

OFFICE OF THE SECRETARY

THE FLORIDA SENATE

AFCYTEL GD, / Box — { FGs /—

September 17, 1969

Dr. Charles E. Perry, President Florida International University Tamiami Trail Miami, Florida 33144

Dear President Perry:

I am enclosing a copy of CS for SB 711 establishing the University for Dade County now known as Florida International University, as enacted during the 1965 session of the legislature. I am enclosing also legislative journals relating to this and a copy of Senate Resolution 1575 as sponsored by Senator John E. Mathews which would be of interest.

We are adding the name of the university to our mailing list for receiving other publications from this office pursuant to the request of Mrs. Margaret McCollom.

With kindest regards to you and hoping that you will have occasion to visit this office when you are in the Capitol, I am

Edwin G. Fraser

EGF/hmr

Enclosures

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CHAPTER 65-296

HOUSE BILL NO. 1774

AN ACT relating to taxation; amending section 192.05, Florida Statutes, relating to stock in trade; defining just valuation; providing an effective date.

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

Section 1. Section 192.05, Florida Statutes, is amended to read:

192.05(1) Assessment of stock in trade.—All personal property considered as goods, wares and merchandise commonly known as stock in trade shall be assessed for the purpose of taxation by the counties, cities, villages, towns and taxing districts at a just valuation to be based upon the average value of such stock of goods, wares and merchandise, or stock in trade as held or owned over a period of twelve (12) months next preceding the first day of January of the year for which the assessment is made. In determining the just valuation of stock in trade, the assessor of taxes shall take into consideration (1) the invoice cost value of the goods, (2) the transitory nature of the goods en route from manufacturer to ultimate consumer, (3) the condition of the goods including depreciation, (4) the cost of storing, handling and protecting the goods, (5) the time the goods were held, and (6) such other factors as may be applicable and which reduce the value of this particular classification of tangible personal property from its initial cost.

Section 2. This act shall become effective December 31, 1965.

Approved by the Governor June 22, 1965.

Filed in Office Secretary of State June 22, 1965.

CHAPTER 65-297

SENATE BILL NO. 711

AN ACT relating to the establishment of a degree granting four year institution of higher learning in Dade county.

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WHEREAS, in the state of Florida the ratio of college students to the college age population is one-half the national average; and

WHEREAS, such discrepancy is attributable in large part to the limited number and location of degree granting institutions of higher learning; and

WHEREAS, it is essential that a higher education be afforded every high school student capable of undertaking advanced study if we are to survive in the atomic and space age; and

WHEREAS, in less than a decade more than three million people will reside in Dade county and within a fifty mile radius of the center thereof; and

WHEREAS, the demands for higher education require and will continue to require more institutions than are currently in existence, which institutions should be convenient to centers of population. NOW, THEREFORE,

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

Section 1. The state board of education and the state board of regents are authorized to establish a degree granting four year college in Dade county and to make a study relating to the feasibility of such action. The state board of education and the board of regents are authorized to enter into such contracts as may be necessary to carry out the provisions of this act.

Section 2. The board of county commissioners of Dade county is authorized to cooperate with the state board of education, the board of regents, any city or other county in the establishment of such institution. Dade county and any cooperating city and county are authorized to acquire lands by purchase, gift, condemnation or otherwise for such use as a county or county and city public purpose, and to donate same to the state. The state board of education and the board of regents are authorized to acquire lands and other property for the purposes of this act as a public purpose.

Section 3. The provisions of this act shall be cumulative and shall not be construed to repeal or limit any of the

powers now vested by law in any of such state agencies, counties or cities, but shall be construed to create authority in addition to any such powers.

Approved by the Governor June 22, 1965.

Filed in Office Secretary of State June 22, 1965.

CHAPTER 65-298

SENATE BILL NO. 439

AN ACT relating to barber schools and colleges; providing minimum standards for the licensing and transfer of schools or colleges of barbering; providing an effective date.

