



# Journal of the Senate

Number 3

Monday, March 13, 1995

## CALL TO ORDER

The Senate was called to order by the President at 10:00 a.m. A quorum present—37:

Mr. President	Dudley	Jenne	Rossin
Beard	Dyer	Jennings	Silver
Bronson	Forman	Johnson	Sullivan
Brown-Waite	Grant	Jones	Thomas
Burt	Gutman	Kirkpatrick	Turner
Casas	Harden	Kurth	Weinstein
Childers	Hargrett	Latvala	Williams
Crist	Harris	Meadows	
Dantzler	Holzendorf	Myers	
Diaz-Balart	Horne	Ostalkiewicz	

Excused: Senator McKay

## PRAYER

The following prayer was offered by Joe Brown, Secretary of the Senate:

We give thanks to thee, O Lord, for 150 years of Florida government.

Help us to continue improving it for the next 150 years and maybe we'll get it right. Amen.

## PLEDGE

Senator Bronson led the Senate in the pledge of allegiance to the flag of the United States of America.

## CONSIDERATION OF RESOLUTION

On motion by Senator Beard—

By Senator Beard—

**SR 2192**—A resolution celebrating the state's sesquicentennial and commending the efforts of the Secretary of State and the Florida Sesquicentennial Commission in organizing appropriate commemorative activities.

WHEREAS, on March 13, 1845, word was received in Tallahassee that President Tyler had signed the act of Congress making Florida the 27th state, and

WHEREAS, the announcement by Governor John Branch that this message had been received caused a celebration in Tallahassee, and

WHEREAS, since that date, Florida has steadily moved toward greatness, becoming the 4th most populous state in the United States, and

WHEREAS, during that same year, the Florida House of Representatives was created in the legislative branch of state government, joining the Senate, which had been established 7 years earlier, in 1838, and

WHEREAS, the Florida Legislature has established the Florida Sesquicentennial Commission to promote activities commemorating the state's 150th anniversary of statehood, and

WHEREAS, March 13 has been selected as the day for the legislative branch to join the other branches of state government in celebrating this historic event in Tallahassee, which has remained the seat of Florida's government since its establishment, NOW, THEREFORE,

*Be It Resolved by the Senate of the State of Florida:*

That the Florida Senate celebrates this state's 150 years of statehood and urges all Floridians to participate in this state's sesquicentennial celebration.

BE IT FURTHER RESOLVED that the Florida Senate acknowledges and commends the efforts of the Secretary of State and the Florida Sesquicentennial Commission in organizing activities to commemorate the state's 150th anniversary of statehood.

BE IT FURTHER RESOLVED, that the Florida Senate also wishes its younger sibling in the legislative branch, the House of Representatives, a happy 150th birthday.

—was introduced out of order and read by title. On motion by Senator Beard, **SR 2192** was read the second time in full and adopted.

## REMARKS

The President recognized Senator Beard for the following remarks:

Mr. President, fellow members of the Senate, and visitors in the gallery, I rise to thank you for your support of this resolution in celebration of Florida's 150th birthday and our state's diverse history.

As I look around this august body, I realize my position in time and recognize that my age puts me closer to Florida's original settlers than any other Senate member. However, I want to be clear, I was not there over 12,000 years ago when the Native Americans in Florida numbered into the thousands.

I can, however, appreciate the diversity of our history and understand that the phrase . . . "Oh no! Here goes the neighborhood!" must have originated with the Indians, when Ponce de Leon came ashore in April, 1513 and named his new land after the "pascua Florida" or as translated "the Feast of Flowers". The neighborhood changed in 1513 and Florida continues to contribute to reshaping the neighborhood of this nation and the world.

We live in a state which was born under the stewardship of Native Americans; we made great strides while the banners of Spain, France and Great Britain flew overhead from 1513 until 1821. Pensacola was established, then abandoned. Then in 1565, Pedro Menendez de Aviles founded the permanent settlement of St. Augustine. Slowly the other towns and cities of Florida began developing—each bringing with it changes for the new territory.

It was in 1819 that the United States Secretary of State, John Quincy Adams, and Spanish Minister, Luis de Onis, reached an agreement to transfer Florida from Spain to the United States. It was in 1821 that President Andrew Jackson received Florida from Spain and a year later, President Monroe signed into law the Congressional act providing for a Territorial Governor and a Legislative Council of 13 citizens. The neighborhoods of Florida continued to change, as did the location for council meetings—which were moved between St. Augustine and Pensacola on alternating years.

