SPECIAL SESSION

JOURNAL OF THE SENATE

Tuesday, July 2, 1968

The Senate was called to order by the President at 9:30 a.m. A quorum present—46:

Mr. President	de la Parte	Hollahan	Slade
Askew	Edwards	Johnson	Spencer
Bafalis	Elrod	Knopke	Stockton
Barron	Fincher	Lane	Stolzenburg
Barrow	Fisher	Mathews	Stone
Bell	Friday	O'Grady	Thomas
Boyd	Gibson	Ott	${f Weber}$
Broxson	Gong	Plante	Weissenborn
Chiles	Griffin	Poston	Wilson
Clayton	Gunter	Reuter	Young
Cross	Haverfield	Sayler	
Dooh	Henderson	Shevin	

Excused: Senator McClain. Senator Horne for the morning session.

Prayer by Senator Chester W. (Chet) Stolzenburg:

Our Heavenly Father, we come before thee this morning with hearts full of gratitude for the freedom we enjoy as citizens of this great state. We thank thee for the blessings of religious liberty and ask that this blessing never be taken from us. Cleanse each of us from selfishness, pride and greed. Direct our paths that we may serve each other in humility of spirit. We ask this morning that you protect our sons and daughters who are serving in our armed services and those prisoners who have been taken captive. We ask that you guide our deliberations here today to thy glory and the welfare of our neighbor. We ask these blessings in the name of Christ Jesus. Amen.

The Journal of July 1 was corrected and approved.

The Journal of June 28 was further corrected and approved as follows:

Wherever "Bafalis" appears, strike

Page 76, column 1, line 15, following "Stone" add the following: , Bafalis $\,$

INTRODUCTION

By the required Constitutional two-thirds vote of the Senate SB 30-2X was admitted for introduction and consideration on motion by Senator Shevin. The vote was:

Yeas-35

Mr. President	Deeb	Knopke	Shevin
Barron	Fincher	Lane	Slade
Barrow	Fisher	Mathews	Spencer
Bell	Gong	O'Grady	${f Stockton}$
Boyd	Gunter	Ott	Stone
Broxson	Haverfield	Plante	Thomas
Chiles	Henderson	Poston	\mathbf{Wilson}
Clayton	Hollahan	Reuter	Young
Cross	Inhugan	Saylor	_

Nays-3

Elrod Stolzenburg Weber

By Senator Shevin-

SB 30-2X—A bill to be entitled An act amending section 11.08, Florida Statutes, to provide for the service of witness subpoenas by a duly constituted agent of the Florida bureau of law enforcement; providing an effective date.

Was read the first time by title and referred to the Committee on Anti-Crime.

SB 31-2X failed to receive the required Constitutional twothirds vote of the Senate for introduction and consideration. The vote was:

Y	ea	s-	_	3	1

Bafalis	Deeb	Knopke	Slade
Barron	Fincher	Matĥews	Spencer
Barrow	Gong	O'Grady	Stockton
Boyd	Griffin	Plante	Stone
Broxson	Gunter	Poston	\mathbf{T} homas
Chiles	Henderson	Reuter	\mathbf{Wilson}
Clayton	Hollahan	Sayler	Young
Cross	Johnson	Shevin	

Nays-7

Mr. President	Elrod	Lane	Weber
Bell	Fisher	Stolzenburg	

On motion by Senator Elrod, the Senate reconsidered the vote by which SB 31-2X failed to receive the required Constitutional two-thirds vote for introduction and consideration. The vote was:

Yeas—37

Mr. President	Cross	Johnson	Slade
Askew	Deeb	Knopke	Spencer
Bafalis	de la Parte	${f Mathews}$	Stockton
Barron	Elrod	O'Grady	Stone
Barrow	Fincher	Ott	Thomas
Bell	Gong	Plante	Wilson
Boyd	Griffin	\mathbf{Poston}	Young
Broxson	Gunter	Reuter	
Chiles	Henderson	Sayler	
Clayton	Hollahan	Shevin	
-			

Nays-5

Fisher Lane Stolzenburg Weber Friday

By Senators Poston, Deeb, Stone and Hollahan-

SB 31-2X—A bill to be entitled An act amending Section 16, Chapter 68-27, Laws of Florida; clarifying said section with respect to sub-contracts, addendums, or renegotiations of master contracts for the improvement of realty; providing an effective date.

Was read the first time by title and referred to the Committees on Judiciary "B"; and Finance and Taxation.

By the required Constitutional two-thirds vote of the Senate SB 32-2X was admitted for introduction and consideration on motion by Senator Sayler. The vote was:

Yeas-38

Mr. President	Cross	Hollahan	Shevin
Askew	Deeb	Johnson	Slade
Bafalis	de la Parte	Knopke	Spencer
Barron	\mathbf{Elrod}	Mathews	Stockton
Barrow	Fincher	O'Grady	Stone
Bell	Friday	Ott	Thomas
Boyd	Gong	Plante	Wilson
Broxson	Griffin	Poston	Young
Chiles	Gunter	Reuter	
Clayton	Henderson	Sayler	

Nays-4

Fisher Lane

Stolzenburg Weber

By Senators Sayler, Young, Johnson, Askew and Hollahan-

SB 32-2X—A bill to be entitled An act relating to issuance of search warrants; amending section 933.18, Florida Statutes, to include violation of drug abuse laws among conditions for issuance of search warrant.

Was read the first time by title and referred to the Committee on Judiciary "B".

By the required Constitutional two-thirds vote of the Senate SR 33-2X was admitted for introduction and consideration.

By Senators Thomas, Friday, Bafalis and Gibson-

SR 33-2X—A resolution to the Florida State Turnpike Authority requesting a feasibility study for an extension of Florida's Turnpike from West Palm Beach to Belle Glade and South Bay.

Whereas, Florida State Road 80 between metropolitan West Palm Beach and the Lake Okeechobee agricultural area has in recent years gained the reputation of the deadliest stretch of highway in the nation; and

Whereas, an accident rate of more than seven times the national average has claimed more than 74 lives on Florida State Road 80 in the past four years; and

Whereas, this hazardous roadway is bordered by narrow shoulders and deep canals which provide little opportunity for drivers to pull off the road or take evasive action to avoid an impending collision; and

Whereas, Florida State Road 80 provides the only direct access route between two of Florida's fastest growing areas for the numerous tourists, school children, farm workers and other residents who must use it daily, often against their best judgment; and

Whereas, the early construction of a modern four lane highway is the only way to adequately correct this critical situation; Now, Therefore,

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

That the Florida State Turnpike Authority be and is hereby requested to conduct a feasibility study of extending Florida's Turnpike from the present West Palm Beach interchange to Belle Glade, Florida, and that the Authority also conduct a feasibility study of further extending Florida's Turnpike from Belle Glade, Florida to connect with the presently four-laned portion of Florida State Road 80 at South Bay, Florida.

