Session Law 83-385

Florida Senate & House of Representatives

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### Legislative Supplement "B" - Session Law Abstract

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<td>HB 980</td>
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### Committee Records

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### Senate/House Journals

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### Other Documentation

Record series title, folder title, etc. | Location Cite | #pp |
|----------------------------------------|---------------|-----|
SPECIAL ACTS
and
GENERAL ACTS
of
LOCAL APPLICATION
ADOPTED BY THE
EIGHTH LEGISLATURE OF FLORIDA
UNDER THE CONSTITUTION
AS REVISED IN 1968
During the First Regular Session
April 5, 1983 through June 13, 1983
and the Special Sessions
March 1, 1983 through March 3, 1983
June 15, 1983 through June 24, 1983
July 12, 1983 through July 13, 1983

Volume II
Published by Authority of Law
Under Direction of the
JOINT LEGISLATIVE MANAGEMENT
COMMITTEE
TALLAHASSEE
1983
An act relating to Charlotte County, amending section 1(1) of chapter 70-625, Laws of Florida, as amended, relating to Charlotte County South Volunteer Fire Department, altering the district boundary lines, providing for a referendum

Be it enacted by the Legislature of the State of Florida

Section 1. Subsection (1) of section 1 of chapter 70-625, Laws of Florida, as amended, is amended to read:

Section 1 (1) Upon this act becoming a law, all lands in Charlotte County hereinafter described shall be incorporated into a special fire control district, which shall be a public municipal corporation, having the powers and duties herein set forth under the name of the Charlotte County South Fire Control District. The lands so to be incorporated are described as follows:

The Southwest one-quarter of the Northwest one-quarter of Section 27 and all of Sections 29, 33 and 34 of Township 41 South, Range 23 East, All of Sections 2, 3 and 10 of Township 42 South, Range 23 East. That part of the North one half of Section 11, Township 42 South, Range 23 East, lying South and West of U.S. Highway No. 41 (State Road 445) and the Southwest one-quarter of the Southeast one-quarter of said Section 11, Township 42 South, Range 23 East, All being in Charlotte County, State of Florida

And

All that portion of Section 21, Township 41 South, Range 23 East, Charlotte County, Florida, lying South and West of U.S. Highway No. 41

Together with:

The following parcels in the Plat of Sec 29, Township 41S, Range 23E, as recorded in Plat Book 1, Page 26 of the Public Records of Charlotte County, Florida Tracts 7, 8, 9, 11, 35, 38 and 39, and also Tract 37 of the NE 1/4 of said Plat and also the W 1/2 of the 2 unnumbered Tracts lying between Tract 37 of the NE 1/4 of said Plat and Tracts 38 and 39, all in said Plat

Together with:

The S 1/2 of the NE 1/4 of the NE 1/4 of Section 32, Township 41S, Range 23E, Charlotte County, Florida

Together with:

The S 1/2 of Section 5, Township 42S, Range 23E, Charlotte County, Florida, and the S 1/2 of the NW 1/4 of said Section 5, and also the S 1/2 of the S 1/2 of the SW 1/4 of the NE 1/4 of said Section 5, and also all that portion of said Section 5, lying E of Burnt Store Road (State Road No. 765).

Together with:

Section 2 (a) This act shall take effect only upon its approval by a majority vote of those qualified electors of the area set forth in section 1 of this act voting in the referendum election provided for by this section, except that this section shall take effect upon becoming a law.

(b) A referendum election shall be held and the question of approval or disapproval of this act shall be placed on the ballot at a time to be specified by the board of commissioners of the district, which time shall be either (1) at the next general or primary election to be held in Charlotte County, Florida, or (2) a date to be set by the board of commissioners of the district other than the date of any such general or primary election, but within 120 days after this act becomes law.

Became a law without the Governor's approval.

