The Senate was called to order by Senator Curtis Peterson, President of the Senate, at 10:00 a.m. A quorum present—40:

Mr. President: Frank Jennings
Barron: Gerdort Johnstocr
Beard: Girardeau Kvipatrick
Caruccio: Gordon Langley
Caster: Grant Malchon
Childers, D.: Grizzle Mann
Childers, W. D.: Hair Margolis
Crawford: Henderson Maxwell
Dunn: Hill McPheron
Fox: Jenne Meek

Excused: Senator Rehm, for the afternoon session.

Mr. President, members and guests of the Florida Senate, once again it's a pleasure for us to be with you on opening day in this the twenty-fifth presentation of the St. Petersburg Times “Most Valuable Legislator Award”. This program dates back to 1947 when it was suggested by Nelson Poynter, the late chairman of the board of the Times Publishing Company to recognize accomplishment in the Senate and in the House. Since that time we have been privileged to take part in this salute to a special group of men who have gained recognition from journalists for their contributions to the well-being of the entire state of Florida. Our thanks to President Peterson for providing the opportunity to present this annual award and to the legislative correspondents and editors of Florida's daily newspapers who nominate and cast final ballots to select the winners. In balloting to determine the most valuable Senator of the 1981 session, Senator Dempsey Barron came within one vote of first place. In 1982 he was a clear-cut choice for the honor. During the past session, Senator Barron made conspicuous contribution to a Senate reapportionment plan based on single-member districts and to the successful defense of the no-fault automobile insurance. His long career, dating back to his election to the House in 1956, has been marked by support of legislators for their contributions to the well-being of the entire state of Florida. May the State of Florida be a greater state because a great Senate has met and accomplished great things, thought great thoughts, dreamed great dreams, and fought and won great battles against the enemy of mediocrity. At the conclusion of this session, may it be well said that the powerless have been represented and the powerful have been creatively channeled.

Grant health and vigor to the President of the Senate, Curtis Peterson. Give him a hand that is characterized by steel and velvet. Grant health and vigor to President Pro Tempore Gordon, and all the Senators and the supporting cast, I pray in the name of the God of Abraham and Isaac and Jacob and Jesus. Amen.

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

Mr. Stiles, on behalf of the St. Petersburg Times and those legislative correspondents and newspaper editors who participated in the poll, presented Senator Barron with a plaque symbolizing his selection as the “Most Valuable Member” of the 1982 Senate.

On motion by Senator Hill, the following remarks were ordered printed in the Journal:

Mr. Stiles: Mr. President, members and guests of the Florida Senate, once again it's a pleasure for us to be with you on opening day in this the twenty-fifth presentation of the St. Petersburg Times “Most Valuable Legislator Award”. This program dates back to 1947 when it was suggested by Nelson Poynter, the late chairman of the board of the Times Publishing Company to recognize accomplishment in the Senate and in the House. Since that time we have been privileged to take part in this salute to a special group of men who have gained recognition from journalists for their contributions to the well-being of the entire state of Florida. Our thanks to President Peterson for providing the opportunity to present this annual award and to the legislative correspondents and editors of Florida’s daily newspapers who nominate and cast final ballots to select the winners. In balloting to determine the most valuable Senator of the 1981 session, Senator Dempsey Barron came within one vote of first place. In 1982 he was a clear-cut choice for the honor. During the past session, Senator Barron made conspicuous contribution to a Senate reapportionment plan based on single-member districts and to the successful defense of the no-fault automobile insurance. His long career, dating back to his election to the House in 1956, has been marked by support of legislators for their contributions to the well-being of the entire state of Florida. May the State of Florida be a greater state because a great Senate has met and accomplished great things, thought great thoughts, dreamed great dreams, and fought and won great battles against the enemy of mediocrity. At the conclusion of this session, may it be well said that the powerless have been represented and the powerful have been creatively channeled.

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Special Performance

The President recognized the Florida Southern College Chorale, directed by Dr. Bennett Penn and featuring Beverly Wolfe, internationally known contralto and artist-in-residence at Florida Southern. Following the presentation by the Chorale, the President introduced Dr. Robert Davis, President of Florida Southern College.

Presentation of the St. Petersburg Times Award

The President invited Sanford H. Stiles of the St. Petersburg Times to the rostrum.

Senator Hill moved that a committee be appointed to escort Senator Barron to the rostrum. The motion was adopted and the President appointed Senators Hill, Meek, Jennings, Maxwell and Thomas.
The Honorable Curtis Peterson, President

I am directed to inform the Senate that the House of Representatives has adopted HCR 1-Orig. and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Thompson—

HCR 1-Orig.—A concurrent resolution providing that the House of Representatives and Senate convene in joint session for the purpose of receiving a message from the Governor.

—was read the first time in full. On motion by Senator Scott, by two-thirds vote HCR 1-Orig. was read the second time by title, adopted and certified to the House. The vote on adoption was:

Yea--40

Nay--None

The committee appointed to notify the House of Representatives appeared at the bar of the Senate and reported to the President that its duty had been performed. The committee was thanked for its service and discharged.

The committee appointed to notify the Governor appeared at the bar of the Senate and reported to the President that its duty had been performed. The committee was thanked for its service and discharged.

Senator Barron moved that upon dissolution of the joint session, the Senate recess to reconvene at 2:00 p.m. The motion was adopted.

JOINT SESSION

Pursuant to HCR 1-Orig., the Senate formed in processional order and marched in a body to the chamber of the House of Representatives where they were received in due form. The joint session was called to order by the Honorable H. Lee Moffitt, Speaker of the House of Representatives.

The Lieutenant Governor, members of the Florida Cabinet and Justices of the Florida Supreme Court were received and seated.

The Speaker invited the President of the Senate, Curtis Peterson, and the President Pro Tempore of the Senate, Jack Gordon, to the rostrum and requested the President to preside over the joint session.

The President in the Chair

The President declared a quorum of the joint session present.

The Reverend Monsignor William A. Kerr, St. Thomas More Co-Cathedral of Tallahassee, delivered the prayer.

The President led the pledge of allegiance to the flag of the United States of America.

On motion by Representative Thompson that a committee be appointed to notify the Governor that the joint session was assembled to receive his message, the President appointed Senators Barron, Hill and Maxwell; and the Speaker appointed Representatives Morgan, Burns and Richmond. The committee withdrew from the chamber.

The committee appointed to wait upon the Governor subsequently reappeared escorting His Excellency, the Honorable Bob Graham, Governor of Florida, who was escorted to the rostrum.

The President introduced the First Lady, Adele Graham; Margie Mixon, wife of the Lt. Governor; spouses of the House and spouses of members of the Senate.

The President presented the Governor to the joint assembly.

The Governor's Address

Every odd-numbered year since 1885, the Florida Legislature has assembled on this Tuesday in April. All legislatures make some mark on Florida's history. But a few legislatures have the chance to achieve greatness by marking Florida's future.

Yours is such a legislature.

The ingredients for greatness begin with you. We bring together today the right people, and the right agenda.

Your membership includes veteran legislators like Senate President Curtis Peterson and House Speaker Lee Moffitt, whose leadership and commitment to the institution of the Florida Legislature are major assets of the State of Florida.

More than 50 of you are first-term Representatives or Senators. You bring a freshness of personality, an independence of mind, and an enthusiasm that have characterized the great legislatures of the past.

All of you come from single-member districts, for the first time in Florida's history. You are the legislature that best represents the diversity of our state. You have forged a special bond with the people who placed their trust in you.

You were elected by them because they had faith in your judgment.

Because they shared your vision. Because they shared your belief that the art of government is an honorable profession, and one of the greatest forms of human service.
April 5, 1983

You in the class of 1983 are a distinguished group. You include among your number a woman who has been a middle school mathematics teacher, a mother, and the mayor of her community—Senator Karen Thurman.

You include a real estate executive who has earned a graduate degree in business, who has served on the Florida Housing Finance Agency, and the Downtown Development Authority in Tampa—Representative Jim Hargrett.

All of you first-time legislators are members of a distinguished group.

You are here on temporary duty in Tallahassee at a time of high-velocity change.

Florida once was a peripheral state, but it is becoming a megastate. