

LEGISLATIVE SUPPLEMENT "B" - SESSION LAW ABSTRACT

Sess. Law # <i>69-5</i>		Sec. # <i>all</i>	LOF cite
Prime Bill # <i>SB. 82</i>		Comp./Sim. Bills <i>HB. 145</i>	
JLHC Hist. Cites	Senate	Comms. of Ref.	Senate <i>Judiciary</i>
	House		House <i>Labor & Industry</i>

COMMITTEE RECORDS

H/S	Committee	Year	Record Series: Folder title, etc.	Loc. Cite	✓
H	<i>Lab + Ind</i>	<i>1969</i>	<i>no records in Archives</i>	<i>—</i>	
S	<i>Judic.</i>	<i>1969</i>	<i>"Subcommittee summaries of prefiled bills"</i>	<i>18/295</i>	<i>unduly ? if file.</i>
"	"	"	<i>Bill file + comments: SB. 82</i>	<i>'</i>	<i>✓</i>
"	"	"	<i>Bill files: SB 82 (vote sheets only)</i>	<i>18/296</i>	<i>∅</i>
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Senate/House Journals

Page #	?	Date	Page #	?	Date
<i>HJ. 174</i>					
<i>SJ. 34</i>					

Committee/Floor Tapes

H/S	c/f	Committee/subcommittee name	Date	#	Location Cite

Other Documentation

Record Series Title, folder title, etc.	Location Cite

SB 82

C O D Y

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A bill to be entitled
An act relating to rates of employee
compensation; prohibiting wage rate dis-
crimination on the basis of sex; pro-
viding exceptions; providing civil li-
ability for violations of the act; pro-
viding an effective date.

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

Section 1. Definitions.--As used in this act,
unless the context or subject matter clearly requires
otherwise, the following terms shall have the meanings
as defined in this section:

(1) "Employee" means any individual employed
by an employer, including individuals employed by
the state, any of its political subdivisions or
instrumentalities of subdivisions.

(2) "Employer" means any person who employs
two (2) or more employees.

(3) "Wages" means and includes all compensa-
tion paid by an employer or his agent for the
performance of service by an employee including the
cash value of all compensation paid in any medium
other than cash.

(4) "Rate" with reference to wages means the
basis of compensation for services by an employee for
an employer and includes compensation based on time
spent in the performance of such services, or on the
number of operations accomplished, or on the quality
produced or handled.

1 (5) "Unpaid wages" means the difference be-
2 tween the wages actually paid to an employee and the
3 wages required to be paid an employee pursuant to
4 section 3.

5 Section 2. Discrimination on basis of sex
6 prohibited.--No employer shall discriminate between
7 employees on the basis of sex by paying wages to
8 employees at a rate less than the rate at which
9 he pays wages to employees of the opposite sex for
10 equal work on jobs the performance of which require
11 equal skill, effort and responsibility, and which
12 are performed under similar working conditions, ex-
13 cept where such payment is made pursuant to:

14 (1) A seniority system;

15 (2) A merit system;

16 (3) A system which measures earnings by
17 quantity or quality of production;

18 (4) A differential based on any factor other
19 than sex; nor shall any person cause or attempt to
20 cause an employer to discriminate against any employ-
21 ee in violation of the provisions of this act.

22 Section 3. Civil action for "unpaid wages."--
23 Any employer or person who violates the provisions
24 of this act shall be liable to the employee for the
25 amount of the difference between the amount the said
26 employee was paid and the amount he or she should
27 have been paid under this act, the said amount being
28 hereinafter called "unpaid wages." Nothing in this
29 act shall allow a claimant to recover more than an
30 amount equal to his unpaid wages while so employed

1 for one (1) year prior to the filing of his claim.
2 An action to recover such liability may be maintained
3 in any court of competent jurisdiction by the ag-
4 grieved employee. The court in such action shall,
5 in cases of such violation, in addition to any judg-
6 ment awarded to the plaintiff, allow a reasonable
7 attorney's fee and costs of the action to be paid
8 by the defendant.

9 Section 4. This act shall take effect imme-
10 diately upon becoming a law.

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Journal
of the
SENATE
State of Florida

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FIRST REGULAR SESSION
UNDER THE CONSTITUTION AS REVISED IN 1968
APRIL 8 THROUGH JUNE 6, 1969



MOTIONS RELATING TO COMMITTEE REFERENCE

On motions by Senator Friday, by two-thirds vote, Senate Bills 383 and 385 were withdrawn from the Committee on Rules and Calendar.

SECOND READING

SB 103 was taken up, together with:

By the Committee on Judiciary—

CS for SB 103—A bill to be entitled An act for the protection of minors who are not accompanied by their parent from being knowingly exposed, for a monetary consideration, to a motion picture, exhibition, show, representation, or presentation which, in whole or in part, depicts nudity, sexual conduct, sexual excitement or sado-masochistic abuse and which is harmful to minors; providing definitions; providing criminal penalties for violations; providing for injunctive proceedings in the name of the state on the relation of a prosecuting attorney and providing that neither the state nor the relator prosecuting attorney shall be required to post any bond or undertaking in such proceedings and that neither shall be liable for any costs or damages sustained by reason of a temporary restraining order when the final decree is in favor of the person sought to be enjoined; providing that a defendant in such an injunctive proceeding is charged with knowledge of the contents and/or character of the matters involved in such proceedings after he is served with a summons and complaint; preempting the field, to the exclusion of counties and municipalities, as to the subject of this act and matters properly connected therewith; repealing chapter 521, Florida Statutes; providing a severability clause; providing an effective date.

—which was read the first time by title and SB 103 was laid on the table.

On motion by Senator Hollahan, the rules were waived and CS for SB 103 was read the second time by title.

The Committee on Judiciary offered the following amendment which was adopted on motion by Senator Hollahan:

In Section 7, line 4, page 8, strike: everything after "effect" and insert the following: July 1, 1969.

On motion by Senator Gunter, the rules were waived and further consideration of CS for SB 103, as amended, was deferred, the bill retaining its place on the Calendar.

SB 22—A bill to be entitled An act relating to obscene, harassing and threatening telephone calls; making such calls a crime and providing penalty; amending section 365.16 Florida Statutes, defining an obscene or harassing telephone communication; making such calls a misdemeanor and providing punishment; providing for an effective date.

Was taken up and read the second time by title.

The Committee on Judiciary offered the following amendment which was adopted on motion by Senator Myers:

In Section 1, line 2, page 2, strike: ". . . shall be fined not more than \$500.00, or imprisoned not more than six months, or both," and insert the following after the word "section", upon conviction thereof, shall be subject to punishment as provided in section 775.07.

The Committee on Judiciary also offered the following amendment which was adopted on motion by Senator Ott:

In Section 2, lines 5 and 6, page 2, strike: entire Section 2 and insert the following: (3) Every telephone directory hereafter published for distribution to the members of the general public shall contain a notice which explains this law, such notice to be printed in type which is no smaller than the smallest type on the same page and to be preceded by the word "warning". The provisions of this section shall not apply to directories solely for business advertising purposes, commonly known as classified directories.

(4) All telephone companies in this state shall cooperate with the law enforcement agencies of this state in using their facilities and personnel to detect and prevent violations of this statute.

Section 2. This act shall take effect January 1, 1970.

The Committee on Judiciary also offered the following amendment which was adopted on motion by Senator Myers:

In title, page 1, line 8, after the word "punishment;" insert the following: requiring publication of "warning" in classified directories; requiring cooperation of telephone companies with law enforcement agencies and use of facilities to detect violation hereof;

A motion by Senator Young failed that the Senate reconsider the vote by which amendment 1 was adopted this day. The vote was:

Yeas—12

Askew	Fincher	Johnson	Slade
Boyd	Gong	Lane	Thomas
Deeb	Henderson	Reuter	Young

Nays—31

Mr. President	de la Parte	McClain	Stolzenburg
Bafalis	Ducker	Myers	Stone
Barrow	Friday	Ott	Trask
Beaufort	Haverfield	Pope	Weber
Bell	Hollahan	Poston	Weissenborn
Bishop	Horne	Saunders	Williams
Broxson	Karl	Scarborough	Wilson
Daniel	Knopke	Shevin	

On motion by Senator Myers, the rules were waived and SB 22 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas—43

Mr. President	de la Parte	Knopke	Shevin
Askew	Ducker	Lane	Slade
Bafalis	Fincher	McClain	Stolzenburg
Barrow	Friday	Myers	Stone
Beaufort	Gong	Ott	Thomas
Bell	Haverfield	Pope	Trask
Bishop	Henderson	Poston	Weber
Boyd	Hollahan	Reuter	Weissenborn
Broxson	Horne	Saunders	Williams
Daniel	Johnson	Sayler	Young
Deeb	Karl	Scarborough	

Nays—1

Wilson

Senator Gunter was recorded as voting Yea.

SB 82—A bill to be entitled An act relating to rates of employee compensation; prohibiting wage rate discrimination on the basis of sex; providing exceptions; providing civil liability for violations of the act; providing an effective date.

Was taken up and read the second time by title.

Senators Barrow and Stone offered the following amendment which was adopted on motion by Senator Barrow:

In Section 3, line 4, page 3, after "employee" strike remainder of paragraph and insert the following: The court in such action may award to the prevailing party costs of the action and a reasonable attorney's fee.

The vote was:

Yeas—23

Bafalis	Chiles	Johnson	Stone
Barrow	Deeb	Lane	Trask
Beaufort	de la Parte	Pope	Williams
Bell	Ducker	Saunders	Wilson
Boyd	Friday	Slade	Young
Broxson	Horne	Stolzenburg	

Nays—20

Mr. President	Gong	Knopke	Scarborough
Askew	Haverfield	Myers	Shevin
Bishop	Henderson	Ott	Thomas
Daniel	Hollahan	Reuter	Weber
Fincher	Karl	Sayler	Weissenborn

Senators Gunter, Poston and McClain were recorded as voting Yea on the foregoing amendment.

On motion by Senator Thomas, the rules were waived and SB 82 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—45 Nays—None

Mr. President	Ducker	Lane	Stolzenburg
Askew	Fincher	McClain	Stone
Bafalis	Friday	Myers	Thomas
Barrow	Gong	Ott	Trask
Beaufort	Gunter	Pope	Weber
Bell	Haverfield	Poston	Weissenborn
Bishop	Henderson	Reuter	Williams
Boyd	Hollahan	Saunders	Wilson
Broxson	Horne	Sayler	Young
Chiles	Johnson	Scarborough	
Daniel	Karl	Shevin	
de la Parte	Knopke	Slade	

On motion by Senator Ott, the President appointed Senators Ott, Knopke, de la Parte, McClain and Chiles as a committee to escort Congressman Sam M. Gibbons of the Sixth District to the rostrum where he addressed the Senate briefly.

SB 77—A bill to be entitled An act to provide that whoever during the commission of any robbery, assault, rape, burglary, larceny, kidnapping, murder or homicide uses or attempts to use or carries on or about his person any firearm shall upon conviction be guilty of a felony in addition to the principal crime being committed; providing penalties therefor and that said sentence upon conviction shall not be suspended or deferred nor that person so convicted be placed on probation; providing an effective date.

Was taken up and read the second time by title.

The Committee on Judiciary offered the following amendment:

Page 1, strike entire Section 1 and insert the following: Section 1. Florida Statutes are amended by adding thereto a new section to read as follows:

(1) That whoever during the commission or attempted commission of any felony uses or attempts to use or carries on or about his person any firearm or other deadly weapon shall, upon conviction be guilty of a felony and be subject to punishment in addition to the punishment provided for the principal crime. Said punishment shall be imposed as follows:

(a) In the case of his first conviction not less than ten (10) years nor more than twenty (20) years imprisonment.

(b) In the case of his second or subsequent conviction, not less than twenty (20) years nor more than life imprisonment.

Senator Askew offered the following amendment to the amendment which was adopted:

In Section 1 (1), page 1, strike: "or carries on or about his person" and insert the following: , or carries on or about his person with intent to use if necessary in the commission of the felony,

On motion by Senator Shevin, the amendment as amended was adopted.