Again, thankfully I was not there for I would have been permanently frustrated by the failure to meet timely. On one occasion the council was to have met on June 2nd and it was not until July 19th that there were enough members to start the proceedings. I am certain I would have been a staunch supporter of selecting a more central, permanent capital so that the council could convene on time. This was done in 1824 when Tallahassee was selected as a central site for the Florida Capital to end the 28 day travel time for meetings.

It was in 1836 that the Florida neighborhood began its drastic change, when Territorial Governor Keith Call addressed the council and expressed his wishes for the Territory of Florida to join the Union. Governor Call stated. . . "I am persuaded that the intelligence, wealth and number of our inhabitants is sufficient to enable us to assume a State government, under which all of our public officers may be held immediately responsible to the people." He continued with, "It is a duty we owe ourselves to claim the right of self-government and to cease to remain in

territorial vassalage under the dominion of the Federal government. While our expenses are paid by that government, I consider this but a trifling satisfaction compared to the corresponding sacrifice of independence. . . .”

As I have observed this body I am reminded of the strong positions taken in the discussions regarding statehood which took place in 1838 and 1839 when meeting in Saint Joseph, now Port St. Joe. They made their points and fought the fight but were able to resolve their differences and develop a strong constitution for a new state of Florida. I am confident we will face our challenges with as much strength and determination. On a lighter side, I cannot help but wonder how the Legislature would look were the early restrictions on membership still in place, as it was established that no bank officers, clergymen, or persons participating in duels could be elected as a Governor, a U.S. Senator, or a member of the Legislature. I also wonder if they were around today would that illustrious list contain lawyers and former county sheriffs.

Thus, we are gathered here today to recognize the actions by President John Tyler on March 3rd, 1845 when he signed into law the act proclaiming Florida as the 27th state of the Union. There are guests in the gallery who will recognize that today is the 13th and we missed the day by ten days. Well, in 1845 it took ten days for the notice to reach Tallahassee that statehood had been granted and thus 150 years from the celebration of the arrival of that news we once again celebrate our statehood.

May the neighborhood of Florida continue to prosper and change.

**SPECIAL GUEST**

The President recognized former Senator Curt Kiser, Chairman of the Florida Sesquicentennial Commission. Upon request of the President, Senator Kiser approached the rostrum where he addressed the Senate briefly and was presented a copy of the resolution.

**REPORTS OF COMMITTEES**

The Committee on Transportation recommends the following pass: SB 232 with 2 amendments

**The bill was referred to the Committee on Banking and Insurance under the original reference.**

The Committee on Natural Resources recommends the following pass: SB 318

**The bill was referred to the Committee on Community Affairs under the original reference.**

The Committee on Governmental Reform and Oversight recommends the following pass: SB 12 with 3 amendments

The Committee on Transportation recommends the following pass: SB 126 with 2 amendments

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

The Committee on Banking and Insurance recommends the following pass: SB 486

**The bill was referred to the Committee on Health Care under the original reference.**

The Committee on Criminal Justice recommends the following pass: SB 496 with 1 amendment

The Committee on Governmental Reform and Oversight recommends the following pass: SB 564 with 1 amendment

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

The Committee on Agriculture recommends the following pass: SB 462

The Committee on Community Affairs recommends the following pass: SB 6, CS for SB 146, CS for SB 196, CS for SB 444 with 1 amendment, SJR 446, SB 478, SB 534

The Committee on Criminal Justice recommends the following pass: SB 290 with 1 amendment, SB 492, SB 504

The Committee on Education recommends the following pass: SJR 284, SB 312, SB 334 with 1 amendment, SB 468

The Committee on Judiciary recommends the following pass: SB 308 with 1 amendment, SB 646, SB 708

The Committee on Natural Resources recommends the following pass: SB 696

The Committee on Transportation recommends the following pass: CS for SB 322 with 7 amendments, CS for SB 340 with 2 amendments, SB 766 with 5 amendments

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

The Committee on Agriculture recommends the following pass: SB 578

The Committee on Banking and Insurance recommends the following pass: SB 548

The Committee on Community Affairs recommends the following pass: SB 152

The Committee on Governmental Reform and Oversight recommends the following pass: SB 328, SB 332, SB 634, SB 636, SB 638, SB 640

The Committee on Judiciary recommends the following pass: CS for SB 34, SB 750, SB 862 with 1 amendment

The Committee on Natural Resources recommends the following pass: SB 260

The Committee on Rules and Calendar recommends the following pass: CS for SJR 124

The Committee on Transportation recommends the following pass: SB 642, SB 774, SB 824

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

The Committee on Agriculture recommends a committee substitute for the following: SB 622

The Committee on Higher Education recommends a committee substitute for the following: SB 254

**The bills with committee substitutes attached contained in the foregoing reports were referred to the Committee on Governmental Reform and Oversight under the original reference.**

The Committee on Criminal Justice recommends committee substitutes for the following: SB 56, Senate Bills 464 and 508

The Committee on Higher Education recommends a committee substitute for the following: SB 278

The Committee on Transportation recommends a committee substitute for the following: Senate Bills 350 and 256

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

The Committee on Governmental Reform and Oversight recommends committee substitutes for the following: SB 182, SB 874

The Committee on Judiciary recommends committee substitutes for the following: CS for SB 18, SB 552, SB 796

The Committee on Natural Resources recommends committee substitutes for the following: SB 754, SB 1290

The Committee on Rules and Calendar recommends a committee substitute for the following: CS for SB 536

**The bills with committee substitutes attached contained in the foregoing reports were placed on the calendar.**

## COMMITTEE SUBSTITUTES

### FIRST READING

By the Committees on Judiciary and Criminal Justice and Senators Kurth and Bronson—

**CS for CS for SB 18**—A bill to be entitled An act relating to service of witness subpoenas; amending s. 48.031, F.S.; prescribing method of service in certain criminal cases; providing an effective date.

By the Committee on Criminal Justice and Senators Wexler, Thomas and Rossin—

**CS for SB 56**—A bill to be entitled An act relating to sexual predators; amending s. 775.21, F.S.; providing additional legislative findings and intent with respect to the Florida Sexual Predators Act; amending s. 775.22, F.S., relating to the requirement that persons convicted of certain sexual offenses register with the Department of Law Enforcement; requiring the Department of Law Enforcement, the Department of Corrections, the county sheriff, or the employing agency of the officer supervising the offender to notify a sexual predator of certain hearing requirements; creating s. 775.225, F.S.; requiring the state attorney to file a petition with the circuit court for a hearing to determine if the sexual predator poses a threat to the public; providing for the sexual predator to present testimony and be represented by counsel; requiring the sheriff or chief of police to publish notice notifying the community where the sexual predator resides if the court finds that the sexual predator poses a threat to the public; providing immunity from civil liability for certain officials, employees, and agencies; amending s. 775.23, F.S.; requiring the court to notify a sexual predator at the time of sentencing of the requirement for a hearing following release to determine whether the sexual predator poses a threat to the public; providing an effective date.

By the Committee on Governmental Reform and Oversight—

**CS for SB 182**—A bill to be entitled An act relating to the regulation of asbestos; amending s. 255.551, F.S., revising the definition of the term, "abatement"; amending s. 255.565, F.S.; clarifying the responsibilities of the Asbestos Oversight Program Team; amending s. 469.004, F.S.; revising conditions under which resilient floor covering or its adhesive may be moved, removed, or disposed of by a person other than a licensed asbestos contractor or asbestos consultant; authorizing the Department of Business and Professional Regulation to inspect certain asbestos-removal sites; providing conditions for which licensure as an asbestos contractor or asbestos consultant is not required for certain persons; amending s. 469.014, F.S.; providing for the department to approve certain training courses and training-course providers who offer training for persons exempt from licensure; repealing s. 54 of chapter 94-119, Laws of Florida; abrogating the repeal of s. 469.004(4), F.S., relating to certain activities for which licensure as an asbestos contractor or asbestos consultant is not required; providing an effective date.