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

Section 1. Every applicant for a license to operate a registered school or college of barbering shall offer proof sufficient to the barbers' sanitary commission that the establishment of the school or college of barbering applied for in the particular place designated in the application will not be detrimental to the public welfare. In determining whether the establishment of a school or college of barbering in a particular place will be detrimental to the public welfare, the barbers' sanitary commission shall consider the need for barber college facilities or an additional school or barber college, as the case may be, in the county where the proposed school or barber college is to be located giving particular consideration to:

- (1) The economic character of the county;
- (2) The adequacy of the existing barber shops or schools or barber colleges to serve the needs of the county;
- (3) The population of the county with respect to the ability of the county to support the proposed school or college of barbering. As a minimum standard, no school or college of barbering shall be approved or licensed to operate in any county having a population of less than seven hundred fifty thousand (750,000). One (1) school or college of barbering may be established in any county having a population of at least seven hundred fifty thousand (750,000), and an additional school or

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HAPT 65- 297

A bill to be entitled

An act relating to the establishment of a degree granting four year institution of higher learning in Dade county.

WHEREAS, in the state of Florida the ratio of college students to the college age population is one-half the national average; and

WHEREAS, such discrepancy is attributable in large part to the limited number and location of degree granting institutions of higher learning; and

WHEREAS, it is essential that a higher education be afforded every high school student capable of undertaking advanced study if we are to survive in the atomic and space age; and

WHEREAS, in less than a decade more than three million people will reside in Dade county and within a fifty mile radius of the center thereof; and

WHEREAS, the demands for higher education require and will montinue to require more institutions than are currently in existence, which institutions should be convenient to centers of population. NOW, THEREFORE,

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

Section 1. The state board of education and the state ?
board of regents are authroized to establish a degree granting four year college in Dade county and to make a study relating to the feasibility of such action. The state board of education and the board of regents are authorized to enter into such contracts as may be necessary to carry out the provisions of this act.

Section 2. The board of county commissioners of Dade county is authorized to cooperate with the state board of

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education, the board of regents, any city or other county in the establishment of such institution. Dade county and any cooperating city and county are authorized to acquire lands by purchase, gift, condemnation or otherwise for such use as a county or county and city public purpose, and to donate same to the state. The state board of education and the board of regents are authorized to acquire lands and other property for the purposes of this act as a public purpose.

Section 3. The provisions of this act shall be cumulative and shall not be construed to repeal or limit any of the powers now vested by law in any of such state agencies, counties or cities, but shall be construed to create authority in addition to any such powers.

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Senate Bill No. 7//

Senate Bill No. 7//

A Bill to be entitled An Act

Committee Substitute
A Bill to be entitled An Act

An act relating to the establishment of a degree granting four year institution of higher learning in Dade County.

IN THE HOUSE	IN THE SENATE
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and Gused 1 1905 Annar Blede ac DK Chief Clerk of House of Representatives.	and Secretary of Senate.
3y Senator. of the District	By Service Letter C. A. Lewis G. District Canana
Referred to Committee on Carcation - Higher Learning	Referred to Committee on
appropriations	
Calmoar	
Report: Fav. Unfav. Com. Sub.	Report: Fav. Unfav. Com. Sub. Without Recommendation. With Amendments., 19

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be construed to affect any law of this state not particularly referred to herein providing compensation for any prosecuting attorney for a county court in excess of the compensation herein provided; and prescribing an effective date.

Was read the first time by title and referred to the Committees on County Organizations and Judiciary "B".

By Senator Cleveland-

SB 704—A bill to be entitled An act amending section 811.20, Florida Statutes, providing criminal penalties for the larceny of an automobile, locomobile, motorcycle or other like vehicle, by eliminating therefrom the requirement that any such stolen vehicle be propelled by electricity, gasoline or kerosene; and providing an effective date.