Filed in Office Secretary of State May 31, 1983

CHAPTER 83-385

An act relating to Gasparilla Island, including Boca Grande Isles and Gasparilla Golf Course Island, Three Sisters Island, Hogans Key, and Lomia Island, located in Charlotte County and Lee County; amending s. 4, chapter 80-473, Laws of Florida, defining the term "dwelling unit", restricting the density of dwelling units, providing criteria for computing density, providing for construction of single-family dwellings on substandard lots, under certain circumstances, restricting the commercial, industrial, or multi-family use of land to those lands zoned for such uses prior to the effective
(5) [44] One single-family dwelling may be constructed upon either a single substandard lot or a grouping of such lots under one ownership, which lot or lots are a part of a subdivision that was officially platted and recorded prior to the effective date of chapter 80-473, Laws of Florida, provided such construction is allowed under the local government zoning regulations. A transfer of ownership of two or more of said substandard lots that are contiguous occurs (other than by inheritance of will) subsequent to the effective date of this 1983 act shall not be considered a contiguous to the property. Other limitations and restrictions of this act shall apply. No land within the district shall be used for commercial, industrial, or multi-family purposes except land that was zoned for such use prior to the effective date of this act. Nothing contained in this Act shall preclude maintenance of fuel supply facilities at existing ports or off-loading facilities.

(6) [45] No land within the district shall be used for commercial, industrial, multi-family, or duplex purposes, except land that was zoned for such use prior to the effective date of chapter 80-473, Laws of Florida, provided, however, that, in any event, any dwelling units constructed subsequent to the effective date of chapter 80-473, Laws of Florida, shall not exceed a density of five dwelling units per acre. The only zoning change permissible within the district, subsequent to the effective date of chapter 80-473, Laws of Florida, is a zoning change to a single-family residential classification. Nothing contained in this act shall preclude maintenance of fuel supply facilities at existing ports or off-loading facilities.

(7) [46] No local governmental body or agency shall have the authority to grant variances or exceptions to the height, density, or sign requirements, or to any other provision or requirement of this act.

(8) [47] No exterior advertising sign shall be erected or displayed within the district except on-site signs which relate in subject matter to the premises on which they are located. Exterior advertising signs which are banners, beacons, neon, rotating, flashing, or animated are prohibited.

(9) [48] This section shall not render legally existing structures or other signs unlawful.

Section 2. This act shall take effect October 1, 1983.

Became a law without the Governor's approval.

Filed in Office Secretary of State May 31, 1983.
H 0040 LOCAL BILL BY ARMOLD, DUDLEY AND OTHERS (SIMILAR S 0529)
CHARLOTTE C. LEE (Counties): AMENDS CERTAIN PROVISIONS RELATING TO
GASPARILLA ISLAND, INCLUDING BUCA GRANDE ISLES & GASPARILLA GOLF COURSE
ISLAND, THREE SISTERS ISLAND, HOLLANS KEY, AND LOUIS ISLAND; DEFINES TERM
"DWELLING UNIT", RESTRICTS DENSITY OF SUCH UNIT, ETC. EFFECTIVE DATE:
1/01/83.

04/07/83 HOUSE FILED
04/11/83 HOUSE INTRODUCED, REFERRED TO COMMUNITY AFFAIRS - HJ 00155
05/02/83 HOUSE ON COMMITTEE AGENDA—COMMUNITY AFFAIRS, 3:45 PM, 9:30
CONTINUED ON NEXT PAGE

05/02/83 AM, 05/04
05/05/83 HOUSE COMMITTEE REPORT FAVORABLE WITH AMENDS., PLACED ON CALENDAR
BY COMMUNITY AFFAIRS - HJ 00344
05/07/83 HOUSE READ SECOND TIME: AMENDMENTS ADOPTED: READ THIRD TIME,
PASSED AS AMENDED: YEAS 110 NAYS: 1—HJ 00345
IMMEDIATELY CERTIFIED
05/09/83 SENATE IN MESSAGES
05/13/83 SENATE RECEIVED: SUBSTITUTE FOR SB 529, PASSED: YEAS 36 NAYS
0—SJ 00268
05/17/83 HOUSE ORDERED ENGULLED
05/23/83 HOUSE SIGNED BY OFFICERS AND PRESENTED TO GOVERNOR - HJ 00567

05/31/83 BECAME LAW WITHOUT GOVERNOR'S SIGNATURE
CHAPTER 83-365 — HJ 00615

S 0529 LOCAL BILL BY MANN (SIMILAR EN/G H 0980)
CHARLOTTE C. LEE (Counties): AMENDS CERTAIN PROVISIONS RELATING TO
GASPARILLA ISLAND, INCLUDING BUCA GRANDE ISLES & GASPARILLA GOLF COURSE
ISLAND, THREE SISTERS ISLAND, HOLLANS KEY, AND LOUIS ISLAND; DEFINES TERM
"DWELLING UNIT", RESTRICTS DENSITY OF SUCH UNIT, ETC. EFFECTIVE DATE:
1/01/83.