By the Committee on Higher Education and Senator Kirkpatrick—

**CS for SB 254**—A bill to be entitled An act relating to community college personnel; creating s. 121.36, F.S.; establishing an optional retirement program for personnel occupying certain positions within the State Community College System; prescribing criteria for eligibility of posi-

tions for participation; providing procedures for electing to participate; specifying employer contribution rates; providing limitations on persons to whom benefits may be paid and on persons who may pay such benefits; providing that benefits and accumulated contributions are not subject to legal process; providing for administration of the program; amending s. 121.052, F.S.; conforming a provision related to employment in more than one state-administered system, plan, or class, to extend the application of that provision to members of the optional program; amending s. 240.319, F.S.; authorizing the community college district boards of trustees to purchase annuities as part of such optional retirement plan; providing an effective date.

By the Committee on Higher Education and Senator Horne—

**CS for SB 278**—A bill to be entitled An act relating to postsecondary education; amending s. 240.1201, F.S.; providing that certain members of the United States Armed Services at federal military establishments be classified as residents for tuition purposes; providing qualifications; providing an effective date.

By the Committee on Transportation and Senators Bankhead and Grant—

**CS for SB's 350 and 256**—A bill to be entitled An act relating to driving under the influence; amending s. 316.193, F.S.; providing an exemption to licensing requirements for DUI treatment programs; providing additional conditions of probation for a person convicted of driving while under the influence; providing for the immobilization of a defendant's vehicle for a specified period; prescribing procedures for such immobilization; providing for administrative costs; amending s. 322.292, F.S.; conforming provisions; providing an effective date.

By the Committee on Criminal Justice and Senators Jenne, Beard, Thomas, Silver and Horne—

**CS for SB's 464 and 508**—A bill to be entitled An act relating to sentencing; amending s. 20.315, F.S.; deleting a requirement that the Florida Corrections Commission review proposed changes to the statewide sentencing guidelines; amending s. 775.0823, F.S.; providing that a person convicted of certain violent offenses committed on or after a specified date against a law enforcement officer, correctional officer, state attorney, assistant state attorney, justice, or judge be sentenced under certain uniform penalties rather than sentenced under the sentencing guidelines; amending s. 777.04, F.S.; providing that a person convicted of criminal attempt, criminal solicitation, or criminal conspiracy committed on or after a specified date be sentenced under certain uniform penalties rather than sentenced under the sentencing guidelines; amending s. 784.08, F.S.; deleting a requirement that a person convicted of assault and battery committed on or after a specified date against an elderly person be sentenced under the sentencing guidelines; providing that a court may impose a term of imprisonment and a fine; amending s. 893.135, F.S.; deleting a requirement that a person convicted of certain drug-trafficking offenses committed on or after a specified date be sentenced under the sentencing guidelines; providing that a court may impose a term of imprisonment and a fine; amending s. 893.20, F.S.; providing that a person convicted of engaging in a continuing criminal enterprise committed on or after a specified date be sentenced under certain uniform penalties rather than sentenced under the sentencing guidelines; amending s. 921.188, F.S.; revising conditions under which a felon may be placed into the custody of a local detention facility; amending s. 924.06, F.S.; deleting a reference to the sentencing guidelines to conform to changes made by the act; amending s. 958.04, F.S.; providing that the sentencing limitations provided under certain uniform penalties rather than the limitations provided under the sentencing guidelines apply to a youthful offender; repealing ss. 921.001, 921.0011, 921.0012, 921.0013, 921.0014, 921.0015, 921.0016, F.S., relating to the Sentencing Commission, sentencing guidelines offense levels, the ranking of offenses not listed in the sentencing guidelines, sentencing guidelines scoresheets, adoption of the sentencing guidelines, and departures from the sentencing guidelines; repealing s. 924.07(1)(i), F.S., relating to appeals from a sentence imposed outside the sentencing guidelines; repealing s. 944.275(4)(c), F.S., relating to incentive gain-time granted according to the rank of the offense on the offense severity chart of the sentencing guidelines; amending s. 947.16, F.S.; providing that a person sentenced

for an offense committed on or after a specified date is eligible for parole consideration after serving 85 percent of his court-imposed sentence; directing the supreme court to review the sentencing practices of circuit judges; providing for the Supreme Court to submit a report of the review to the Legislature; providing effective dates.

By the Committees on Rules and Calendar; Governmental Reform and Oversight; and Senators Williams, Harden, Horne, Kirkpatrick, Sullivan, Rossin, Thomas, Myers, Grant, Bronson, Johnson, McKay, Latvala, Bankhead, Wexler, Harris, Dudley and Beard—

**CS for CS for SB 536**—A bill to be entitled An act relating to administrative rules; creating s. 11.0755, F.S.; prescribing requirements that must be considered before an agency may be given rulemaking authority by the Legislature; amending s. 11.60, F.S.; requiring reports of the Administrative Procedures Committee to contain certain information; prescribing duties of the committee; amending s. 120.52, F.S.; redefining the terms “agency” and “invalid exercise of delegated legislative authority” and defining the terms “small county” and “small city” for purposes of the Administrative Procedure Act; creating s. 120.534, F.S.; describing rulemaking authority that must be granted before an agency may adopt a rule; providing for review and repeal of rules that were adopted in excess of rulemaking authority as limited in this act; amending s. 120.535, F.S.; providing for assessment of costs and attorney’s fees against an agency that fails to prove that rulemaking was not feasible or not practicable; amending s. 120.54, F.S.; providing for notice of development of proposed rules; authorizing public workshops; requiring additional information to be given in notices of proposed rules; providing for statements of estimated regulatory costs; requiring consideration of rule impact on small counties as well as on small businesses; revising provisions on who may challenge a proposed rule, grounds for challenge, and when a challenge must be filed; providing for continuance of a rule hearing; requiring preparation of a rulemaking record; revising requirements for preparation of model rules; prescribing duties of agencies in considering alternative regulatory approaches; revising limits on when a rule may be filed for adoption; requiring filing of additional materials; providing for notice when a rule to be adopted is unchanged from the rule as previously filed; requiring additional information to be included with that certified when a rule is filed; providing for the Department of State to reject certain rules; requiring agencies to review their existing rules and report to the Governor and Legislature; amending s. 120.545, F.S.; prescribing procedures when the Administrative Procedures Committee objects to a rule; amending s. 120.55, F.S.; authorizing rather than requiring a contract; providing that the Department of State shall retain the copyright over the text of the Florida Administrative Code; increasing an allowable amount of unencumbered funds in the revolving trust fund; amending s. 120.56, F.S.; revising provisions with respect to the administrative determination of a rule by a hearing officer; defining good cause; creating s. 120.562, F.S.; providing for attorney’s fees and costs; providing for burden of proof in proving validity of a rule; amending s. 120.57, F.S.; modifying procedures in formal proceedings affecting a party’s substantial interest; amending s. 120.59, F.S.; prohibiting agencies from recovering costs and attorney’s fees; amending s. 120.68, F.S.; providing for consolidation of administrative proceedings on appeal; providing grounds for setting aside agency action; prohibiting a court from substituting its judgment for that of the hearing officer as to findings of fact; providing for legislative review of ch. 120, F.S.; providing for severability; providing effective dates.

By the Committee on Judiciary and Senator Harden—

**CS for SB 552**—A bill to be entitled An act relating to disposition of unclaimed articles; amending s. 715.065, F.S.; revising conditions under which certain unclaimed articles may be disposed of after servicing by jewelry stores or television or radio repair stores; requiring a written estimate of time of service; providing an effective date.

By the Committee on Agriculture and Senator Ostalkiewicz—

**CS for SB 622**—A bill to be entitled An act relating to Florida produce; amending s. 287.012(4), F.S.; clarifying that food is included in definitions of commodity for purposes of purchasing; amending s. 287.082, F.S., relating to competitive bids, to provide that preference be given to food produced within the state; reenacting s. 585.89(2), F.S., relating to

the purchase of beef and pork, to incorporate changes; amending s. 865.065, F.S.; deleting provisions authorizing treble damages for intentional disparagement of perishable agricultural food products; providing an effective date.

By the Committee on Natural Resources and Senator Brown-Waite—

**CS for SB 754**—A bill to be entitled An act relating to coastal construction; amending s. 161.053, F.S.; authorizing the Department of Environmental Protection to enter into certain development agreements; defining said development agreements; providing for waiver of certain procedural requirements; providing criteria for such agreements; providing for third-party challenges; prohibiting certain challenge by a property owner; authorizing the department to establish a program of general or areawide permits by rule; providing the uses of said permits; providing an effective date.

By the Committee on Judiciary—

**CS for SB 796**—A bill to be entitled An act relating to civil actions; repealing s. 57.011, F.S., relating to surety bonds filed by nonresident plaintiffs; providing an effective date.

By the Committee on Governmental Reform and Oversight—

**CS for SB 874**—A bill to be entitled An act relating to the Open Government Sunset Review Act; amending s. 119.14, F.S., to rename the act; deleting the repeal schedule for the period 1986-1995; requiring a prospective repeal and prior review for exemptions from the public records law or public meetings law which are subsequently enacted or substantially amended; specifying that the act does not apply to the Legislature or State Court System; deleting the requirement that the Legislature consider the need for conducting additional reviews of exemptions; amending s. 286.0111, F.S., to incorporate amendments to s. 119.14, F.S.; providing an effective date.

By the Committee on Natural Resources and Senators Brown-Waite and Harden—

**CS for SB 1290**—A bill to be entitled An act relating to underground petroleum storage tank cleanup; providing legislative intent; providing that after a specified date, rehabilitation work may not be eligible for reimbursement; providing that work may continue under certain conditions; providing that any person conducting a site rehabilitation program task in progress on specified priority sites may complete that task; providing that work may continue on sites pursuant to a court order; providing that no enforcement action may be taken during a specified time; providing for expiration; providing an effective date.

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

**APPOINTMENTS SUBJECT TO CONFIRMATION BY THE SENATE:**

The Secretary of State has certified that pursuant to the provisions of Section 114.05, Florida Statutes, certificates subject to confirmation by the Senate had been prepared for the following:

<i>Office and Appointment</i>	<i>For Term Ending</i>
Board of Accountancy	
Appointee: Oscher, Steven S., Tampa	10/31/98
Board of Architecture and Interior Design	
Appointees: Gerken, Carl, Ormond Beach	10/31/98
Greene, Newton, Hollywood	10/31/98
Escambia County Civil Service Board	
Appointee: Brown, M. Love, Pensacola	02/15/99
Board of Trustees, Manatee Community College	
Appointee: Matthews, A. Lamar, Jr., Sarasota	05/31/98
Construction Industry Licensing Board	
Appointees: Pepin, Richard Chase,	
West Palm Beach	10/31/98
Tate, J. Kenneth, Hollywood	10/31 97

<i>Office and Appointment</i>	<i>For Term Ending</i>
Florida Corrections Commission	
Appointees: Bolte, John R., Maitland	06/30/96
Herrera, Carlos, Jr., Miami	06/30/96
Wallace, Aaron, Tallahassee	06/30/98
Board of Dentistry	
Appointees: Garcia, Faustino Gabriel, Coral Gables	10/31/99
Scott, Edward Roosevelt II, Tallahassee	10/31/99
Education Standards Commission	
Appointee: Palmer, Mary J. Henderson, Maitland	09/30/97
Board of Directors, Enterprise Florida Capital Partnership	
Appointees: Cobb, Sue McCourt, Coral Gables	03/09/97
Hill, Arthur James, Miami	03/09/96
Commission on Government Accountability to the People	
Appointee: Chapin, Linda Welch, Orlando	08/21/97
State Board of Independent Postsecondary Vocational, Technical, Trade and Business Schools	
Appointees: Foster, M. Marie Booth, Ocala	07/01/97
Pardue, Carolyn Rennick, Tallahassee	07/01/97
Board of Opticianry	
Appointee: Winterling, Joan Palmer, Orlando	10/31/98
Public Employees Relations Commission	
Appointee: Gooding, Shirley O., Tallahassee	01/01/98
State Retirement Commission	
Appointee: Gosney, Cliff Byrd, Jr., Port Orange	12/31/98
Board of Speech-Language Pathology and Audiology	
Appointee: Bollinger, Rick L., Miami	10/31/98
Florida Commission on Veterans' Affairs	
Appointee: Kling, William, Plantation	11/16/98
<b>Referred to the Committee on Executive Business, Ethics and Elections.</b>	
Florida Public Service Commission	
Appointee: Garcia, Jose "Joe" Antonio, Miami	01/01/98
<b>Referred to the Committees on Commerce and Economic Opportunities and Executive Business, Ethics and Elections.</b>	
Secretary of Juvenile Justice	
Appointee: Ross, Calvin, Tallahassee	Pleasure of Governor
<b>Referred to the Committees on Criminal Justice and Executive Business, Ethics and Elections.</b>	
Board of Regents	
Appointee: Rosenberg, Jason J., Gainesville	09/01/95
<b>Referred to the Committees on Higher Education and Executive Business, Ethics and Elections.</b>	
Governing Board of the St. Johns River Water Management District	
Appointees: Chinoy, Kathy Geller, Jacksonville	03/01/99
Greene, Griffin Aubrey, Vero Beach	03/01/99
Harden, Patricia Trueman, Sanford	03/01/99
Mason, Otis Alphonso, St. Augustine	03/01/97
Swann, Jim (James) Terrell, Merritt Island	03/01/99
Governing Board of the South Florida Water Management District	
Appointees: Graham, William Ernest, Miami Lakes	03/01/99
Machek, Richard A., Delray Beach	03/01/99
Singer, Miriam, Miami	03/01/99
Williamson, Frank Wesley,	