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

By Senators Cleveland, Johnson (19th), Hollahan, Henderson, Askew, Barber, Barron, Bronson, Carlton, Carraway, Clarke, Connor, Covington, Cross, Daniel, Davis, Dressler, Edwards, Friday, Gautier, Gibson, Griffin, Haverfield, Johns, Johnson (6th), McCarty, McDonald, McLaughlin, Mapoles, Mathews, Melton, Pearce, Pope, Price, Roberts, Ryan, Spottswood, Stratton, Tapper, Thomas, Usher, Whitaker, Williams and Young—

SB 705—A bill to be entitled An act relating to publications, materials, matters, articles and things which are obscene, lewd, lascivious, filthy, indecent, immoral, sadistic or masochistic, or which exploit illicit sex or sexual immorality or perversion or provoke or arouse lust or passion or manifestly tend to corrupt the morals of youth; making it a felony for any person to knowingly sell, offer for sale, advertise for sale, lend, give away, show, transmit, or distribute any such publication, material, matter, article or thing to any individual under the age of eighteen (18) years or to have any of the same in his possession, custody or control with intent to do so or to knowingly employ, procure, use or permit another person to do so or to assist in doing so; prescribing penalties for the violation of this act; prescribing methods of proving that a person knowingly committed any act or engaged in any conduct in violation of this act; defining the word person for the purposes of this act; providing a severability clause; and prescribing an effective date.

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

By Senator Mathews-

SB 706—A bill to be entitled An act providing for the payment of the board of public instruction of Duval county, Florida of all monies distributable to the county of Duval, state of Florida, under the provisions of chapter 550 Florida statutes or any amendment thereof, known as state racing funds, and providing for the use of such money by the said board of public instruction of Duval county; providing for an effective date.

Was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 706.

On motions of Senator Mathews, the rules were waived by two-thirds vote and SB 706 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

Mr. President Davis Johnson (19th) Roberts Dressler Johnson (6th) McCarty Ryan Barber Edwards Spottswood Barron Friday McDonald Stratton Bronson Gautier McLaughlin Tapper Thomas Mapoles Mathews Carlton Gibson Carraway Griffin Usher Clarke Haverfield Melton Whitaker Cleveland Henderson Pearce Williams Hollahan Pope Cross Young Daniel Johns

The bill was certified to the House.

By Senator Mathews-

SB 707—A bill to be entitled An act relating to scholarship programs; providing for a scholarship program for improving the qualifications of industrial-vocational shop and technical laboratory teachers; prescribing eligibility requirements; providing for rules and regulations; providing for the method of

satisfaction of scholarship notes; providing an appropriation; providing an effective date.

Was read the first time by title and referred to the Committees on Education-Public Schools and Junior Colleges; and Appropriations.

By Senators Young, Askew, Barber, Barron, Bronson, Carlton, Carraway, Clarke, Cleveland, Connor, Covington, Cross, Daniel, Davis, Dressler, Edwards, Friday, Gautier, Gibson, Griffin, Haverfield, Henderson, Hollahan, Johns, Johnson (19th), Johnson (6th), McCarty, McDonald, McLaughlin, Mapoles, Mathews, Melton, Pearce, Pope, Price, Roberts, Ryan, Spottswood, Stratton, Tapper, Thomas, Usher, Whitaker and Williams—

SCR 708-A concurrent resolution recognizing Law Day U.S.A.

WHEREAS, May 1, has been designated Law Day U.S.A., and

WHEREAS, this great Federated Union was founded as a nation of laws, and

WHEREAS, it is the intent of this legislature to encourage respect for the laws of this land and the enforcement thereof, and

WHEREAS, it is traditionally the American way to effect change in our laws only through the legislative process of amendment and repeal, and

WHEREAS, it is the desire of this legislature to call attention and respect to the process of law making and enforcing and it is felt that LAW DAY is an appropriate vehicle by which this might be done.

NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida, the House of Representatives concurring:

That the Legislature of Florida recognizes the significance and importance of Law Day U.S.A. and urges all persons within this state to participate in the celebration of this occasion.

Was read the first time in full. On motion of Senator Young, the rules were waived by two-thirds vote, SCR 708 was read the second time in full, adopted, and certified to the House immediately, by waiver of the rule.

On motion of Senator Pope, the House was requested to return HB 648.

By Senator Gautier-

SB 709—A bill to be entitled An act relating to motor vehicle licenses, exemption; amending section 320.10 Florida Statutes, to include alcoholic rehabilitation centers and rescue missions among those organizations now exempt; providing an effective date.

Was read the first time by title and referred to the Committees on Motor Vehicles; and Finance and Taxation.

By Senator Edwards-

SB 710—A bill to be entitled An act relating to homestead exemption; method of filing in municipalities, amending section 167.72, Florida Statutes, to provide that municipalities shall reimburse county tax assessors for the costs incurred in processing municipal homestead exemption applications; providing an effective date.

Was read the first time by title and referred to the Committee on Cities and Towns.

By Senators Haverfield, Hollahan, Mathews, Spottswood, Tapper, Carlton, Usher, Johnson (19th), Friday, Griffin, Johns, McDonald, Roberts, Barber, Johnson (6th), Daniel, Pope, Bronson, Whitaker, Pearce, Covington, Thomas, Cleveland, Williams and Askew—

SB 711—A bill to be entitled An act relating to the establishment of a degree granting four-year institution of higher learning in Dade county; restricting the establishment of or planning for any such institution in any other location not now authorized by law until plans for such college or university in Dade county shall have been completed and report thereof made to the legislature.

Was read the first time by title and referred to the Committee on Education—Higher Learning.

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V of the State Constitution adding subsection (10) is agreed to and shall be submitted to the electors of Florida for ratification or rejection at the general election to be held in November, 1966: and insert the following: That the following amendment to Section 9 of Article V of the State Constitution, is agreed to; that three-fourths (34) of all members elected to the house of representatives and to the senate determines that an emergency requiring an early decision by the electors of the state exists, and that said amendment be submitted to the electors of Florida for ratification or rejection at a special election to be held on November 2, 1965, and that publication of notice of election be given:

By unanimous consent, Senator Thomas also offered the following amendment which was adopted:

In page 1, strike: entire title and insert the following: A joint resolution proposing an amendment to Section 9 of Article V of the State Constitution to provide that in Palm Beach county the clerk of the circuit court shall also be the clerk of the criminal court of record; determining that an emergency exists.

On motion of Senator Thomas, HJR 586, as amended, was read in full as follows:

HJR 586—A joint resolution proposing an amendment to Section 9 of Article V of the State Constitution to provide that in Palm Beach county the clerk of the circuit court shall also be the clerk of the criminal court of record; determining that an emergency exists.

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

That the following amendment to Section 9 of Article V of the State Constitution, is agreed to; that three fourths (34) of all members elected to the house of representatives and to the second determines that are appropriately appropriately as a second determines that are also as a second determines that are a second determined that are a second determines that are a second determined that are a second determines that are a second determined that are a second determined that are a second determines that are a second determined that are a second determin of all members elected to the nouse of representatives and to the senate determines that an emergency requiring an early de-cision by the electors of the state exists, and that said amend-ment be submitted to the electors of Florida for ratification or rejection at a special election to be held on November 2, 1965, and that publication of notice of election be given:

SECTION 9. Criminal courts of record.-

(10) The clerk of the circuit court in and for Palm Beach county shall also be and serve as the clerk of the Palm Beach county criminal court of record.

and passed, as amended, by the required Constitutional threefourths vote of all members elected to the Senate. The vote was:

Yeas-35.

Mr. President Askew Barber Barron Carlton Carraway Clarke Cleveland	Daniel Davis Dressler Edwards Friday Gautier Haverfield Henderson	Johns Johnson (19th) Johnson (6th) McDonald McLaughlin Mathews Pearce Pope	Roberts Ryan Stratton Tapper Thomas Usher Whitaker Williams	
Cross	Hollahan	Price	Williams	

Nays-1.

Young

HJR 586, as amended, was certified to the House immediately.

Senator Connor moved that the Senate reconsider the vote by which SB 538, as amended, failed to pass this day. The moion went over under the rule.

SB 1217—A bill to be entitled An act relating to the defin-ng of tire width to be determined by the width stated on the urface of the tire by the tire manufacturer; amending Section 17.011, F.S., by adding subsection (62).