04/16/83 SENATE FILED
04/22/83 SENATE INTRODUCED, REFERRED TO ECONOMIC, COMMUNITY AND
CONSUMER AFFAIRS, RULES AND CALENDAR — SJ GOOT
04/22/83 SENATE EXTENSION OF TIME GRANTED COMMITTEE ECONOMIC, COMMUNITY
AND CONSUMER AFFAIRS
05/02/83 SENATE ON COMMITTEE AGENDA— ECRA, 05/04/83, 9:00 AM, RM, H
05/04/83 SENATE COMMITTEE REPORT, FAVORABLE WITH AMEND. BY ECONOMIC,
COMMUNITY AND CONSUMER AFFAIRS — SJ 00241
05/07/83 SENATE NOW IN RULES AND CALENDAR — SJ 00241
05/11/83 SENATE CONSIDERED, PLACED ON LOCAL CALENDAR BY RULES AND
CALENDAR — SJ 00255
05/13/83 SENATE AMENDMENTS ADOPTED: IDENT/SIM, HOUSE WILL SUBSTITUTED;
LAID ON TABLE UNDER RULE. IDENT/SIM/COMPARE BILL
PASSED, REFER TO HB 980 (Ch. 83-3651 — SJ 00668
HB 980
(Local Bill)

Area Affected: Charlotte and Lee Counties

Sponsor: Rep. Arnold and others

Other Committees of Reference:

1. 
2. 

CERTIFICATION:

1. Majority of House Delegation support bill? yes Vote: Unanimous (yeas) (nays)

2. Required publication notice? yes
   Name of newspaper: Ft. Myers News-Press Daily Herald-News
   Date of publication: 2/26/83 2/26/83

3. E.I.S. required? no

4. Public hearing? yes Date: 2/15/83 Place: Cape Coral City Hall

5. Referendum required? no Date:

6. Local bill certification filed? yes

I. Explanation of Proposed legislation:

A. New special act? no
B. Amends/Repeals existing special act? amends Ch. 80-473, Laws of Florida
C. Exception to general law? no
D. General bill of local application? no
E. Issue/Problem addressed:

Amends Chapter 80-473, Laws of Florida, to provide a definition of "dwelling unit," provide criteria for computing density and prohibit local governments from granting variances from the building restrictions.

II. Comments:

HB 980 is identical to S529.

III. Analysis prepared by John J. Waltz
IV. Staff Director's review Mike Cristick
V. Copy to Sponsor: 5-2-83
I. SUMMARY:

A. Present Situation:

The Gasparilla Island Conservation District Act (ch. 80-473, L.O.F.) was enacted and approved in a local referendum in 1980 to protect a number of barrier islands lying within the counties of Charlotte and Lee. Inside this district, restrictions were placed on development density, building heights, land use, and exterior advertising.

B. Effect of Proposed Changes:

The term "dwelling unit," which is used in the original special act, is defined.

The density restriction is rewritten to clarify its application and computation.

The requirements concerning constructing single-family dwellings on substandard lots which are part of a subdivision that was platted and recorded prior to the effective date of ch. 80-473, L.O.F., are modified to provide that the density and other requirements of the act shall apply when a transfer of ownership of two or more contiguous, substandard lots occurs (other than by inheritance or will).

The bill explicitly provides that no local governmental body may grant variances or exceptions to any of the provisions of the act.

II. ECONOMIC IMPACT AND FISCAL NOTE:

A. Public:

None.

B. Government:

None.

III. COMMENTS:

According to Don Moody, the bill sponsor's aide, Lee County has experienced at least one lawsuit and threats of several more regarding its role in enforcing the provisions of ch. 80-473, L.O.F. The bill's modifications to the original act are designed to prevent similar suits in the future.

This bill was referred to ECCA because Senate Rule #4.6 requires local bills which affect more than one county to be referred to a substantive committee.

An identical bill, HB 980, has been introduced in the House this year.

IV. AMENDMENTS:

None.
I. SUMMARY:

A. Present Situation:

The Gasparilla Island Conservation District Act (ch. 80-473, L.O.F.) was enacted and approved in a local referendum in 1980 to protect a number of barrier islands lying within the counties of Charlotte and Lee. Inside this district, restrictions were placed on development density, building heights, land use, and exterior advertising.

B. Effect of Proposed Changes:

The term "dwelling unit," which is used in the original special act, is defined.

The density restriction is rewritten to clarify its application and computation.

