of the Atlantic Ocean; providing an effective date.

—was read the second time by title. On motion by Senator Lewis, by two-thirds vote HB 628 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 630—A bill to be entitled An act relating to Northern Palm Beach County Water Control District, Palm Beach County; amending section 1 of chapter 59-994, Laws of Florida, as amended, to correct errors in a land description; providing an effective date.

—was read the second time by title. On motion by Senator Lewis, by two-thirds vote HB 630 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 631—A bill to be entitled An act relating to the South Indian River Water Control District in Palm Beach County; amending section 6 of Chapter 71-820, Laws of Florida, as amended, granting the board of supervisors the power to levy special assessments on the basis of parcels benefited; removing the prohibition against construction West of Canal 18 and removing the limitation for construction East of Canal 18 so that both

sides of the Canal are treated equally; correcting Chapter 80-575, Laws of Florida, amending Section 13 of Chapter 71-820, Laws of Florida, as amended, granting the District Engineer the authority to formulate a road plan and water control plans with different taxing areas within the taxing District; amending Section 14 of Chapter 71-820, Laws of Florida, as amended, authorizing the Board of Supervisors to exercise all powers granted to the District in Chapter 298, Florida Statutes, in order to implement the road plan and water control plans; amending Section 15 of Chapter 71-820, Laws of Florida, as amended, removing the \$8 per acre special assessment pertaining to the placement of stable materials and prohibiting the Board of Supervisors from constructing any new road or increasing the quality of any existing road within the District until there has first been an affirmative showing that the owners of a majority of the parcels represented in the voting desire such roads to be constructed or improved; amending Section 16 of Chapter 71-820, Laws of Florida, as amended, requiring the Board of Supervisors to cease constructing, improving or maintaining said road or roads in the event that any governmental entity elects to construct, improve or maintain any road within the District, provided that the owners of a majority of the parcels, within the District as a whole or a majority of the landowners within the area to be benefited, are in favor of said election; amending Section 18 of Chapter 71-820, Laws of Florida, as amended, providing that at least one of the five members of the Board of Supervisors shall reside to the East of Canal 18 and providing that at least one of the five members of the Board of Supervisors shall reside to the West of Canal 18; providing that the Supervisor of Elections of Palm Beach County, Florida, shall receive and count all of the ballots, shall report to the Board of Supervisors the results of the counting as soon as practicable and shall safeguard all of the ballots so that any interested landowner may examine the ballots under the supervision of the Supervisor of Elections; amending Section 19 of Chapter 71-820, Laws of Florida, as amended, providing that there shall be no more than four (4) types of budgets with all administrative costs allocated to some budget and that all assessments will be in direct relationship to the budget and will be a true reflection of the benefits received; providing that the purchase and placement of stable materials within the District shall be deemed to constitute road maintenance and not road construction; ratifying and confirming the Judgment extending the corporate life of the District perpetually and, further, extending the life of the District perpetually; defining the term parcel; providing severability; providing an effective date.

—was read the second time by title. On motion by Senator Lewis, by two-thirds vote HB 631 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 633—A bill to be entitled An act relating to Palm Beach County; authorizing the District School Board of said county to erect, construct, repair, alter, and improve any school building in Palm Beach County on a day-labor basis, and to pay for the same with any funds from authorized capital outlay sources when such erection, construction, repair, alteration, or improvement costs do not exceed \$200,000 for any one such project, after plans for such work have been approved by the Department of Education; requiring approval of the Department of Education before proceeding in accordance with the provisions of this act; providing that all laws or parts of laws, whether general or special, in conflict with this act are superseded to the extent of such conflict; providing effective and expiration dates.

—was read the second time by title. On motion by Senator Lewis, by two-thirds vote HB 633 was read the third time

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

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 642—A bill to be entitled An act relating to Palmetto Fire Control District, Manatee County; amending section 7 of chapter 63-1593, Laws of Florida, as amended, relating to the rate of special assessments to be levied against lands in the district, to increase the rate for the year 1981 and to increase the maximum amount which may be levied upon specified categories of property after the year 1981 and establishing a category for emergency services rendered to motor vehicles; providing an effective date.

—was read the second time by title. On motion by Senator Neal, by two-thirds vote HB 642 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 688—A bill to be entitled An act relating to Fire District No. 1 of Polk County, a special tax district; amending sections 1 and 8 of chapter 63-1824, Laws of Florida; providing for lands annexed by the City of Lakeland; increasing the ad valorem millage cap from 1 mill to 2 mills; providing for a referendum election.

—was read the second time by title. On motion by Senator Trask, by two-thirds vote HB 688 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 708—A bill to be entitled An act relating to Duval County; relating to the 1945 pension fund for employees of Duval County; amending section 9 of chapter 23259, Laws of Florida, 1945, as amended, to provide revised conditions for pension forfeiture; providing an effective date.

—was read the second time by title. On motion by Senator Carlucci, by two-thirds vote HB 708 was read the third time

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

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 719—A bill to be entitled An act relating to Charlotte County; amending sections 3(b) and 4(b)(1) of chapter 69-931, Laws of Florida, as amended, providing for salaries for the chairman and the treasurer of the board of commissioners of the Harbour Heights Fire Control District; changing the maximum rate of assessments on residential dwellings; providing for severability; providing for a referendum; providing an effective date.

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

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

HB 1187—A bill to be entitled An act to repeal two Special Acts for Polk County, Florida relating to purchasing; to repeal Chapter 24830, Laws of Florida, Acts of 1947, which is an act relating to the Awarding of Contracts for the purchase of goods, supplies or materials by the Board of County Commissioners of Polk County; to repeal Chapter 63-1812, Laws of Florida, which is an Act authorizing the Board of County Commissioners of Polk County, upon certain conditions making specific firm bids impractical, to secure the repair of heavy equipment owned by it without first advertising for bids thereon; and providing an effective date.

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

Yeas—39

Mr. President	Henderson	Maxwell	Steinberg
Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	

Nays—None

SB 912—A bill to be entitled An act relating to the Sixteen Mile Creek Water Control District, a water control district, in St. Johns and Flagler Counties, created under Chapter 298, Florida Statutes, being an act relating to the creation and or-

ganization of water control districts; providing that in addition to its powers under said Chapter 298, said district shall have the power to maintain roadways and roads necessary and convenient for the exercise of the powers or duties or any of the powers or duties of said district; and in furtherance of the purposes and intent of Chapter 298, Florida Statutes, to maintain streets, roadways, and roads necessary and convenient to provide access to and efficient development of areas made suitable and available for cultivation, settlement, urban and suburban, and other beneficial use and development as a result of the drainage, irrigation and reclamation operations of the district; extending the boundaries thereof to include additional lands in St. Johns County, Florida; removing lands from Hastings Drainage District, St. Johns County, Florida, which are in Sixteen Mile Creek Water Control District; providing for a limit on the district maintenance taxes; making other provisions applying to the district; providing an effective date.

—was read the second time by title.

Senator Langley moved the following amendment which was adopted:

Amendment 1—On page 11, line 8, insert: as to lands in St. Johns County.

On motion by Senator Langley, by two-thirds vote SB 912 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—39

Table with 4 columns: Mr. President, Henderson, Maxwell, Steinberg, Anderson, Hill, McClain, Stevens, Barron, Jenkins, McKnight, Stuart, Beard, Jenne, Neal, Thomas, Carlucci, Jennings, Peterson, Tobiasen, Childers, D., Johnston, Poole, Trask, Dunn, Kirkpatrick, Rehm, Vogt, Frank, Langley, Renick, Ware, Grizzle, Lewis, Scott, Winn, Hair, Margolis, Skinner

Nays—None

SB 1113—A bill to be entitled An act relating to Putnam County Development Authority; adding s. 9(15), chapter 61-2727, Laws of Florida; confirming and ratifying the authority of the authority to issue bonds and possess all powers of a local agency under the provisions of part II, chapter 159, Florida Statutes; specifying that projects financed under such provisions need not be located on property of the authority and bonds issued thereunder need not be validated under chapter 75, Florida Statutes; providing an effective date.

—was read the second time by title. On motion by Senator Kirkpatrick, by two-thirds vote SB 1113 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Table with 4 columns: Mr. President, Henderson, Maxwell, Steinberg, Anderson, Hill, McClain, Stevens, Barron, Jenkins, McKnight, Stuart, Beard, Jenne, Neal, Thomas, Carlucci, Jennings, Peterson, Tobiasen, Childers, D., Johnston, Poole, Trask, Dunn, Kirkpatrick, Rehm, Vogt, Frank, Langley, Renick, Ware, Grizzle, Lewis, Scott, Winn, Hair, Margolis, Skinner

Nays—None

On motion by Senator Dunn, the rules were waived and by two-thirds vote HCR 1065 was withdrawn from the Committee on Rules and Calendar.

HCR 1065—A concurrent resolution expressing the profound sympathy and condolences of the Florida Legislature on behalf of the people of the State of Florida for the slain children in Atlanta.

—was read the second time in full. On motion by Senator Hill, HCR 1065 was adopted and certified to the House. The vote on adoption was:

Yeas—33

Table with 4 columns: Mr. President, Henderson, McClain, Stevens, Anderson, Hill, McKnight, Stuart, Barron, Jennings, Neal, Tobiasen, Beard, Johnston, Peterson, Trask, Carlucci, Kirkpatrick, Poole, Vogt, Childers, D., Langley, Rehm, Ware, Frank, Lewis, Renick, Hair, Margolis, Skinner, Maxwell, Steinberg

Nays—None

Vote after roll call:

Yea—Jenne, Winn

SPECIAL ORDER

On motion by Senator Margolis—

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.

—a companion measure, was substituted for CS for SB 245 and read the second time by title. On motion by Senator Margolis, by two-thirds vote HB 214 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Table with 4 columns: Mr. President, Henderson, Maxwell, Steinberg, Anderson, Hill, McClain, Stevens, Barron, Jenkins, McKnight, Stuart, Beard, Jenne, Neal, Thomas, Carlucci, Jennings, Peterson, Tobiasen, Childers, D., Johnston, Poole, Trask, Dunn, Kirkpatrick, Rehm, Vogt, Frank, Langley, Renick, Winn, Grizzle, Lewis, Scott, Hair, Margolis, Skinner

Nays—None

SB 245 and CS for SB 245 were laid on the table.

By the Committee on Appropriations—

CS for CS for SB 103—A bill to be entitled An act relating to law enforcement and corrections; transferring the Correctional Standards Council of the Department of Corrections to the Department of Law Enforcement; amending and renumbering s. 943.24, Florida Statutes, and amending ss. 943.09, 943.10, 943.11, 943.12, 943.13, 943.14, 943.145, 943.17, 943.18, 943.19, 943.20, 943.21, 943.22, 943.23, 943.25 and 943.255, Florida Statutes, 1980 Supplement, relating to the training of law enforcement officers so as to make such provisions applicable to correctional officers; providing intent; creating a Division of Criminal Justice Standards and Training and a Criminal Justice Standards and Training Commission within the Department of Law Enforcement and providing duties; providing membership of the commission; conforming employment qualifications and certification requirements for correctional officers to those applicable to law enforcement officers; exempting existing correctional officers from certification requirements for certain purposes; including correctional officers within provisions relating to certain salary incentive programs for law enforcement officers; requiring correctional employing agencies to notify the commission of the employment, termination or reinstatement of correctional officers; authorizing the commission to establish regional training councils; providing for the deposit of funds in specified trust funds; providing for the use of trust funds in training programs approved by the commission; increasing certain assessments; providing for additional auditing

relating to the trust fund; providing for the effect of the act on certain pending proceedings; amending ss. 20.201(2)(d) and 112.011(2)(a), Florida Statutes, to conform; exempting law enforcement and correctional agencies from provisions entitling to employment persons whose civil rights have been restored; directing the Statutory Revision Division of the Joint Legislative Management Committee to make changes; providing an appropriation; repealing ss. 944.58-944.593, Florida Statutes, relating to the Correctional Standards Council and to the training of correctional officers; providing for review and repeal in accordance with the Sundown Act; providing an effective date.

—was read the first time by title and SB 103 and CS for SB 103 were laid on the table.

On motion by Senator Carlucci, by two-thirds vote CS for CS for SB 103 was read the second time by title.