Was taken up. On motions of Senator Whitaker, the rules was taken up. On motions of Senator wintaker, the rules vere waived by two-thirds vote and SB 1217 was read the second time by title, the third time in full and passed, title as tated. The vote was: Yeas—41. Nays—None.

fr. President	Clarke	Dressler	Haverfield
skew	Cleveland	Edwards	Henderson
sarber	Covington	Friday	Holl: an
sarron	Cross	Gautier	Johns
arlton	Daniel	Gibson	Johnson (19th)
arraway	Davis	Griffin	Johnson (6th)

McDonald Stratton Williams McLaughlin Price Tapper Young Mapoles Roberts Thomas Mathews Ryan Usher Pearce Spottswood Whitaker

The bill was certified to the House immediately.

SB 873—A bill to be entitled An act relating to schools, requiring of health certificate; amending chapter 232, Florida Statutes, by adding section 232.031, requiring evidence of health certificate for admission to first (1st) grade of public schools; authorizing the county board of public instruction to adopt rules and regulations to carry out the provisions of this act; providing an exemption from such requirement; providing an effective date.

Was taken up. On motions of Senator Usher, the rules were waived by two-thirds vote and SB 873 was read the second time by title, the third time in full and passed, title as stated. The

Yeas-22.

Mr. President Barber Daniel Davis Dressler Friday	Gibson Haverfield Hollahan Johns Johnson (6th) McLaughlin	Pope Roberts Spottswood Stratton Tapper Thomas	Usher Whitaker Williams Young
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Nays-14.

Askew Barron Carlton Carraway	Clarke Cleveland Cross Gautier	Henderson Johnson (19th) McDonald Mapoles	Pearce Price
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The bill was certified to the House immediately.

SB 900—A bill to be entitled An act relating to state parks; authorizing the Florida board of parks and historic memorials, the state board of conservation and the outdoor recreation planning committee to cooperatively establish a state park containing recreational facilities in Dade county; directing a study to be made of the location and feasibility; authorizing the entrance into contract to effectuate the provisions of this act; authorizing cooperation between Dade county and the agencies of the state involved; authorizing the acquisition of lands as a county purpose on a cooperative basis and vesting authority in the county commissioners of Dade county to accomplish the purposes of this act.

Was taken up. On motions of Senator Haverfield, the rules were waived by two-thirds vote and SB 900 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—41. Nays—None.

Mr. President	Davis	Johnson (19th) Johnson (6th) McDonald McLaughlin Mapoles Mathews	Spottswood
Askew	Dressler		Stratton
Barber	Edwards		Tapper
Barron	Friday		Thomas
Carlton	Gautier		Usher
Carraway	Gibson		Whitaker
Clarke Cleveland Covington Cross Daniel	Griffin Haverfield Henderson Hollahan	Pearce Pope Price Roberts	Williams Young

The bill was certified to the House immediately.

Consideration of SB 943 was deferred, the bill retaining its lace on the Calendar.

SB 711 was taken up, together with:

By the Committee on Education—Higher Learning—

CS for SB 711-A bill to be entitled An act relating to the establishment of a degree granting four year institution of higher learning in Dade county.

which was read the first time by title.

On motion of Senator Haverfield, CS for SB 711 was substituted for SB 711, and SB 711 was laid on the table.

On motions of Senator Haverfield, the rules were waived by two-thirds vote and CS for SB 711 was read the second time by

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title, the third time in full and passed. The vote was: Yeas-41 Nays-None.

Mr. President Davis Johnson (19th) Spottswood Johnson (6th) Dressler Stratton Askew McDonald Barber Edwards Tapper Barron Friday McLaughlin Thomas Carlton Gautier Mapoles Usher Carraway Gibson Mathews Whitaker Clarke Griffin Pearce Williams Cleveland Covington Pope Price Haverfield Young Henderson Hollahan Roberts Daniel Johns Ryan

CS for SB 711 was certified to the House immediately.

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

HB 493—A bill to be entitled An act relating to devised mortgaged real property; amending chapter 734, Florida Statutes, by adding section 734.051; providing that residue of estate not be liable for payment of mortgage; providing exceptions; providing an effective date.

On motions of Senator Friday, the rules were waived by twothirds vote and HB 493 was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas-40.

Mr. President Daniel Hollahan Roberts Davis Askew Johns Ryan Spottswood Barber Dressler Johnson (19th) Edwards Johnson (6th) McDonald Barron Stratton Carlton Friday Tapper Gautier Carraway McLaughlin Thomas Clarke Gibson Mapoles Usher Mathews Cleveland Griffin Whitaker Covington Haverfield Williams Pearce Henderson Price Young

Nays-1.