The Committee on Judiciary also offered the following amendment which was adopted on motion by Senator Shevin:

In Section 3, line 5, page 2, strike: "October 1, 1969" and insert January 1, 1970

The Committee on Judiciary also offered the following amendment which was adopted on motion by Senator Shevin:

In title, lines 1-14, page 1, strike entire title and insert the following: A bill to be entitled An act to provide that whoever during the commission or the attempted commission of any felony uses or attempts to use or carries on or about his person any firearm or other deadly weapon shall upon conviction be guilty of a felony in addition to the principal crime being committed; providing penalties therefor and that said sentence upon conviction shall not be suspended or deferred nor that person so convicted be placed on probation; providing an effective date.

Senator Pope offered and moved the following amendment:

Strike: Section 2 and re-number remaining sections.

The President Pro Tempore presiding.

On motion by Senator Friday, the rules were waived and time of adjournment was extended until final action on the foregoing amendment, motions concerning committee meetings, and receipt of a Concurrent Resolution in House Messages.

The President presiding.

Senator Broxson offered the following substitute amendment which failed:

Line 1, page 2, strike: Section 2 and insert the following: Section 2. Sentence shall not be suspended or deferred nor shall the person convicted be placed on probation, unless the jury recommends mercy.

The amendment by Senator Pope failed.

Senator Weissenborn offered the following amendment which was moved by Senator Friday:

In Section 1, line 26, page 1, after "principal crime." strike all of bill down to Section 3 on page 2, line 4, and renumber remaining section of bill accordingly.

Pending consideration of the foregoing amendment, on motion by Senator Friday, the rules were waived and the Senate reverted to the order of—

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable John E. Mathews, Jr.
President of the Senate

April 9, 1969

Sir:

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

By Representative Smith and Others—

HCR 455—Acknowledging invitation to members and officials of the Florida Legislature to attend the 1969 Cooperative Forestry Field Day Program of the Seaboard Coast Line Railroad Company to be held near Lee, Florida, in Madison County on Thursday, April 17, 1969.

WHEREAS, an invitation has been extended the members and officials of the Florida Legislature by the Seaboard Coast Line Railroad Company to attend as special guests the Cooperative Forestry Field Day Program on Thursday, April 17, 1969, at 10 a.m. in Lee, Florida, and

WHEREAS, this occasion will bring together industrial leaders from major corporations across the country as well as international trade officials and representatives of foreign governments, and

WHEREAS, The Forestry Field Day Program will include presentations on all aspects of modern forest management and the manufacture of forest products, and

WHEREAS, transportation of forest and other products particularly through the use of the significant development in world trade of containerized freight and the facilities planned for such modern transport in Florida will be highlighted in the program, and

WHEREAS, this program will provide an unparalleled opportunity to members of the Legislature and to the invited business and trade leaders to participate together in exploring the vast potential of Florida's forest assets and its unique attributes for shipping and international trade, and

WHEREAS, the Seaboard Coast Line Railroad has offered transportation to the site of the program and has made extensive preparations for the visit of members of the Legislature, NOW, THEREFORE,

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

Journals

of the

House of Representatives



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ORGANIZATION SESSION

and

FIRST REGULAR SESSION

of the

FIRST LEGISLATURE

[under the Constitution as Revised in 1968]

NOVEMBER 12, 1968

and

APRIL 8, 1969, through JUNE 6, 1969

[Including a record of transmittal of Acts to the Governor subsequent to sine die adjournment]

HB 737—A bill to be entitled An act repealing Chapter 61-1357, Laws of Florida, which provided that no part of the taxes levied for road and bridge purposes under authority of Section 336.59, Florida Statutes, should be turned over to any cities or towns in any county of the state having a population of not less than thirty thousand (30,000) and not more than thirty two thousand (32,000) according to the latest official decennial census; repealing all laws or parts of laws, in conflict herewith; and providing an effective date.