The requirements concerning constructing single-family dwellings on substandard lots which are part of a subdivision that was platted and recorded prior to the effective date of ch. 80-473, L.O.F., are modified to provide that the density and other requirements of the act shall apply when a transfer of ownership of two or more contiguous, substandard lots occurs (other than by inheritance or will).

The bill explicitly provides that no local governmental body may grant variances or exceptions to any of the provisions of the act.

II. ECONOMIC IMPACT AND FISCAL NOTE:

A. Public:

None.

B. Government:

None.

III. COMMENTS:

According to Don Moody, the bill sponsor's aide, Lee County has experienced at least one lawsuit and threats of several more regarding its role in enforcing the provisions of ch. 80-473, L.O.F. The bill's modifications to the original act are designed to prevent similar suits in the future.

This bill was referred to ECCA because Senate Rule #4.6 requires local bills which affect more than one county to be referred to a substantive committee.

An identical bill, HB 980, has been introduced in the House this year.
IV. AMENDMENTS:

1. **by ECCA:** Makes a technical change to an incorrect reference to a subsection.

2. **by ECCA:** Provides that the density and other requirements of the original act do not apply in situations where ownership of contiguous, substandard lots is transferred before the effective date of this 1983 act.
I. SUMMARY:
A. Present Situation:

The Gasparilla Island Conservation District Act (ch. 80-473, L.O.F.) was enacted and approved in a local referendum in 1980 to protect a number of barrier islands lying within the counties of Charlotte and Lee. Inside this district, restrictions were placed on development density, building heights, land use, and exterior advertising.

B. Effect of Proposed Changes:

The term "dwelling unit," which is used in the original special act, is defined.

The density restriction is rewritten to clarify its application and computation.

The requirements concerning constructing single-family dwellings on substandard lots which are part of a subdivision that was platted and recorded prior to the effective date of ch. 80-473, L.O.F., are modified to provide that the density and other requirements of the act shall apply when a transfer of ownership of two or more contiguous, substandard lots occurs (other than by inheritance or will).

The bill explicitly provides that no local governmental body may grant variances or exceptions to any of the provisions of the act.

II. ECONOMIC IMPACT AND FISCAL NOTE:
A. Public:

None.

B. Government:

None.

III. COMMENTS:

According to Don Moody, the bill sponsor's aide, Lee County has experienced at least one lawsuit and threats of several more regarding its role in enforcing the provisions of ch. 80-473, L.O.F. The bill's modifications to the original act are designed to prevent similar suits in the future.

This bill was referred to ECCA because Senate Rule #4.6 requires local bills which affect more than one county to be referred to a substantive committee.

A similar bill, HB 980, became law without the Governor's signature on May 31, 1983.
Journals
of the
Florida
House of Representatives

Sessions commencing on
November 16, 1982 Organization
March 1, 1983 "A"
April 5, 1983 Regular
June 15, 1983 "B"
July 12, 1983 "C"

[Special Sessions are lettered from Organization Session for two-year term of House of Representatives.]
HB 980—A bill to be entitled An act relating to Gasparilla Island, including Boca Grande Isles and Gasparilla Golf Course Island, Three Sisters Island, Hogs Key, and Loomis Island, located in Charlotte County and Lee County, amending s 4, chapter 80-473, Laws of Florida; defining the term "dwelling unit", restricting the density of dwelling units, providing criteria for computing density; providing for construction of single-family dwellings on standard lots under certain circumstances, restricting the commercial, industrial, or multi-family use of land to those lands zoned for such uses prior to the effective date of chapter 80-473, Laws of Florida, prohibiting local governmental bodies and agencies from granting variances or exceptions to the act, providing an effective date

—was read the second time by title

The Committee on Community Affairs offered the following amendment:

Amendment 1—On page 2, line 13, strike "(f)" and insert (s)

Rep. Arnold moved the adoption of the amendment, which was adopted

The Committee on Community Affairs offered the following amendment:

Amendment 2—On page 3, line 22 strike "Chapter 80-473, Laws of Florida" and insert this 1983 act

Rep. Arnold moved the adoption of the amendment, which was adopted

On motion by Rep. Arnold, the rules were waived and HB 980, as amended, was read the third time by title. On passage, the vote was:

Yea—110

The Chair
  Deutsch
  Jones, C. F.
  Reynolds

Abras
  Abrams
  Dudley
  Kutun
  Ros

Allen
  Armstrong
  Evanc-Jones
  Lehtinen
  Sample

Arnold
  Bailey
  Figg
  Liberti
  Seplh

Bankhead
  Bankhead
  Friedrich
  Liberti
  Mitchell

Bass
  Bell
  Gardner
  Gardner
  Grant

Brown, C.
  Brown, C. T.
  Gustafson
  Meffert
  Spael

Burrral
  Carpenter
  Hawkins, L. R.
  Millicent

Casas
  Casas
  Hawkins, M. E.
  Morgan
  Upchurch

Clark
  Clark
  Hazouri
  Murphy
  Wallace

Clements
  Clements
  Healey
  Nergard
  Ward

Combee
  Combee
  Hill
  Ogden
  Watt

Cortina
  Corca
  Hodges
  Pajuc
  Webster

Crotty
  Crotty
  Hollingsworth
  Patchett
  Weinstock

Davis
  Davis
  Johnson, R. M.
  Redick
  Young

Derayaty
  Derayaty
  Jones, C. F.
  Reynolds

Dentany
  Dentany
  Jones, D. L.
  Richon

Nays—None

So the bill passed and was immediately certified to the Senate.

HB 992—A bill to be entitled An act relating to the Fort Myers Shores Fire Protection and Rescue Service District, amending ss. 3(4), 9(1), 10, 11(2), 12, 17, chapter 76-409, Laws of Florida, authorizing the operation and maintenance of emergency fire rescue services; eliminating the cap on the debt which the district may incur, providing an effective date

—was read the second time by title. On motion by Rep. Peoples, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Yea—111

The Chair
  Deutsch
  Jones, D. L.
  Richmond

Abras
  Abrams
  Dudley
  Kutun
  Ros

Allen
  Armstrong
  Evanc-Jones
  Lehtinen
  Sample

Arnold
  Bailey
  Figg
  Liberti
  Seplh

Bankhead
  Bankhead
  Friedrich
  Liberti
  Mitchell

Bass
  Bell
  Gardner
  Gardner
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  Brown, C. T.
  Gustafson
  Meffert
  Spael

Burrral
  Carpenter
  Hawkins, L. R.
  Millicent

Casas
  Casas
  Hawkins, M. E.
  Morgan
  Upchurch

Clark
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  Hazouri
  Murphy
  Wallace

Clements
  Clements
  Healey
  Nergard
  Ward

Combee
  Combee
  Hill
  Ogden
  Watt

Cortina
  Cortina
  Hodges
  Pajuc
  Webster

Crotty
  Crotty
  Hollingsworth
  Patchett
  Weinstock

Davis
  Davis
  Johnson, R. M.
  Redick
  Young

Derayaty
  Derayaty
  Jones, C. F.
  Reynolds

Dentany
  Dentany
  Jones, D. L.
  Richon

Nays—None

So the bill passed and was immediately certified to the Senate.

HB 994—A bill to be entitled An act relating to the City of Pensacola and Escambia County; amending section 13 of chapter 80-579, Laws of Florida, relating to the Pensacola-Escambia Promotion and Development Commission, extending provisions relating to the funding of the Commission by the City and County; modifying provisions relating to the manner in which proceeds of the resale of certain lands are to be returned to the State Treasury and otherwise expended, providing an effective date

—was read the second time by title. On motion by Rep. Bass, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Yea—111

The Chair
  Burke
  Davis
  Grindle

Abras
  Abrams
  Burrell
  Deutsch
  Hazard

Allen
  Armstrong
  Evanc-Jones
  Lehtinen
  Sample

Arnold
  Bailey
  Figg
  Liberti
  Seplh

Bankhead
  Bankhead
  Friedrich
  Liberti
  Mitchell

Bass
  Bell
  Gardner
  Gardner
  Grant

Brown, C.
  Brown, C. T.
  Gustafson
  Meffert
  Spael

Burrral
  Carpenter
  Hawkins, L. R.
  Millicent

Casas
  Casas
  Hawkins, M. E.
  Morgan
  Upchurch

Clark
  Clark
  Hazouri
  Murphy
  Wallace

Clements
  Clements
  Healey
  Nergard
  Ward

Combee
  Combee
  Hill
  Ogden
  Watt

Cortina
  Cortina
  Hodges
  Pajuc
  Webster

Crotty
  Crotty
  Hollingsworth
  Patchett
  Weinstock

Davis
  Davis
  Johnson, R. M.
  Redick
  Young

Derayaty
  Derayaty
  Jones, C. F.
  Reynolds

Dentany
  Dentany
  Jones, D. L.
  Richon

Nays—None

So the bill passed and was immediately certified to the Senate.
Journal
of the
S E N A T E
State of Florida

FIFTEENTH REGULAR SESSION
UNDER THE CONSTITUTION AS REVISED IN 1968
APRIL 5 THROUGH JUNE 13, 1983
MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Curtis Peterson, President

I am directed to inform the Senate that the House of Representatives has passed as amended HB 980 and requests the concurrence of the Senate

Allen Morris, Clerk

By Representative Arnold and others—

HB 980 — A bill to be entitled An act relating to Gasparilla Island, including Boca Grande Islets and Gasparilla Golf Course Island, Three Sisters Island, Hogans Key, and Loomis Island, located in Charlotte County and Lee County, and amending § 4, chapter 80-473, Laws of Florida, defining the term “dwellings unit,” restricting the density of dwelling units, providing criteria for computing density, providing for construction of single-family dwellings on substandard lots under certain circumstances, restricting the commercial, industrial, or multi-family use of land to those lands zoned for such use prior to the effective date of chapter 80-473, Laws of Florida, prohibiting local governmental bodies and agents from granting variances or exceptions to the act, providing an effective date

Proof of publication of the required notice was attached

—was read the first time by title. On motion by Senator Mann, the rules were waived and HB 980 was placed on the calendar

LOCAL CALENDAR, continued

On motion by Senator Mann, by two-thirds vote HB 980, a companion measure, was substituted for SB 529. On motions by Senator Mann, by two-thirds vote HB 980 was read the second time by title and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was

Year—36

Mr President: Frank  Jenne  Myers
Barron: Gersten  Jennings  Neal
Heard: Girardeau  Johnson  Rehm
Carlucci: Gordon  Kirkpatrick  Scott
Castor: Grant  Langley  Stuart
Childers, D: Grizzle  Mabry  Thomas
Childers, W D: Hair  Maxwell  Thurman
Crawford: Henderson  McPherson  Vogt
Dunn: Hill  Meek  Weinstei

Nays—None

SB 1187 was laid on the table

SB 1140 — A bill to be entitled An act relating to Suwannee County, amending section 6 of chapter 23547, Laws of Florida, 1945, providing for the appointment of members of the Suwannee County Hospital Board by the Suwannee County Board of County Commissioners instead of by the Governor, providing an effective date.

—was read the second time by title. On motion by Senator Grant, by two-thirds vote SB 1140 was read the third time by title, passed and certified to the House. The vote on passage was

Year—36

Mr President: Frank  Jenne  Myers
Barron: Gersten  Jennings  Neal
Heard: Girardeau  Johnson  Rehm
Carlucci: Gordon  Kirkpatrick  Scott
Castor: Grant  Langley  Stuart
Childers, D: Grizzle  Mann  Thomas
Childers, W D: Hair  Maxwell  Thurman
Crawford: Henderson  McPherson  Vogt
Dunn: Hill  Meek  Weinstei

Nays—None

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

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Curtis Peterson, President

I am directed to inform the Senate that the House of Representatives has passed as amended HB 1173 and requests the concurrence of the Senate

By Representative Brady—

HB 1173 — A bill to be entitled An act relating to Union County, amending section 36 of chapter 63-1499, Laws of Florida, relating to the Charter of the City of Lake Butler, providing for special election or city council appointment to fill vacancies, providing an effective date

Proof of publication of the required notice was attached

—was read the first time by title. On motion by Senator Grant, the rules were waived and HB 1173 was placed on the calendar

LOCAL CALENDAR, continued

On motion by Senator Grant, by two-thirds vote HB 1173, a companion measure, was substituted for SB 1187. On motions by Senator Grant, by two-thirds vote HB 1173 was read the second time by title and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was

Year—36

Mr President: Frank  Jenne  Myers
Barron: Gersten  Jennings  Neal
Heard: Girardeau  Johnson  Rehm
Carlucci: Gordon  Kirkpatrick  Scott
Castor: Grant  Langley  Stuart
Childers, D: Grizzle  Mann  Thomas
Childers, W D: Hair  Maxwell  Thurman
Crawford: Henderson  McPherson  Vogt
Dunn: Hill  Meek  Weinstei

Nays—None

SB 529 was laid on the table