Okeechobee

03/01/99

**Referred to the Committees on Natural Resources and Executive Business, Ethics and Elections.**

### REPORTS OF COMMITTEES RELATING TO EXECUTIVE BUSINESS

The Committee on Natural Resources recommends that the Senate confirm the appointments made by the Governor of:

Clifford Bailey Barksdale, as a member of Big Cypress Basin Board of the South Florida Water Management District for a term ending March 1, 1997.

Ellin Goetz, as a member of Big Cypress Basin Board of the South Florida Water Management District for a term ending March 1, 1996;

Anthony Glenn Simpson, as a member of Big Cypress Basin Board of the South Florida Water Management District for a term ending March 1, 1997;

Kingdon Helie, as a member of Coastal Rivers Basin Board of the Southwest Florida Water Management District for a term ending March 1, 1997;

Evelyn Chester Henderson, as a member of Coastal Rivers Basin Board of the Southwest Florida Water Management District for a term ending March 1, 1997;

Virginia N. Sanders, as a member of Coastal Rivers Basin Board of the Southwest Florida Water Management District for a term ending March 1, 1996;

John Phillip Griffin as a member of Hillsborough River Basin Board of the Southwest Florida Water Management District for a term ending March 1, 1997;

**The appointments contained in the foregoing report were referred to the Committee on Executive Business, Ethics and Elections under the original reference.**

### CORRECTION AND APPROVAL OF JOURNAL

The Journal of March 8 was corrected and approved.

### CO-SPONSORS

Senator Beard—SCR 620; Senator Bronson—SCR 620, SJR 968; Senator Brown-Waite—SB 722, SB 828, SJR 968; Senator Childers—SB 1364; Senator Crist—SB 970; Senator Dantzer—SB 318; Senator Dudley—SJR 968; Senator Grant—SCR 620, SB 736, SB 876, SJR 968; Senator Gutman—SB 1344; Senator Harden—SCR 620, SB 1364; Senator Harris—SCR 620; Senator Hargrett—SB 846; Senator Jennings—SB 318; Senator Johnson—SB 318, SJR 968. Senator Kirkpatrick—SB 204, SB 1350; Senator Latvala—SB 926; Senator McKay—SCR 620, SJR 968; Senator Meadows—SB 562, SB 980; Senator Silver—SCR 620; Senator Sullivan—SJR 968, Senator Thomas—SJR 968; Senator Turner—SB 562, SB 1344; Senator Williams—SCR 620

### RECESS

On motion by Senator Jennings, the Senate recessed at 10:34 a.m. for the purpose of holding committee meetings and conducting other Senate business until 9:30 a.m., Tuesday, March 14.

### SENATE PAGES

March 13-17

Kevin Chambers, Tallahassee; Sarah Dasher, McAlpin; Keri DeLucenay, Land O'Lakes; Maureen Esposito, Coral Springs; Stephanie L. Frassrand, Tallahassee; Lani Garner, Tallahassee; Monica James, Tallahassee; Alex Jefferson, Tallahassee; Andrew Knight, Brandon; Julie Parmer, Tallahassee; Danny Paul, Boca Raton; Lloyd Purdy, Winter Springs; Fadonia Reed, Havana; Lindsay West, Gainesville