Senator Carlucci moved the following amendments which were adopted:

Amendment 1—On page 39, line 27, strike "\$176,250" and insert: \$86,431

Amendment 2—On page 39, line 23, strike "\$320,270" and insert: \$263,842

On motion by Senator Carlucci, by two-thirds vote CS for CS for SB 103 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	Henderson	Maxwell	Stevens
Anderson	Hill	McClain	Stuart
Barron	Jenkins	McKnight	Thomas
Beard	Jenne	Neal	Trask
Carlucci	Jennings	Peterson	Vogt
Childers, D.	Johnston	Rehm	Ware
Dunn	Kirkpatrick	Renick	Winn
Frank	Langley	Scott	
Grizzle	Lewis	Skinner	
Hair	Margolis	Steinberg	

Nays—None

Senator Stuart presiding

By the Committee on Finance, Taxation and Claims and Senator Johnston—

CS for SB 902—A bill to be entitled An act relating to corporate income tax; amending s. 220.13(1)(c), Florida Statutes, 1980 Supplement, and adding paragraph (d) to said subsection; providing separate formulas to be used in computing the amount of corporate income tax due on installment sales for certain tax years; providing an effective date.

—was read the first time by title and SB 902 was laid on the table.

On motion by Senator Johnston, by two-thirds vote CS for SB 902 was read the second time by title.

The Committee on Appropriations recommended the following amendment which was moved by Senator Johnston and adopted:

Amendment 1—On page 5, line 21, strike "453(a)" and insert: 453A

The Committee on Appropriations recommended the following amendment which was moved by Senator Johnston:

Amendment 2—On page 5, strike lines 24-31, and on page 6, strike lines 1-3

On motion by Senator Johnston, further consideration of CS for SB 902 was deferred.

By the Committee on Governmental Operations and Senators Scott, Peterson and Jenne—

CS for SB 82—A bill to be entitled An act relating to mental health; creating chapter 490, Florida Statutes; providing for the licensure of psychologists, clinical social workers, marriage and family therapists, mental health counselors, and school psychologists; creating a Board of Psychological Examiners within the Department of Professional Regulation; providing for licensure by examination and by endorsement; providing for license renewal and for inactive status; providing for fees; providing for disciplinary action and grounds therefor; prohibiting sexual misconduct; prohibiting unlicensed practice; providing a penalty; providing for injunctions; providing exemptions; providing duties of the Department of Professional Regulation; providing for repeal and review in accordance with the Regulatory Reform Act of 1976; providing effective dates.

—was read the first time by title and SB 82 was laid on the table.

On motion by Senator Scott, by two-thirds vote CS for SB 82 was read the second time by title.

Senator Maxwell moved the following amendment which was adopted:

Amendment 1—On page 4, line 26, strike the period following the word "universities" and insert: , or has complied with the requirements for eligibility to take the Florida examination as set by the Florida State Board of Examiners of Psychology in a final order issued prior to July 1, 1979.

On motion by Senator Scott, by two-thirds vote CS for SB 82 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

Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	
Henderson	Maxwell	Steinberg	

Nays—None

Vote after roll call:

Yea—W. D. Childers

On motion by Senator Scott, the rules were waived and CS for SB 82 after being engrossed was ordered immediately certified to the House.

SB 672—A bill to be entitled An act relating to dental service plan corporations; creating part III of chapter 637, Florida Statutes; authorizing the creation of dental service plan corporations under the supervision of the Department of Insurance; providing for the incorporation of such dental service plans; providing that contracts between such corporations and subscribers to the dental service plans are subject to approval by the department; providing for the contractual liability of such corporations; providing that such corporations be licensed and regulated by the department; requiring such corporations to maintain certain working capital; providing for review and mediation of complaints; requiring department approval of proposed amendments to the charter, bylaws, or contracts of the corporation and of proposed rate changes; providing for reports and fees; authorizing examinations of such corporations and requiring the Department of Insurance to examine such corporations under certain circumstances; requiring certain employees or representatives of dental service plan corporations to be licensed; providing that funds may be invested only in specified securities; prohibiting persons or corporations who are not licensed by the Department of Insurance from using the phrase "dental service plan" or otherwise holding themselves out as dental service plan corporations; providing for

the dissolution of dental service plan corporations; providing for revocation of licenses; providing for referral by the Department of State of certain corporate charters or certificates of incorporation for consent of the Department of Insurance; grandfathering in certain dental service plan corporations in existence before the passage of this act; providing penalties; providing for review and repeal pursuant to the Regulatory Reform Act of 1976; providing an effective date.

—was read the second time by title.

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

Amendment 1—On page 3, line 2, strike the period and insert: , or Part I of chapter 641.

Amendment 2—On page 3, lines 7 and 18, strike “and/or” and insert: or

Amendment 3—On page 10, line 1, strike “April” and insert: March

Amendment 4—On page 10, line 6, strike “Florida C.P.A.” and insert: public accountant certified pursuant to chapter 473.

Amendment 5—On page 15, line 10, strike “1987” and insert: 1988

On motion by Senator Margolis, by two-thirds vote SB 672 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

Anderson	Hill	McClain	Stevens
Barron	Jenkins	McKnight	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	Skinner	
Henderson	Maxwell	Steinberg	

Nays—None

Vote after roll call:

Yea—W. D. Childers

On motion by Senator Margolis, the rules were waived and SB 672 after being engrossed was ordered immediately certified to the House.

On motion by Senator Kirkpatrick, the rules were waived and by two-thirds vote HB 75 was withdrawn from the Committee on Corrections, Probation and Parole.

On motion by Senator Kirkpatrick—

HB 75—A bill to be entitled An act relating to corrections; repealing s. 944.24(2), Florida Statutes, which provides under certain circumstances, for temporary custody by the mother within such an institution of an infant born to her while an inmate of the institution; amending s. 944.24(3) to provide for placement outside of the prison system of infants born to women inmates; providing an effective date.

—a companion measure, was substituted for CS for SB 294 and read the second time by title. On motion by Senator Kirkpatrick, by two-thirds vote HB 75 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—30

Anderson	Beard	Childers, D.	Hair
Barron	Carlucci	Frank	Henderson

Hill	Maxwell	Scott	Trask
Jenkins	McClain	Skinner	Vogt
Jennings	Neal	Steinberg	Ware
Kirkpatrick	Poole	Stevens	Winn
Langley	Rehm	Thomas	
Lewis	Renick	Tobiassen	

Nays—7

Dunn	Jenne	Margolis	Stuart
Grizzle	Johnston	McKnight	

Vote after roll call:

Yea—W. D. Childers, Peterson

SB 294 and CS for SB 294 were laid on the table.

On motion by Senator Dunn, the rules were waived and time of adjournment was extended until 12:30 p.m.

CS for SB 338—A bill to be entitled An act relating to teacher certification; amending s. 231.17(2), (3), (7), Florida Statutes, 1980 Supplement; deleting the requirement that the teacher competency test include listening skill items; extending the date for acquisition for certain teaching competencies; providing for conditions under which temporary teaching certificates may be issued; providing for a year-long supervised teaching program; providing for persons certificated prior to this act; providing an effective date.

—was taken up with the following pending amendment:

Amendment 1—On page 5, between lines 7 and 8 insert: (8) *The State Board shall adopt rules prescribing criteria for a comprehensive written examination for determining eligibility of applicants for certification as non-degreed vocational teachers.*

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

Amendment 1A—On page 1, line 3, strike the period “.” and insert: ; provided however that it shall not be required that a separate examination be administered for each vocational specialty

Amendment 1 as amended was adopted.

Senator Rehm moved the following amendment which was adopted:

Amendment 2—On page 2, line 10, after the word “mathematical” insert: *and economic education*

Senator Maxwell moved the following amendments which were adopted:

Amendment 3—On page 4, strike lines 21-28, and insert: (c) *In the event a beginning teacher is not recommended for continued employment after successful completion of the beginning teacher program due to a fiscal shortfall, a decline in enrollment, or a policy decision not related to the performance of the individual, such successful completion shall be certified by a written statement from the superintendent or chief administrator stating that the employment would have been continued except for such reasons.*

Amendment 4—On page 4, line 30, after the word “shall” insert: , by January 1, 1982,

Amendment 5—On page 4, line 31 after the period insert: *Such rules shall provide for a process by which the applicant for a regular certificate may appeal the judgment of the superintendent or chief administrator regarding successful completion of the beginning teacher program as prescribed in paragraph (c). The appeal procedure shall involve the Educational Practices Commission and shall not apply to employment of re-employment. The Educational Practices Commission involvement in such appeals procedures shall be pursuant to State Board of Education rules.*

Amendment 6—On page 1, line 18, after the word “amended” insert: and subsection (8) is added to said section

Amendment 7—In title on page 1, line 4, after the word “Supplement” insert: , and adding subsection (8) to said section; providing for the adoption of rules

The President presiding

On motion by Senator Lewis, by two-thirds vote CS for SB 338 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—34