Be it Further Resolved that the Florida State Turnpike Authority be and is hereby requested to conduct these feasibility studies at the earliest possible date in the interests of the preservation of life and property.

Be it Further Resolved that copies of this resolution be dispatched to the chairman and each member of the Florida State Turnpike Authority and to the Governor of the State of Florida.

Was read the first time by title. On motion by Senator Thomas, the rules were waived and SR 33-2X was placed on the Calendar.

Unanimous consent was granted Senator Thomas to take up SR 33-2X out of order.

On motion by Senator Thomas, SR 33-2X was read the second time in full and unanimously adopted.

By the required Constitutional two-thirds vote of the Senate SB 34-2X was admitted for introduction and consideration with Senator Friday voting "nay".

By Senators Poston, Deeb, Gunter, Thomas, Sayler, Hollahan, Shevin, Gong, Stone, Askew, Haverfield, de la Parte, McClain, Knopke, Fincher, Henderson, Ott, O'Grady, Elrod, Griffin, Weber, Stolzenburg and Johnson—

SB 34-2X—A bill to be entitled An act amending Section 212.08, Florida Statutes; adding 212.08(8)(f) exempting all charges made by the Boy Scouts of America, Girl Scouts of America, Young Mens Christian Association, Young Womens

Christian Association, Young Mens Hebrew Association, and Young Womens Hebrew Association, from taxes imposed by Chapter 212; providing an effective date.

Was read the first time by title and referred to the Committees on Judiciary "B"; and Finance and Taxation.

SB 35-2X failed to receive the required Constitutional twothirds vote of the Senate for introduction and consideration. The vote was:

Yeas-18

Bafalis Griffin Poston Stone Barrow Haverfield Reuter Thomas Fincher Sayler Henderson Wilson Gibson Hollahan Shevin Gong Knopke Spencer

Nays-25

Mr. President Cross Johnson Stockton Askew Deeb Stolzenburg Lane Barron Edwards Mathews \mathbf{Weber} Bell Elrod O'Grady Young Broxson Fisher Ott Chiles Friday Plante Clayton Gunter Slade

By Senator Askew—

SB 36-2X—A bill to be entitled An act relating to the Judicial Department-Circuit Courts and Other Related Matters; providing an appropriation; providing an effective date.

Was read the first time by title. On motion by Senator Askew, the rules were waived and the bill was placed on the Calendar.

Unanimous consent was granted Senator Askew to take up SB 36-2X out of order.

On motions by Senator Askew, the rules were waived and SB 36-2X was read the second time by title, the third time in full, passed and certified to the House. The vote was:

Yeas-40

Mr. President de la Parte Haverfield Shevin Askew Edwards Henderson Slade Bafalis Elrod Hollahan Spencer Fincher Barrow Knopke Lane Stockton Bell Fisher Stolzenburg Boyd Friday Mathews Stone Broxson Chiles O'Grady Ott Gibson Thomas Gong Griffin Weber Clayton Poston Weissenborn Cross Gunter Reuter Wilson

Nays-6

Barron Johnson Sayler Young Deeb Plante

SCR 37-2X failed to receive the required Constitutional twothirds vote of the Senate for introduction and consideration.

By Senators Barron, Barrow and Horne-

SB 38-2X—A bill to be entitled An act relating to the board of administration; amending section 272.123(1), Florida Statutes, relating to the issuance of revenue bonds by the state board of administration on the request of the board of commissioners of state institutions concerning the capitol center project; providing for an increase in the average net interest cost to the board of said bonds from four and one-half percent to six percent; providing an effective date.

Was read the first time by title and referred to the Committee on Judiciary "B".

By Senator Boyd-

SB 39-2X—A bill to be entitled An act relating to educational agencies; amending Chapter 229, Florida Statutes, by adding thereto Section 229.064; providing a maximum interest rate allowable on bonds issued pursuant to section 18, article XII of the State Constitution of 1885 as amended; providing an effective date.

Was read the first time by title and referred to the Committee on Judiciary "B".

The President Pro Tempore presiding.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Verle A. Pope President of the Senate

July 1, 1968

I am directed to inform the Senate that the House of Representatives has passed SB 9-2X.

> Respectfully, ALLEN MORRIS Clerk, House of Representatives

The bill, contained in the above message, was ordered enrolled.

The Honorable Verle A. Pope President of the Senate

July 1, 1968

I am directed to inform the Senate that the House of Representatives has refused to recede from House amendment to-

By Senators Mathews and Spencer-

SJR 5-2X—A joint resolution proposing a revision of Article VIII of the Constitution of the State of Florida relating to counties and cities.

And the Speaker of the House has granted the request of the Senate and has appointed Representatives Yarborough, Danahy, Middlemas, Whitson, Humphrey, Andrews, and Walker as conferees on SJR 5-2X.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

The Honorable Verle A. Pope

July 1, 1968

President of the Senate

Sir:

I am directed to inform the Senate that the House of Representatives has appointed Representatives Ducker, Wolfson, Lewis, Ryals, James, Robinson, and Brantley as a Conference Committee to confer with a like committee on the part of the Senate to adjust the differences on Senate amendment to HJR 3-2X.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

The Honorable Verle A. Pope President of the Senate

July 1, 1968

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

By Representative Graham and others-

HB 50-2X-A bill to be entitled An act relating to the state university system under the board of regents; amending section 243.03, Florida Statutes relating to the issuance of revenue certificates; raising the ceiling on interest rates; providing an effective date.

By the Committee on Appropriations-

HB 67-2X--A bill to be entitled An act relating to the Judicial Department-Circuit Courts and Other Related Matters; providing an appropriation; providing an effective date.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

House Bills 50-2X and 67-2X, contained in the above message, were read the first time by title. On motions by Senator Askew

the rules were waived and the bills were placed on the Calen-

Unanimous consent was granted Senator Askew to take up House Bills 50-2X and 67-2X out of order.

On motions by Senator Askew, the rules were waived and HB 50-2X was read the second time by title, the third time in full, passed and certified to the House. The vote was:

Yeas-44

Mr. President	de la Parte	Henderson	Sayler
Askew	Edwards	Hollahan	Shevin
Bafalis	Elrod	Johnson	Slade
Barron	Fincher	Knopke	Spencer
Barrow	Fisher	Lane	Stolzenburg
Bell	Friday	Mathews	Stone
Boyd	Gibson	O'Grady	Thomas
Broxson	Gong	Ott	${f Weber}$
Chiles	Griffin	Plante	Weissenborn
Clayton	Gunter	Poston	\mathbf{Wilson}
Cross	Haverfield	Reuter	Young

Nays—2

Stockton

On motions by Senator Askew, the rules were waived and HB 67-2X was read the second time by title, the third time in full, passed and certified to the House. The vote was:

Yeas-44

Mr. President	de la Parte	Henderson	Sayler
Askew	Edwards	Hollahan	Shevin
Bafalis	\mathbf{Elrod}	Johnson	Slade
Barron	Fincher	Knopke	Spencer
Barrow	Fisher	Lane	Stolzenburg
Bell	Friday	Mathews	Stone
Boyd	Gibson	O'Grady	Thomas
Broxson	Gong	Ott	${f Weber}$
Chiles	Griffin	Plante	Weissenborn
Clayton	Gunter	Poston	\mathbf{Wilson}
Cross	Haverfield	Reuter	\mathbf{Young}

Nays—2

Deeb Stockton

The Honorable Verle A. Pope President of the Senate

July 2, 1968

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

By Representative Sessums and others-

HB 15-2X-A bill to be entitled An act amending section 348.56(2), Florida Statutes, relating to the issuance of bonds of the Tampa-Hillsborough County Expressway Authority; providing an effective date.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

HB 15-2X, contained in the above message, was read the first time by title. On motion by Senator Ott, the rules were waived and the bill was placed on the Calendar.

The Honorable Verle A. Pope President of the Senate

July 2, 1968

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

By Representative Sessums and others-

HB 16-2X—A bill to be entitled An act relating to Tampa-Hillsborough County Expressway Authority; amending sub-section (2) of section 7 of chapter 63-447, Laws of Florida, in-creasing maximum interest payable on bonds; providing an effective date.

Proof of publication attached.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to HB 16-2X.

HB 16-2X, contained in the above message, was read the first time by title. On motion by Senator Ott, the rules were waived and the bill was placed on the Calendar.

The Honorable Verle A. Pope President of the Senate July 2, 1968

Sir

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

By Representative Hartnett and Others-

HB 64-2X—A bill to be entitled An act relating to Inter-American Center Authority; amending section 554.08(1), Florida Statutes, to increase the maximum interest rate from six percent (6%) to seven percent (7%) per annum for revenue bonds issued by said authority; providing an effective date.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

HB 64-2X, contained in the above message, was read the first time by title and referred to the Committee on Judiciary "B".

The Honorable Verle A. Pope President of the Senate July 2, 1968

Cim.

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

By Representative Middlemas and Others-

HB 51-2X—A bill to be entitled An act relating to general and miscellaneous appropriations; amending the introductory paragraph of subsection (1) and amending paragraph (d) of subsection (1) of section 282.013, Florida Statutes, to authorize the state board of education to allocate funds which become available pursuant to section 19, article XII of the state constitution; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

HB 51-2X, contained in the above message, was read the first time by title. On motion by Senator Askew, the rules were waived and the bill was placed on the Calendar.

On motion by Senator Askew, the House was requested to return SB 19-2X.

The following Conference Committee Report was read:

CONFERENCE COMMITTEE REPORT ON HJR 3-2X

The Honorable Verle A. Pope President of the Senate

The Honorable Ralph D. Turlington Speaker, House of Representatives

Dear Sirs:

Your Conference Committee on the disagreeing votes of the two Houses on the Senate amendment and the House amendment to HJR 3-2X, the same being:

A joint resolution proposing a revision of Article VI of the Constitution of the State of Florida relating to suffrage and eligibility.

-having met, and after full and free conference, have agreed

to recommend and do recommend to their respective Houses, as follows:

That the Senate recede from the Senate amendment; that the Senate and House adopt the Conference Committee amendment which is attached hereto and made a part of this report and pass HJR 3-2X as amended by the Conference Committee amendment.

Respectfully submitted,

Louis Wolfson, II John L. Ryals Lew Brantley Gerald Lewis A. S. Robinson William G. James Managers on the part of the Wilbur Boyd, 31st District John R. Broxson, 1st District J. Emory Cross, 7th District Tom Slade, 9th District Richard B. Stone, 48th District Dennis J. Patrick O'Grady, 15th District Managers on the part of the Senate

House of Representatives

Conference Committee Amendment—Article VI, Section 2, on page 1, strike all of Section 2 and insert:

Section 2. ELECTORS.—Every citizen of the United States who is at least nineteen-years of age [twenty-one years of age] and who has been a permanent resident for one year in the state and six months in a county, if registered as provided by law, shall be an elector of that county. Provisions may be made by law for other bona fide residents of the state who are at least nineteen-years of age [twenty-one years of age] to vote in the election of presidential electors.

On motion by Senator O'Grady, the Senate receded from the Senate Amendment to HJR 3-2X.

On motion by Senator O'Grady, the Senate adopted the Conference Committee Amendment to HJR 3-2X, as attached to and made a part of the foregoing report.

On motion by Senator O'Grady, HJR 3-2X as amended by the Conference Committee Amendment was read in full, as follows:

HJR 3-2X—A joint resolution proposing a revision of Article VI of the Constitution of the State of Florida relating to suffrage and eligibility.

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

That the following proposed revision of Article VI of the Constitution of the State of Florida is hereby agreed to and shall be submitted to the electors of this state for ratification or rejection at the next general election to be held in November 1968:

ARTICLE VI

SUFFRAGE AND ELECTIONS

Section 1. REGULATION OF ELECTIONS.—All elections by the people shall be by direct and secret vote. General elections shall be determined by a plurality of votes cast. Registration and elections shall, and political party functions may, be regulated by law.

Section 2. ELECTORS.—Every citizen of the United States who is at least nineteen-years of age [twenty-one years of age] and who has been a permanent resident for one year in the state and six months in a county, if registered as provided by law, shall be an elector of that county. Provisions may be made by law for other bona fide residents of the state who are at least nineteen-years of age [twenty-one years of age] to vote in the election of presidential electors.

Section 3. OATH.—Each eligible citizen upon registering shall subscribe the following: "I do solemnly swear (or affirm) that I will protect and defend the Constitution of the United States and the Constitution of the State of Florida, and that I am qualified to register as an elector under the Constitution and laws of the State of Florida."

Section 4. DISQUALIFICATIONS.—No person convicted of a felony, or adjudicated in this or any other state to be mentally incompetent, shall be qualified to vote or hold office until restoration of civil rights or removal of disability.