—was taken up. On motions by Mr. Craig, the rules were waived and HB 737 was read the second time by title and the third time by title. On passage, the vote was:

Yeas—105

Mr. Speaker	Elmore	Middlemas	Shaw
Alvarez	Featherstone	Miers	Singleton
Andrews	Firestone	Mixson	Spicola
Arnold	Fleece	Moudry	Stafford
Baker	Fortune	Murphy	Stevens
Bassett	Fulford	Nease	Sweeny
Bevis	Gallen	Nergard	Tillman, J. K.
Bird	Gautier	Nichols	Tillman, R. J.
Blackburn	Gibson	Ogden	Tobiassen
Bothwell	Gillespie	Pettigrew	Tucker
Brannen	Glisson	Poorbaugh	Turlington
Brantley	Gorman	Powell	Tyre
Chapman	Graham	Pratt	Tyrrell
Clark, David	Grizzle	Prominski	Walker
Clark, Dick	Gustafson	Randell	Ward
Clark, J. R.	Harris	Redman	Ware
Conway	Heath	Reed	West
Crabtree	Hodes	Reedy	Whitson
Craig	Holloway	Reeves	Whitworth
Crider	James	Register	Wilson
Culbreath	King	Renick	Wolfson
D'Alemberte	Lindsey	Roberts	Wood
Danahy	MacKay	Robinson	Woodward
Davis	Martinez, J. M.	Rowell	Yancey
Dixon	Matthews	Rude	
Dubbin	McNulty	Sackett	
Earle	Melvin	Savage	

Nays—None

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

HB 753—A bill to be entitled An act relating to Pinellas county; amending section 3 of chapter 61-2677, Laws of Florida, 1961, to provide that assistant county attorneys may be employed or retained by the board of county commissioners of Pinellas county on a non-exclusive basis permitting them to have other employment; providing for their compensation; providing for ratification of prior acts of board of county commissioners of Pinellas county, relating to such matters; providing for an effective date.

—was taken up. On motions by Mr. Whitson, the rules were waived and HB 753 was read the second time by title and the third time by title. On passage, the vote was:

Yeas—105

Mr. Speaker	Culbreath	Grizzle	Nergard
Alvarez	D'Alemberte	Gustafson	Nichols
Andrews	Danahy	Harris	Ogden
Arnold	Davis	Heath	Pettigrew
Baker	Dixon	Hodes	Poorbaugh
Bassett	Dubbin	Holloway	Powell
Bevis	Earle	James	Pratt
Bird	Elmore	King	Prominski
Blackburn	Featherstone	Lindsey	Randell
Bothwell	Firestone	MacKay	Redman
Brannen	Fleece	Martinez, J. M.	Reed
Brantley	Fortune	Matthews	Reedy
Chapman	Fulford	McNulty	Reeves
Clark, David	Gallen	Melvin	Register
Clark, Dick	Gautier	Middlemas	Renick
Clark, J. R.	Gibson	Miers	Roberts
Conway	Gillespie	Mixson	Robinson
Crabtree	Glisson	Moudry	Rowell
Craig	Gorman	Murphy	Rude
Crider	Graham	Nease	Sackett

Savage	Tillman, J. K.	Walker	Wolfson
Shaw	Tillman, R. J.	Ward	Wood
Singleton	Tobiassen	Ware	Woodward
Spicola	Tucker	West	Yancey
Stafford	Turlington	Whitson	
Stevens	Tyre	Whitworth	
Sweeny	Tyrrell	Wilson	

Nays—None

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

CONSIDERATION OF THE SPECIAL ORDER

HB 145—A bill to be entitled An act relating to rates of employee compensation; prohibiting wage rate discrimination on the basis of sex; providing exceptions; providing civil liability for violations of the act; providing an effective date.

—was taken up. On motion by Mr. Reed the rules were waived and HB 145 was read the second time by title.

Representative Reed offered the following amendment:

In Section 3, on page 3, line 4, after the word "employee" strike the remainder of the paragraph and insert the following: the court in such action may award to the prevailing party costs of the action and a reasonable attorney's fee.

Mr. Reed moved the adoption of the amendment which was adopted.

On motion by Mr. Reed, the rules were waived and—

SB 82—A bill to be entitled An act relating to rates of employee compensation; prohibiting wage rate discrimination on the basis of sex; providing exceptions; providing civil liability for violations of the act; providing an effective date.