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

Nays—3

Dunn	Grizzle	Stevens
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By the Committee on Finance, Taxation and Claims and Senators Vogt, McKnight and Maxwell—

CS for SB 620—A bill to be entitled An act relating to the excise tax on documents; amending s. 201.02(1), Florida Statutes; increasing tax on certain documents; amending s. 201.15, Florida Statutes; providing for distribution of taxes collected; creating s. 373.590, Florida Statutes; creating the Water Management Lands Trust Fund in the Department of Environmental Regulation; directing the secretary of the Department of Environmental Regulation to allocate moneys from the fund to the five water management districts for the acquisition of certain lands; providing for other disposition of moneys in the fund and lands acquired; providing for future repeal; providing effective dates.

—was read the first time by title and SB 620 was laid on the table.

On motion by Senator Vogt, by two-thirds vote CS for SB 620 was read the second time by title.

Senators Renick and Stevens offered the following amendment which was moved by Senator Renick:

Amendment 1—On page 4, lines 27-31 and on page 5, lines 1-23, strike all of said lines and insert: (5) The state-to-district ratio for funding of water management land acquisition shall be 4 to 1 except that the first \$2 million of the moneys allocated to the district annually shall be exempt from the matching requirement. Any unused portion of a district's share of the fund shall accumulate in the trust fund to the credit of that district. Interest earned on such portion shall also accumulate to the credit of that district to be used for land acquisition as provided in this section. The total moneys over the life of the fund available to any district under this section shall not be reduced except by resolution of the district governing board stating that the need for the moneys no longer exists.

(6) Moneys from the Water Management Lands Trust Fund shall be available to the five water management districts in the following percentages:

(a) Thirty percent to the South Florida Water Management District.

(b) Twenty-five percent to the Southwest Florida Water Management District.

(c) Twenty-five percent to the St. Johns River Water Management District.

(d) Five percent to the Suwannee River Water Management District.

(e) Five percent to the Northwest Florida Water Management District.

(f) Ten percent to be distributed by the department as follows:

1. The first proceeds shall be equally distributed to those districts that receive less than \$2 million annually pursuant to the distribution schedule contained in paragraphs (a) through (e).

2. Moneys remaining after each district is ensured \$2 million annually shall be made available, on the matching basis specified in subsection (5), to such district or districts as the department determines to have the most significant need for an acquisition.

Senator Thomas moved the following substitute amendment:

Amendment 2—On page 4, lines 27-31, and on page 5, lines 1-23, strike all of said lines and insert:

(5) The state-to-district ratio for funding of water management land acquisition shall be 4 to 1 except that the first \$2 million of the moneys allocated to the district annually shall be exempt from the matching requirement. Any unused portion of a district's share of the fund shall accumulate in the trust fund to the credit of that district. Interest earned on such portion shall also accumulate to the credit of that district to be used for land acquisition as provided in this section. The total moneys over the life of the fund available to any district under this section shall not be reduced except by resolution of the district governing board stating that the need for the moneys no longer exists.

(6) Moneys from the Water Management Lands Trust Fund shall be available to the five water management districts in the following percentages:

(a) Thirty percent to the South Florida Water Management District.

(b) Twenty-five percent to the Southwest Florida Water Management District.

(c) Twenty-five percent to the St. Johns River Water Management District.

(d) Ten percent to the Suwannee River Water Management District.

(e) Ten percent to the Northwest Florida Water Management District.

On motion by Senator Dunn, further consideration of CS for SB 620 was deferred.

On motions by Senator Dunn, the rules were waived and by two-thirds vote SR 1086 was withdrawn from the Committee on Rules and Calendar and referred to the Committee on Education.

On motion by Senator Dunn, the rules were waived and the Committee on Education was granted permission to consider SB 1086 on May 20.

On motion by Senator Dunn, the rules were waived and by two-thirds vote CS for SB 895 was withdrawn from the Committee on Rules and Calendar.

Senator D. Childers announced cancellation of the meeting of the Committee on Health and Rehabilitative Services on May 20.

CO-INTRODUCER

Senator Ware—SB 567

CORRECTION AND APPROVAL OF JOURNAL

The Journals of May 14 and 18 were corrected and approved.

On motion by Senator Dunn, the Senate adjourned at 12:30 p.m. to convene at 9:00 a.m., Thursday, May 21.