Section 5. GENERAL AND SPECIAL ELECTIONS.—A general election shall be held in each county on the first Tuesday after the first Monday in November of each even-numbered year to choose a successor to each elective state and county

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officer, other than justices and judges, whose term will expire before the next general election and, except as provided herein, to fill each vacancy in elective office for the unexpired portion of the term. Elections to choose justices and judges, special elections, and referenda shall be held as provided by law.

Section 6. MUNICIPAL AND DISTRICT ELECTIONS.—Registration and elections in municipalities shall, and in other governmental entities created by statute may, be provided by law.

--was passed as amended by the required Constitutional three-fifths vote of all members elected to the Senate and certified to the House. The vote was:

Yeas-30

Mr. President Askew Barron Boyd Broxson Chiles Clayton Cross	Fincher Fisher Friday Gibson Gong Griffin Gunter Haverfield	Henderson Hollahan Knopke Lane Mathews O'Grady Poston Shevin	Slade Spencer Stone Thomas Weissenborn Wilson
Nays—15			
Bafalis Barrow Bell Deeb	Edwards Elrod Johnson Ott	Plante Reuter Sayler Stockton	Stolzenburg Weber Young

On motion by Senator Griffin, by two-thirds vote, SB 27-2X was withdrawn from the Committee on Finance and Taxation and placed on the Calendar.

Unanimous consent was granted Senator Griffin to take up out of order-

SB 27-2X—A bill to be entitled An act relating to the tax on sales, use and other transactions; amending section 212.02 (9), Florida Statutes, to require governmental instrumentalities to collect the tax in certain circumstances; amending section 212.03(6), Florida Statutes, to restate the levying of the tax on rental of parking or docking spaces; adding paragraphs (i) and (j) to section 212.06(2), Florida Statutes, containing definitions of "dealer"; adding section 212.07(2A), Florida Statutes, to make a purchaser who cannot prove payment of the tax to his vendor or lessor to be directly liable to the state for the tax, interest, and penalties due; providing an effective date.

On motions by Senator Griffin, the rules were waived and SB 27-2X was read the second time by title, the third time in full, passed and certified to the House. The vote was: Yeas—46 Nays—None

Mr. President	de la Parte	Hollahan	Slade
Askew	Edwards	Johnson	Spencer
Bafalis	\mathbf{Elrod}	Knopke	Stockton
Barron	Fincher	Lane	Stolzenburg
Barrow	Fisher	Mathews	Stone
Bell	Friday	O'Grady	Thomas
Boyd	Gibson	Ott	${f Weber}$
Broxson	Gong	Plante	Weissenborn
Chiles	Griffin	Poston	Wilson
Clayton	Gunter	Reuter	Young
Cross	Haverfield	Sayler	J
Deeb	Henderson	Shevin	

On motion by Senator Mathews, the Senate recessed at 10:55

The Senate was called to order by the President at 11:37 a.m. A quorum present.

On motion by Senator Mathews, the rules were waived and the Senate recessed at 11:43 a.m. to reconvene at 1:30 p.m.

AFTERNOON SESSION

The Senate was called to order by the President at 1:30 p.m. A quorum present—47:

Mr. President	Bell	Cross	Fincher
Askew	Boyd	\mathbf{Deeb}	${f Fisher}$
Bafalis	Broxson	de la Parte	Friday
Barron	Chiles	Edwards	Gibson
Barrow	Clayton	Elrod	Gong

Griffin	Knopke	Reuter	Stone
Gunter	Lane	Sayler	Thomas
Haverfield	Mathews	Shevin	Weber
Henderson	O'Grady	Slade	Weissenborn
Hollahan	Ott	Spencer	Wilson
Horne	Plante	Stockton	Young
Johnson	Poston	Stolzenburg	3

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

INTRODUCTION

By Senators Ott, Knopke, de la Parte and McClain—

SB 40-2X—A bill to be entitled An act relating to Tampa-Hillsborough County Expressway Authority; amending subsection (2) of section 7 of chapter 63-447, Laws of Florida, increasing maximum interest payable on bonds; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 40-2X.

Was read the first time by title and referred to the Committee on Judiciary "B".

By Senators Ott, Knopke, McClain and de la Parte-

SB 41-2X—A bill to be entitled An act amending section 348.56(2), Florida Statutes, relating to the issuance of bonds of the Tampa-Hillsborough County Expressway Authority; providing an effective date.

Was read the first time by title and referred to the Committee on Judiciary "B".

EXECUTIVE BUSINESS

Honorable Verle A. Pope President of the Senate The Capitol Tallahassee, Florida

Dear Mr. President:

It is my pleasure to inform the Senate of the following appointment and respectfully request confirmation thereof:

J. B. Tompkins, Government Reservation, U.S. Army Engineers, Post Office Box 431, Miami Beach, Florida, to the Board of Pilot Commissioners for the Port of Miami, Dade County, for a term ending October 25, 1971.

Sincerely, CLAUDE R. KIRK, JR. Governor

—which was referred to the Special Select Committee on Executive Appointments and Suspensions.

On motion by Senator Mathews, the Senate recessed at 1:55 p.m.

The Senate was called to order by the President at 3:00 p.m. A quorum present.

By permission the following reports were received:

REPORTS OF COMMITTEES

The Committee on Anti-Crime recommends the following pass: SB 30-2X with 1 amendment.

The Committee on Judiciary "B" recommends the following pass: SB 29-2X, SB 32-2X, SB 38-2X, SB 39-2X, SB 40-2X, SB 41-2X, SB 28-2X with 2 amendments and HB 64-2X with 1 amendment.

The bills were placed on the Calendar.

The Committee on Judiciary "B" recommends the following pass: SB 31-2X with 1 amendment.

The bill was referred to the Committee on Finance and Taxation

The Committee on Judiciary "B" recommends the following not pass: SB 34-2X.

The bill was laid on the table.

On motion by Senator Mathews, the rules were waived and time of adjournment was extended until 12 midnight.

On motion by Senator Askew, the Senate reconsidered the vote by which SB 36-2X passed this day, the Senate having passed an identical House bill.

By permission, Senator Askew withdrew SB 36-2X from the Senate.

On motion by Senator Mathews, the Senate recessed at 3:21 p.m.

The Senate was called to order by the President at 4:38 p.m. A quorum present.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Verle A. Pope President of the Senate July 2, 1968

Sir

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report on—

By Senators Mathews and Spencer-

SJR 5-2X—A joint resolution proposing a revision of Article VIII of the Constitution of the State of Florida relating to counties and cities.

—and has adopted the Conference Committee Report in its entirety and has passed SJR 5-2X as amended by the Conference Committee Report by the required Constitutional three-fifths vote of all members elected to the House.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

The following Conference Committee Report was read:

CONFERENCE COMMITTEE REPORT ON SJR 5-2X

Honorable Verle A. Pope President of the Senate July 2, 1968

Honorable Ralph D. Turlington Speaker, House of Representatives

Dear Sirs:

Your Conference Committee on the disagreeing votes of the two Houses on House amendment to Senate Joint Resolution 5-2X, same being:

A joint resolution proposing a revision of Article VIII of the Constitution of the State of Florida relating to counties and cities;

having met, and after full and free conference, have agreed to recommend and do recommend to their respective Houses, as follows:

That the house recede from the House amendment and that the attached amendment to Senate Joint Resolution 5-2X be adopted, by both houses.

Respectfully submitted, Reubin O'D Askew Chairman Conferees on the part of the Senate

Jess Yarborough Chairman Conferees on the part of the House

Conference Committee amendment—

Strike everything after the resolving clause and insert in lieu thereof the following:

That the following proposed revision of Article VIII of the Constitution of the State of Florida is hereby agreed to and

shall be submitted to the electors of this state for ratification or rejection at the next general election to be held in November 1968.

On motion by Senator Askew, the Conference Committee Report on SJR 5-2X was adopted.

On motion by Senator Askew, the Senate adopted the Conference Committee amendment to SJR 5-2X, as attached to and made a part of the foregoing report.

On motion by Senator Askew, SJR 5-2X as amended by the Conference Committee Report was read in full as follows:

SJR 5-2X—A joint resolution proposing a revision of Article VIII of the Constitution of the State of Florida relating to counties and cities.

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

That the following proposed revision of Article VIII of the Constitution of the State of Florida is hereby agreed to and shall be submitted to the electors of this state for ratification or rejection at the next general election to be held in November 1968:

ARTICLE VIII

LOCAL GOVERNMENT

Section 1. COUNTIES .---

- (a) POLITICAL SUBDIVISIONS. The state shall be divided by law into political subdivisions called counties. Counties may be created, abolished or changed by law, with provision for payment or apportionment of the public debt.
- (b) COUNTY FUNDS. The care, custody and method of disbursing county funds shall be provided by general law.
- (c) GOVERNMENT. Pursuant to general or special law, a county government may be established by charter which shall be adopted, amended or repealed only upon vote of the electors of the county in a special election called for that purpose.
- (d) COUNTY OFFICERS. There shall be elected by the electors of each county, for terms of four years, a sheriff, a tax collector, a tax assessor, a supervisor of elections, and a clerk of the circuit court; except, when provided by county charter or special law approved by vote of the electors of the county, any county officer may be chosen in another manner therein specified, or any county office may be abolished when all the duties of the office prescribed by general law are transferred to another office. When not otherwise provided by county charter or special law approved by vote of the electors, the clerk of the circuit court shall be ex officio clerk of the board of county commissioners, auditor, recorder and custodian of all county funds.
- (e) COMMISSIONERS. Except when otherwise provided by county charter, the governing body of each county shall be a board of county commissioners composed of five members serving staggered terms of four years. After each decennial census the board of county commissioners shall divide the county into districts of contiguous territory as nearly equal in population as practicable. One commissioner residing in each district shall be elected by the electors of the county.
- (f) NON-CHARTER GOVERNMENT. Counties not operating under county charters shall have such power of self-government as is provided by general or special law. The board of county commissioners of a county not operating under a charter may enact, in a manner prescribed by general law, county ordinances not inconsistent with general or special law, but an ordinance in conflict with a municipal ordinance shall not be effective within the municipality to the extent of such conflict.
- (g) CHARTER GOVERNMENT. Counties operating under county charters shall have all powers of local self-government not inconsistent with general law, or with special law approved by vote of the electors. The governing body of a county operating under a charter may enact county ordinances not inconsistent with general law. The charter shall provide which shall prevail in the event of conflict between county and municipal ordinances.
- (h) TAXES—LIMITATION. Property situate within municipalities shall not be subject to taxation for services rendered by the county exclusively for the benefit of the property or residents in unincorporated areas.

- (i) COUNTY ORDINANCES. Each county ordinance shall be filed with the secretary of state and shall become effective at such time thereafter as is provided by general law.
- (j) VIOLATION OF ORDINANCES. Persons violating county ordinances shall be prosecuted and punished as provided by law.
- (k) COUNTY SEAT. In every county there shall be a county seat at which shall be located the principal offices and permanent records of all county officers. The county seat may not be moved except as provided by general law. Branch offices for the conduct of county business may be established elsewhere in the county by resolution of the governing body of the county in the manner prescribed by law. No instrument shall be deemed recorded in the county until filed at the county seat according to law.

Section 2. MUNICIPALITIES .--

- (a) ESTABLISHMENT. Municipalities may be established or abolished and their charters amended pursuant to general or special law. When any municipality is abolished, provision shall be made for the protection of its creditors.
- (b) POWERS. Municipalities shall have governmental, corporate and proprietary powers to enable them to conduct municipal government, perform municipal functions and render municipal services, and may exercise any power for municipal purposes except as otherwise provided by law. Each municipal legislative body shall be elective.
- (c) ANNEXATION. Municipal annexation of unincorporated territory, merger of municipalities, and exercise of extraterritorial powers by municipalities shall be as provided by general or special law.
- Section 3. CONSOLIDATION.—The government of a county and the government of one or more municipalities located therein may be consolidated into a single government which may exercise any and all powers of the county and the several municipalities. The consolidation plan may be proposed only by special law, which shall become effective if approved by vote of the electors of the county, or of the county and municipalities affected, as may be provided in the plan. Consolidation shall not extend the territorial scope of taxation for the payment of pre-existing debt except to areas whose residents receive a benefit from the facility or service for which the indebtedness was incurred.
- Section 4. TRANSFER OF POWERS.—By law or by resolution of the governing bodies of each of the governments affected, any function or power of a county, municipality or special district may be transferred to or contracted to be performed by another county, municipality or special district, after approval by vote of the electors of the transferor and approval by vote of the electors of the transferee, or as otherwise provided by law.
- Section 5. LOCAL OPTION.—Local option on the legality or prohibition of the sale of intoxicating liquors, wines or beers shall be preserved to each county. The status of a county with respect thereto shall be changed only by vote of the electors in a special election called upon the petition of twenty-five per cent of the electors of the county, and not sooner than two years after an earlier election on the same question. Where legal, the sale of intoxicating liquors, wines and beers shall be regulated by law.