—was withdrawn from the Committee on Labor & Industry and substituted for HB 145, being a companion measure.

On motion by Mr. Reed, the rules were waived and SB 82 was read the second time by title.

The Committee on Labor & Industry offered the following amendment:

In Section 2, on page 2, line 18, between the word "any" and the word "factor", insert: reasonable

Mr. Reed moved the adoption of the amendment which was adopted.

The Committee on Labor & Industry offered the following amendment:

In Section 2, on page 2, line 19, after the word "sex", insert: where exercised in good faith

Mr. Reed moved the adoption of the amendment which was adopted.

Representative Reed offered the following amendment:

In Section 3, on page 3, line 4, strike the period and insert the following: within six months after termination of employment.

Mr. Reed moved the adoption of the amendment which was adopted.

Representative Redman offered the following amendment:

In Section 3, on page 3, line 4, after "employee." strike the remainder of the paragraph.

Mr. Redman moved the adoption of the amendment which failed of adoption. The vote was:

Yeas—49

Alvarez	Blackburn	Conway	Dixon
Bevis	Brannen	Craig	Elmore
Bird	Caldwell	Culbreath	Firestone

Fortuné	Melvin	Redman	Sweeny
Fulford	Middlemas	Reeves	Tucker
Gautier	Miers	Register	Turlington
Gibson	Mixson	Renick	Tyre
Glisson	Murphy	Roberts	Tyrrell
Gorman	Nergard	Robinson	Wilson
Hodes	Nichols	Rowell	Woodward
Lindsey	Ogden	Rude	
Martinez, E. L.	Powell	Ryals	
McNulty	Pratt	Stafford	

Section 4. A violation of this act may be punishable by death.

Mr. Gautier moved the adoption of the amendment which failed of adoption.

Representative Redman offered the following amendment:

In Section 3, on page 3, line 7, after the word "fee" insert: not to exceed 10% of the judgment awarded to the prevailing party

Mr. Redman moved the adoption of the amendment which failed of adoption. The vote was:

Nays—52

Andrews	Davis	Martinez, J. M.	Spicola
Arnold	Dubbin	Matthews	Stevens
Baker	Earle	Moudry	Tillman, J. K.
Bassett	Featherstone	Nease	Tillman, R. J.
Bothwell	Fleece	Pettigrew	Tobiassen
Brantley	Gallen	Poorbaugh	Ward
Chapman	Gillespie	Prominski	Ware
Clark, David	Grizzle	Reed	West
Clark, Dick	Gustafson	Reedy	Whitson
Clark, J.R.	Heath	Sackett	Whitworth
Crabtree	James	Savage	Wolfson
D'Alemberte	King	Shaw	Wood
Danahy	Lewis	Singleton	Yancey

Yeas—43

Alvarez	Gorman	Mixson	Stafford
Blackburn	Harris	Murphy	Sweeny
Brantley	Hartnett	Nergard	Tobiassen
Caldwell	Hodes	Pratt	Turlington
Craig	Holloway	Redman	Tyre
Fortune	Lindsey	Reeves	Tyrrell
Fulford	Martinez, E. L.	Register	West
Gallen	McNulty	Roberts	Whitson
Gautier	Melvin	Rowell	Wilson
Gibson	Middlemas	Ryals	Woodward
Glisson	Miers	Shaw	

Representative Chapman offered the following amendment:

On page 3, following Section 3. insert new Section 4. to read as follows:

Section 4. Nothing in this law shall be applicable to any employer subject to the federal fair labor standards act of 1938, as amended.

Renumber existing Section 4.

Mr. Chapman moved the adoption of the amendment which was adopted.

Representative Gautier offered the following amendment:

In Section 2, page 2, line 7, after the word "sex" insert the following: , race or religion

Mr. Gautier moved the adoption of the amendment which failed of adoption. The vote was:

Yeas—32

Bird	Hartnett	Prominski	Tobiassen
Chapman	Hodes	Redman	Tyre
D'Alemberte	Holloway	Reeves	Tyrrell
Firestone	Lewis	Register	West
Fulford	Martinez, E. L.	Ryals	Whitworth
Gautier	Middlemas	Singleton	Wilson
Gillespie	Miers	Spicola	Wolfson
Graham	Nichols	Stafford	Yancey

Nays—57

Andrews	Davis	Moudry	Spicola
Arnold	Dixon	Nease	Stevens
Baker	Dubbin	Nichols	Tillman, J. K.
Bassett	Featherstone	Ogden	Tillman, R. J.
Bevis	Firestone	Pettigrew	Tucker
Bothwell	Gillespie	Poorbaugh	Walker
Brannen	Graham	Powell	Ward
Chapman	Grizzle	Prominski	Ware
Clark, Dick	Gustafson	Reed	Whitworth
Clark, J. R.	Heath	Renick	Wolfson
Conway	James	Robinson	Wood
Crabtree	King	Rude	Yancey
Culbreath	Lewis	Sackett	
D'Alemberte	Martinez, J. M.	Savage	
Danahy	Matthews	Singleton	

On motion by Mr. Reed, the rules were waived and SB 82, as amended, was read the third time by title. On passage, the vote was:

Nays—68

Alvarez	Culbreath	James	Renick
Andrews	Davis	King	Roberts
Arnold	Dixon	Lindsey	Robinson
Baker	Dubbin	Martinez, J. M.	Rowell
Bassett	Earle	Matthews	Sackett
Bevis	Elmore	McNulty	Savage
Blackburn	Featherstone	Melvin	Shaw
Bothwell	Fleece	Mixson	Stevens
Brannen	Fortune	Moudry	Sweeny
Brantley	Gallen	Murphy	Tillman, J. K.
Caldwell	Gibson	Nease	Tillman, R. J.
Clark, David	Glisson	Ogden	Tucker
Clark, Dick	Gorman	Pettigrew	Turlington
Clark, J. R.	Grizzle	Poorbaugh	Walker
Conway	Gustafson	Powell	Ward
Crabtree	Harris	Reed	Ware
Craig	Heath	Reedy	Woodward

Yeas—101

Mr. Speaker	Earle	Melvin	Shaw
Alvarez	Elmore	Middlemas	Singleton
Andrews	Featherstone	Miers	Spicola
Arnold	Firestone	Mixson	Stevens
Baker	Fleece	Moudry	Sweeny
Bassett	Fortune	Murphy	Tillman, J. K.
Bevis	Fulford	Nease	Tillman, R. J.
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Brannen	Gillespie	Pettigrew	Tyre
Brantley	Glisson	Poorbaugh	Tyrrell
Caldwell	Gorman	Powell	Walker
Chapman	Graham	Prominski	Ward
Clark, David	Grizzle	Randell	Ware
Clark, Dick	Gustafson	Reed	West
Clark, J. R.	Harris	Reedy	Whitson
Conway	Hartnett	Reeves	Whitworth
Crabtree	Heath	Register	Wilson
Craig	Hodes	Renick	Wolfson
Culbreath	Holloway	Roberts	Wood
Danahy	James	Robinson	Woodward
Davis	King	Rowell	Yancey
Dixon	Mackay	Ryals	
Dubbin	Martinez, J. M.	Sackett	
	Matthews	Savage	

Representative Gautier offered the following amendment:

In Section 4, page 3, line 9, strike Section 4 and insert the following:

Nays—7

D'Alemberte	Lindsey	McNulty	Stafford
Lewis	Martinez, E. L.	Redman	

The Committee on (subcommittee) LABOR AND INDUSTRIAL RELATIONS met at 2:05 o'clock p.m., on February 11, 1969, in Room 12, and considered SB 82.

COPY

The bill was reported:

- [X] Favorably Committee report due
[] Favorably with Amendments
[] Favorably with Committee Substitute
[] Unfavorably

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The vote on the bill was:

Table with 6 columns: Aye, SENATOR, Nay, Aye, SENATOR, Nay. Rows include BARROW, DANIEL, HORNE, STONE, FINCHER, Chm. Summary: AYE 3, NAY 1.

The following persons (other than legislators) appeared before the Committee, or a subcommittee thereof, during consideration of this bill:

Form with fields for Name, Address, Representing, and Opponent or Proponent for multiple individuals.