Pope

The bill was certified to the House immediately.

By permission, Senator Friday withdrew SB 326 from the Senate.

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

HJR 175—A joint resolution proposing the addition of subsection (4) to section 7 of Article V of the state constitution, to authorize the legislature to require county judges to be members of the Florida bar in certain instances.

Which was read the second time in full.

The Committee on Constitutional Amendments offered the following amendment which was adopted on motion of Senator Cross:

In Section (4), page 1, strike: all of section (4) and insert the following:

(4) Prescribed qualification authorized. The legislature may require by special act, subject to approval by referendum within the county, that the county judge of any county be a member of the Florida Bar; provided such law shall not affect the term of office or the re-election of any county judge holding office on the date of its enactment who is not a member of the Florida bar.

The Committee on Constitutional Amendments also offered the following amendment which was adopted on motion of Senator Cross:

In Title, line 5, page 1, strike: in certain instances and insert the following: in counties by special acts subject to referendum.

On motion of Senator Cross, the rules were waived by twothirds vote and HJR 175, as amended, was read the third time in full, as follows:

HJR 175-A joint resolution proposing the addition of subsection (4) to section 7 of Article V of the state constitution,

to authorize the legislature to require county judges to be members of the Florida bar in counties by special acts subject to referendum.

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

That the amendment to section 7 of Article V of the state constitution by adding subsection (4) set forth below is agreed to and shall be submitted to the electors of the state for ratification or rejection at the next general election to be held in November, 1966:

Section 7. County judges' courts.

(4) Prescribed qualification authorized. The legislature may require by special act, subject to approval by referendum within the county, that the county judge of any county be a member of the Florida Bar; provided such law shall not affect the term of office or the re-election of any county judge holding office on the date of its enactment who is not a member of the Florida bar.

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

Yeas-33.

Mr. President Dressler Friday Johnson (6th) Stratton Askew McLaughlin Tapper Barron Gautier Mathews Thomas Whitaker Carlton Pearce Gibson Carraway Clarke Griffin Pope Williams Henderson Price Roberts Young Cleveland Hollahan Cross Johns Ryan Johnson (19th) Spottswood Davis

Nays-3.

Daniel McDonald Mapoles

HJR 175, as amended, was certified to the House immediately. By permission, Senator Cross withdrew SJR 327 from the

On motion of Senator Friday, the House was requested to return HB 1207.

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

HB 488—A bill to be entitled An act relating to probate law; amending section 733.22, Florida Statutes; altering provisions wherein sale of property pursuant to a will shall be valid; providing an effective date.

On motions of Senator Davis, the rules were waived by twothirds vote and HB 488 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—41. Nays—None.

Mr. President Davis Johnson (19th) Spottswood Johnson (6th) Stratton Askew Dressler Edwards Barber McDonald Tapper Friday McLaughlin Thomas Usher Carlton Gautier Mapoles Carraway Gibson Mathews Whitaker Clarke Griffin Pearce Williams Cleveland Pope Price Haverfield Young Covington Henderson Cross Hollahan Roberts Daniel Johns Ryan

The bill was certified to the House immediately.

By permission, Senator Davis withdrew SB 403 from the Senate.

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

HB 487—A bill to be entitled An act relating to letters of guardianship; amending section 744.40, Florida Statutes, to require the issuance of letters.

On motions of Senator Friday, the rules were waived by twothirds vote and HB 487 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—41. Nays—None. be construed to affect any law of this state not particularly referred to herein providing compensation for any prosecuting attorney for a county court in excess of the compensation herein provided; and prescribing an effective date.

Was read the first time by title and referred to the Committees on County Organizations and Judiciary "B".

By Senator Cleveland-

SB 704—A bill to be entitled An act amending section 811.20, Florida Statutes, providing criminal penalties for the larceny of an automobile, locomobile, motorcycle or other like vehicle, by eliminating therefrom the requirement that any such stolen vehicle be propelled by electricity, gasoline or kerosene; and providing an effective date.