Section 6. SCHEDULE.

- (a) This article shall replace all of Article VIII of the Constitution of 1885, as amended, except those sections expressly retained and made a part of this article by reference.
- (b) COUNTIES—COUNTY SEATS—MUNICIPALITIES—DISTRICTS. The status of the following items as they exist on the date this article becomes effective is recognized and shall be continued until changed in accordance with law: the counties of the state; their status with respect to the legality of the sale of intoxicating liquors, wines and beers; the method of selection of county officers; the performance of municipal functions by county officers; the county seats; and the municipalities and special districts of the state, their powers, jurisdiction and government.
- (c) OFFICERS TO CONTINUE IN OFFICE. Every person holding office when this article becomes effective shall

- continue in office for the remainder of the term if that office is not abolished. If the office is abolished the incumbent shall be paid adequate compensation, to be fixed by law, for the loss of emoluments for the remainder of the term.
- (d) ORDINANCES. Local laws relating only to unincorporated areas of a county on the effective date of this article may be amended or repealed by county ordinance.
- (e) CONSOLIDATION AND HOME RULE. Article VIII, Sections 9, 10, 11 and 24, of the Constitution of 1885, as amended, shall remain in full force and effect as to each county affected, as if this article had not been adopted, until that county shall expressly adopt a charter or home rule plan pursuant to this article. All provisions of the Metropolitan Dade County Home Rule Charter, heretofore or hereafter adopted by the electors of Dade County pursuant to Article VIII, Section 11, of the Constitution of 1885, as amended, shall be valid, and any amendments to such charter shall be valid; provided that the said provisions of such charter and the said amendments thereto are authorized under said Article VIII, Section 11, of the Constitution of 1885, as amended.
- (f) DADE COUNTY—POWERS CONFERRED UPON MUNICIPALITIES. To the extent not inconsistent with the powers of existing municipalities or general law, the Metropolitan Government of Dade County may exercise all the powers conferred now or hereafter by general law upon municipalities.
- (g) DELETION OF OBSOLETE SCHEDULE ITEMS. The legislature shall have power, by joint resolution, to delete from this article any subsection of this Section 6, including this subsection, when all events to which the subsection to be deleted is or could become applicable have occurred. A legislative determination of fact made as a basis for application of this subsection shall be subject to judicial review.
- —was passed as amended by the required Constitutional three-fifths vote of all members elected to the Senate and ordered engrossed. The vote was:

Yeas-38

Barrow

Mr. President Askew Bafalis Bell Boyd Broxson Chiles Cross Deeb de la Parte	Elrod Fincher Friday Gong Griffin Gunter Haverfield Hollahan Horne Johnson	Knopke Lane Mathews O'Grady Ott Plante Poston Reuter Sayler Shevin	Slade Spencer Stockton Stone Thomas Weber Wilson Young
Nays—8			
Barron	Clayton	Fisher	Henderson

Edwards

On motion by Senator Edwards, by two-thirds vote, SB 18-2X was withdrawn from the Committee on Rules and Calendar and placed on the Calendar.

Gibson

Stolzenburg

Unanimous consent was granted Senator Edwards to take up out of order—

SB 18-2X—A bill to be entitled An act relating to transfer of surplus property between boards of county commissioners and boards of public instruction; amending chapter 125, Florida Statutes, by adding section 125.405 authorizing transfers to boards of public instruction under certain conditions; adding subsection (4) to section 235.04, Florida Statutes, authorizing such transfers to boards of county commissioners under certain conditions.

On motions by Senator Edwards, the rules were waived and SB 18-2X was read the second time by title, the third time in full, passed and certified to the House. The vote was: Yeas—47 Nays—None

Mr. President	Clayton	Gibson	Knopke
Askew	Cross	Gong	Lane
Bafalis	Deeb	Griffin	Mathews
Barron	de la Parte	Gunter	O'Grady
Barrow	Edwards	Haverfield	Ott
Bell	Elrod	Henderson	Plante
Boyd	Fincher	Hollahan	Poston
Broxson	Fisher	Horne	Reuter
Chiles	Friday	Johnson	Sayler
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Shevin	Stockton	Thomas	Wilson
Slade	Stolzenburg	Weber	Young
Spencer	Stone	Weissenborn	

Senator Young moved that the rules be waived and SB 11-2X be withdrawn from the Committee on Transportation and Safety and placed on the Calendar.

A substitute motion by Senator Mathews failed that the Senate proceed to the consideration of Senate Joint Resolutions on Second Reading.

The motion by Senator Young failed. The vote was:

Yeas-27

Mr. President	Clayton	Gunter	Slade
Askew	\mathbf{Deeb}	Henderson	Stolzenburg
Barron	Edwards	${f Johnson}$	Thomas
Barrow	Elrod	Lane	\mathbf{Weber}
Bell	Fisher	O'Grady	Wilson
Boyd	Gibson	Plante	\mathbf{Young}
Broxson	Gong	Sayler	
Nays—16			

Chiles	Friday	Mathews	Shevin
Cross	Haverfield	Ott	Spencer
de la Parte	Hollahan	Poston	Stockton
Fincher	Horne	Reuter	Stone

SECOND READING

SB 28-2X—A bill to be entitled An act relating to Inter-American Center Authority; amending section 554.08(1), Flor-ida Statutes, to increase the maximum interest rate from six percent (6%) to seven percent (7%) per annum for revenue bonds issued by said authority; providing an effective date.

Was taken up. On motion by Senator Haverfield, the rules were waived and SB 28-2X was read the second time by title.

Senator Hollahan offered the following amendment which was adopted:

In Section 1, line 29, on page 2, strike: "The authority may sell such bonds in such manner, either at public or private sale." and insert the following:

The authority shall offer such bonds for public sale and in the event no acceptable bids are received at such public sale, then the authority may sell such bonds in such manner, etc.

Senator Hollahan also offered the following amendment which

In title, after the word "authority", strike: "; providing an effective date." and insert the following: ; providing for the sale of said bonds; providing an effective date.

Pending further consideration of SB 28-2X as amended, unanimous consent was granted Senator Hollahan to take up out of order-

HB 64-2X-A bill to be entitled An act relating to Inter-American Center Authority; amending section 554.08(1), Florida Statutes, to increase the maximum interest rate from six percent (6%) to seven percent (7%) per annum for revenue bonds issued by said authority; providing an effective date.

On motion by Senator Hollahan, the rules were waived and HB 64-2X was read the second time by title.

Senator Hollahan offered the following amendment which was adopted:

In title, after the word "authority", strike: "; providing an effective date." and insert the following: ; providing for the sale of said bonds; providing an effective date.

On motion by Senator Hollahan, the rules were waived and HB 64-2X as amended was read the third time in full, passed and certified to the House. The vote was:

Yeas--32

Mr. President	Barrow	<u>de</u> la Parte	Friday
Askew	Bell	\mathbf{E} lrod	Gibson
Bafalis	Cross	Fisher	Gong

Horne Ott Slade W Johnson Plante Spencer W	omas eber ilson oung
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Nays-8

Barron	Broxson	Deeb	Henderson
Boyd	Chiles	Edwards	Stockton

SB 28-2X as amended was laid on the table.

SB 32-2X—A bill to be entitled An act relating to issuance of search warrants; amending section 933.18, Florida Statutes, to include violation of drug abuse laws among conditions for issuance of search warrant.

Was taken up. On motions by Senator Sayler, the rules were waived and SB 32-2X was read the second time by title, the third time in full, passed and certified to the House. The vote was: Yeas-47 Nays-None

Mr. President	de la Parte	Hollahan	Shevin
Askew	Edwards	Horne	Slade
Bafalis	Elrod	Johnson	Spencer
Barron	Fincher	Knopke	Stockton
Barrow	Fisher	Lane	Stolzenburg
Bell	Friday	Mathews	Stone
Boyd	Gibson	O'Grady	Thomas
Broxson	Gong	Ott	\mathbf{Weber}
Chiles	Griffin	Plante	Weissenborn
Clayton	Gunter	Poston	\mathbf{Wilson}
Cross	Haverfield	\mathbf{Reuter}	Young
Deeb	Henderson	Sayler	Ū

On motion by Senator Young, by two-thirds vote, SB 11-2X was withdrawn from the Committee on Transportation and Safety and placed on the Calendar. The vote was:

Yeas-34

Mr. President	Cross	Hollahan	Stolzenburg
Askew	Deeb	Horne	Stone
Bafalis	\mathbf{Elrod}	${f Johnson}$	${f Thomas}$
Barron	Fisher	Lane	${f Weber}$
Barrow	Friday	O'Grady	Weissenborn
Bell	Gibson	Plante	\mathbf{Wilson}
Boyd	Gong	Reuter	Young
Broxson	Gunter	Sayler	
Clayton	Henderson	Slade	
Nays—11			
Chiles de la Parte Edwards	Haverfield Knopke Mathews	Ott Poston Shevin	Spencer Stockton

SB 38-2X—A bill to be entitled An act relating to the board of administration; amending section 272.123(1), Florida Statutes, relating to the issuance of revenue bonds by the state board of administration on the request of the board of commissioners of state institutions concerning the capitol center project; providing for an increase in the average net interest cost to the board of said bonds from four and one-half percent to six percent; providing an effective date.

Was taken up. On motions by Senator Horne, the rules were waived and SB 38-2X was read the second time by title and the third time in full.

On motion by Senator Barrow, the rules were waived and further consideration of SB 38-2X was deferred, the bill retaining its place on the Calendar.

Unanimous consent was granted Senator Boyd to take up out of order-

SB 39-2X—A bill to be entitled An act relating to educational agencies; amending Chapter 229, Florida Statutes, by adding thereto Section 229.064; providing a maximum interest rate allowable on bonds issued pursuant to section 18, article XII of the State Constitution of 1885 as amended; providing an effective date.

On motions by Senator Boyd, the rules were waived and SB 39-2X was read the second time by title, the third time in full, passed and certified to the House. The vote was: Yeas-46

Mr. President	de la Parte	Hollahan	Shevin
Askew	Edwards	Horne	Slade
Bafalis	\mathbf{Elrod}	Johnson	Spencer
Barron	Fincher	Knopke	Stolzenburg
Barrow	Fisher	Lane	Stone
Bell	Friday	Mathews	Thomas
Boyd	Gibson	O'Grady	Weber
Broxson	Gong	Ott	Weissenborn
Chiles	Griffin	Plante	Wilson
Clayton	Gunter	Poston	Young
Cross	Haverfield	Reuter	J
Deeb	Henderson	Sayler	

Navs-1

Stockton

Unanimous consent was granted Senator Ott to take up out of order-

HB 15-2X-A bill to be entitled An act amending section 348.56(2), Florida Statutes, relating to the issuance of bonds of the Tampa-Hillsborough County Expressway Authority; providing an effective date.

On motions by Senator Ott, the rules were waived and HB 15-2X was read the second time by title, the third time in full, passed and certified to the House. The vote was:

Yeas-46

Mr. President	de la Parte	Hollahan	Shevin
Askew	Edwards	Horne	Slade
Bafalis	Elrod	Johnson	Spencer
Barron	Fincher	Knopke	Stolzenburg
Barrow	Fisher	Lane	Stone
Bell	Friday	Mathews	Thomas
Boyd	Gibson	O'Grady	Weber
Broxson	Gong	Ott	Weissenborn
Chiles	Griffin	Plante	Wilson
Clayton	Gunter	Poston	Young
Cross	Haverfield	Reuter	•
Deeb	Henderson	Sayler	

Nays—1

Stockton

SB 41-2X was laid on the table.

Unanimous consent was granted Senator Ott to take up out

HB 16-2X—A bill to be entitled An act relating to Tampa-Hillsborough County Expressway Authority; amending sub-section (2) of section 7 of chapter 63-447, Laws of Florida, increasing maximum interest payable on bonds; providing an effective date.

On motions by Senator Ott, the rules were waived and HB 16-2X was read the second time by title, the third time in full, passed and certified to the House. The vote was:

Yeas-46

Mr. President	de la Parte	Hollahan	Shevin
Askew	Edwards	Horne	\mathbf{Slade}
Bafalis	\mathbf{Elrod}	Johnson	Spencer
Barron	Fincher	Knopke	Stolzenburg
Barrow	Fisher	Lanê	Stone
Bell	Friday	Mathews	Thomas
Boyd	Gibson	O'Grady	${f Weber}$
Broxson	Gong	Ott	Weissenborn
Chiles	Griffin	Plante	Wilson
Clayton	Gunter	Poston	Young
Cross	Haverfield	Reuter	Ü
Deeb	Henderson	Savler	

Nays—1

Stockton

SB 40-2X was laid on the table.

SB 38-2X—A bill to be entitled An act relating to the board of administration; amending section 272.123(1), Florida Statutes, relating to the issuance of revenue bonds by the state board of administration on the request of the board of commissioners of state institutions concerning the capitol center

project; providing for an increase in the average net interest cost to the board of said bonds from four and one-half percent to six percent; providing an effective date.

Was taken up pending roll call, passed and certified to the House. The vote was:

Yeas-28

Mr. President Chiles

Mr. President Askew Bafalis Barron Barrow Boyd Broxson	Chiles Clayton Cross Deeb de la Parte Edwards Fincher	Friday Gibson Gong Griffin Horne Knopke Mathews	O'Grady Ott Poston Shevin Slade Stone Young
Nays—18			
Bell Elrod Fisher Gunter Haverfield	Henderson Hollahan Johnson Lane Plante	Reuter Sayler Spencer Stockton Stolzenburg	Weber Weissenborn Wilson

On motion by Senator Poston, by two-thirds vote, SB 31-2X was withdrawn from the Committee on Finance and Taxation and placed on the Calendar.

Unanimous consent was granted Senator Poston to take up

SB 31-2X—A bill to be entitled An act amending Section 16, Chapter 68-27, Laws of Florida; clarifying said section with respect to sub-contracts, addendums, or renegotiations of master contracts for the improvement of realty; providing an ef-

On motion by Senator Poston, the rules were waived and SB 31-2X was read the second time by title.

Senator Horne offered the following amendment which was adopted:

In Title, line 3, page 1, strike: "clarifying said section with respect to sub-contracts, addendums, or renegotiations of master contracts for the improvement of realty;" and insert the following: ; providing that the tax refund shall also apply to sub-contracts entered into pursuant to a master contract dated prior to April 1, 1968, but shall not apply to addendums or renegotiations occurring after April 1, 1968, nor shall it apply to purchases which represent a capital investment;

On motion by Senator Poston, the rules were waived and SB 31-2X as amended was read the third time in full, passed and ordered engrossed. The vote was: Yeas—47 Nays—None.

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Mr. President	de la Parte	Hollahan	Shevin
$\mathbf{A}\mathbf{s}\mathbf{k}\mathbf{e}\mathbf{w}$	Edwards	Horne	Slade
Bafalis	Elrod	Johnson	Spencer
Barron	Fincher	Knopke	Stockton
Barrow	Fisher	Lane	Stolzenburg
\mathbf{Bell}	Friday	\mathbf{M} athews	Stone
Boyd	Gibson	O'Grady	Thomas
Broxson	Gong	Ott	Weber
Chiles	Griffin	Plante	Weissenborn
Clayton	Gunter	Poston	Wilson
Cross	Haverfield	Reuter	Young
Deeh	Henderson	Sayler	

On motion by Senator Askew, by two-thirds vote, SB 20-2X was withdrawn from the Committee on Rules and Calendar and placed on the Calendar.

Unanimous consent was granted Senator Askew to take up out of order-

SB 20-2X—A bill to be entitled An act relating to State educational agencies; amending section 229.062, Florida Statutes, providing a maximum interest rate allowable on bonds issued pursuant to section 19, article XII of the State constitution of 1885 as amended; providing an effective date.

On motions by Senator Askew, the rules were waived and SB 20-2X was read the second time by title, the third time in full, passed and certified to the House. The vote was:

Yeas-46

Mr. President	de la Parte	Hollahan	Shevin
Askew	Edwards	Horne	Slade
Bafalis	\mathbf{Elrod}	Johnson	Spencer
Barron	Fincher	Knopke	Stolzenburg
Barrow	Fisher	Lane	Stone
Bell	Friday	Mathews	Thomas
Boyd	Gibson	O'Grady	Weber
Broxson	Gong	Ott	Weissenborn
Chiles	Griffin	Plante	\mathbf{Wilson}
Clayton	Gunter	Poston	Young
Cross	Haverfield	Reuter	
Deeb	Henderson	Sayler	

Nays-1

Stockton

Unanimous consent was granted Senator Askew to take up out of order----

HB 51-2X—A bill to be entitled An act relating to general and miscellaneous appropriations; amending the introductory paragraph of subsection (1) and amending paragraph (d) of subsection (1) of section 282.013, Florida Statutes, to authorize the state board of education to allocate funds which become available pursuant to section 19, article XII of the state constitution; providing an effective date.

On motions by Senator Askew, the rules were waived and HB 51-2X was read the second time by title, the third time in full, passed and certified to the House. The vote was: Yeas-47 Nays-None

Mr. President	de la Parte	Hollahan	Shevin
Askew	Edwards	Horne	Slade
Bafalis	\mathbf{Elrod}	Johnson	Spencer
Barron	Fincher	Knopke	Stockton
Barrow	Fisher	Lane	Stolzenburg
Bell	Friday	Mathews	Stone
Boyd	Gibson	O'Grady	Thomas
Broxson	Gong	Ott	${f Weber}$
Chiles	Griffin	Plante	${f Weissenborn}$
Clayton	Gunter	Poston	${\bf Wilson}$
Cross	Haverfield	Reuter	Young
Dooh	Henderson	Savler	

SB 29-2X was laid on the table.

Unanimous consent was granted Senator Shevin to take up out of order—

SB 30-2X—A bill to be entitled An act amending section 11.08, Florida Statutes, to provide for the service of witness subpoenas by a duly constituted agent of the Florida bureau of law enforcement; providing an effective date.

On motion by Senator Shevin, the rules were waived and SB 30-2X was read the second time by title.

The Committee on Anti-Crime offered the following amendment which was adopted on motion by Senator Ott:

In Section 1, lines 26-27, page 1, strike: "Florida bureau of law enforcement" and insert the following: legislative committee

On motion by Senator Shevin, the rules were waived and SB 30-2X as amended was read the third time in full, passed and ordered engrossed. The vote was:

Yeas-45

Mr. President	Edwards	Johnson	Spencer
Askew	Fincher	Knopke	Stockton
Barron	Fisher	Lane	Stolzenburg
Barrow	Friday	Mathews	Stone
Bell	Gibson	O'Grady	Thomas
\mathbf{Boyd}	Gong	Ott	${f Weber}$
Broxson	Griffin	Plante	Weissenborn
Chiles	Gunter	Poston	Wilson
Clayton	Haverfield	Reuter	Young
Cross	Henderson	Sayler	_
Deeb	Hollahan	Shevin	
de la Parte	Horne	Slade	

Nays-1

Elrod

By permission the following report was received:

ENROLLING REPORT

Your Enrolling Clerk reports that the following has been enrolled, signed by the required Constitutional officers and presented to the Governor on July 2, 1968: SB 9-2X.

EDWIN G. FRASER Secretary of the Senate

On motion by Senator Mathews, the Senate adjourned at 6:08 p.m. to reconvene at 9:30 a.m., July 3, 1968.