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

By Senators Cleveland, Johnson (19th), Hollahan, Henderson, Askew, Barber, Barron, Bronson, Carlton, Carraway, Clarke, Connor, Covington, Cross, Daniel, Davis, Dressler, Edwards, Friday, Gautier, Gibson, Griffin, Haverfield, Johns, Johnson (6th), McCarty, McDonald, McLaughlin, Mapoles, Mathews, Melton, Pearce, Pope, Price, Roberts, Ryan, Spottswood, Stratton, Tapper, Thomas, Usher, Whitaker, Williams and Young—

SB 705—A bill to be entitled An act relating to publications, materials, matters, articles and things which are obscene, lewd, lascivious, filthy, indecent, immoral, sadistic or masochistic, or which exploit illicit sex or sexual immorality or perversion or provoke or arouse lust or passion or manifestly tend to corrupt the morals of youth; making it a felony for any person to knowingly sell, offer for sale, advertise for sale, lend, give away, show, transmit, or distribute any such publication, material, matter, article or thing to any individual under the age of eighteen (18) years or to have any of the same in his possession, custody or control with intent to do so or to knowingly employ, procure, use or permit another person to do so or to assist in doing so; prescribing penalties for the violation of this act; prescribing methods of proving that a person knowingly committed any act or engaged in any conduct in violation of this act; defining the word person for the purposes of this act; providing a severability clause; and prescribing an effective date.

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

By Senator Mathews-

SB 706—A bill to be entitled An act providing for the payment of the board of public instruction of Duval county, Florida of all monies distributable to the county of Duval, state of Florida, under the provisions of chapter 550 Florida statutes or any amendment thereof, known as state racing funds, and providing for the use of such money by the said board of public instruction of Duval county; providing for an effective date.

Was read the first time by title.

Evidence of notice and publication was established by the Senate as to SB 706.

On motions of Senator Mathews, the rules were waived by two-thirds vote and SB 706 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—43. Nays—None.

Mr. President	Davis	Johnson (19th)	Roberts
Askew	Dressler	Johnson (6th)	Ryan
Barber	Edwards	McCarty \	Spottswood
Barron	Friday	McDonald	Stratton
Bronson	Gautier	McLaughlin	Tapper
Carlton	Gibson	Mapoles	Thomas
Carraway	Griffin	Mathews	Usher
Clarke	Haverfield	Melton	Whitaker
Cleveland	Henderson	Pearce	Williams
Cross	Hollahan	Pope	Young
Daniel	Johns	Price	

The bill was certified to the House.

By Senator Mathews-

SB 707—A bill to be entitled An act relating to scholarship programs; providing for a scholarship program for improving the qualifications of industrial-vocational shop and technical laboratory teachers; prescribing eligibility requirements; providing for rules and regulations; providing for the method of

satisfaction of scholarship notes; providing an appropriation; providing an effective date.

Was read the first time by title and referred to the Committees on Education-Public Schools and Junior Colleges; and Appropriations.

By Senators Young, Askew, Barber, Barron, Bronson, Carlton, Carraway, Clarke, Cleveland, Connor, Covington, Cross, Daniel, Davis, Dressler, Edwards, Friday, Gautier, Gibson, Griffin, Haverfield, Henderson, Hollahan, Johns, Johnson (19th), Johnson (6th), McCarty, McDonald, McLaughlin, Mapoles, Mathews, Melton, Pearce, Pope, Price, Roberts, Ryan, Spottswood, Stratton, Tapper, Thomas, Usher, Whitaker and Williams—

SCR 708-A concurrent resolution recognizing Law Day U.S.A.

WHEREAS, May 1, has been designated Law Day U.S.A., and

WHEREAS, this great Federated Union was founded as a nation of laws, and

WHEREAS, it is the intent of this legislature to encourage respect for the laws of this land and the enforcement thereof, and

WHEREAS, it is traditionally the American way to effect change in our laws only through the legislative process of amendment and repeal, and

WHEREAS, it is the desire of this legislature to call attention and respect to the process of law making and enforcing and it is felt that LAW DAY is an appropriate vehicle by which this might be done.

NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida, the House of Representatives concurring:

That the Legislature of Florida recognizes the significance and importance of Law Day U.S.A. and urges all persons within this state to participate in the celebration of this occasion.

Was read the first time in full. On motion of Senator Young, the rules were waived by two-thirds vote, SCR 708 was read the second time in full, adopted, and certified to the House immediately, by waiver of the rule.

On motion of Senator Pope, the House was requested to return HB 648.

By Senator Gautier-

SB 709—A bill to be entitled An act relating to motor vehicle licenses, exemption; amending section 320.10 Florida Statutes, to include alcoholic rehabilitation centers and rescue missions among those organizations now exempt; providing an effective date.

Was read the first time by title and referred to the Committees on Motor Vehicles; and Finance and Taxation.

By Senator Edwards—

SB 710—A bill to be entitled An act relating to homestead exemption; method of filing in municipalities, amending section 167.72, Florida Statutes, to provide that municipalities shall reimburse county tax assessors for the costs incurred in processing municipal homestead exemption applications; providing an effective date.

Was read the first time by title and referred to the Committee on Cities and Towns.

By Senators Haverfield, Hollahan, Mathews, Spottswood, Tapper, Carlton, Usher, Johnson (19th), Friday, Griffin, Johns, McDonald, Roberts, Barber, Johnson (6th), Daniel, Pope, Bronson, Whitaker, Pearce, Covington, Thomas, Cleveland, Williams and Askew—

SB 711—A bill to be entitled An act relating to the establishment of a degree granting four-year institution of higher learning in Dade county; restricting the establishment of or planning for any such institution in any other location not now authorized by law until plans for such college or university in Dade county shall have been completed and report thereof made to the legislature.

Was read the first time by title and referred to the Committee on Education—Higher Learning.

F. I. U. LIBRARY ARCHIVES 19.

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SENATE RESOLUTION NO.

A resolution requesting the Board of Regents of the State of Florida to select and appoint a President for the State Universities located in Duval County and Dade County.

WHEREAS, the Early development and establishment of the operations at the State Universities in Duval County and Dade County are important to Florida's system of higher education and are vitally needed by the people of Florida and of those counties, and

WHEREAS, State Universities in the counties of Duval and Dade were authorized by the Legislature in 1965 and funds were appropriated for planning and initial construction in 1967, and

WHEREAS, preliminary plans for construction and operation of these Universities have been approved and documented by the Board of Regents and sites for the said Universities have been selected and approved by the Board of Regents and operating funds have been provided, and

WHEREAS, further operating funds and funds for capital outlay for construction of the necessary physical plant on the sites of the Universities in Dade County and Duval County will be provided during the next two years, and

WHEREAS, the Board of Regents had announced openly that the appointments would be made and publicly disclosed at their

be made and publicly disclosed at their meeting on June 6, 1969 or at the earliest possible opportunity, and

WHEREAS, recently, members of the Board of Regents have indicated the appointments might be delayed, and

WHEREAS, it is vital to the development of said Universities that a President of the State University in Duval County and a President of the State University in Dade County be selected and appointed by the Board of Regents at the earliest possible date so that leader—ship, continuity and long-range planning can be effectively expedited and the best interests of such Universities and the citizens of the State of Florida be served,

NOW, THEREFORE,

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

That we, the members of the Senate of the State of Florida, in session assembled, most respectfully request and urge the Board of Regents of the State of Florida to select and appoint a President of the State Universities in Duval County and Dade County at their next meeting on June 6, 1969 or at the earliest possible opportunity.

19.

F. L. D. LINEARLY

Senate Bill No.	Senate Hill No. 1757 Resolution A Bill to be entitled An Act	
A resolution requesting the Board Regents of the State of Florida to select and appoint a President for State Universities located in Duva County and Dade County.	the	
IN THE HOUSE	IN THE SENATE Read 1st Time JUN 5 1969 19	
Read 18f Time 19 Read 2nd Time 19 Read 3rd Time 19 and 19	Read 1st Time	
By Senator District	Secretary of Senate. By Senator District	
Referred to Committees on:		RITE BELOW THIS LINE

Immediately Certified to House

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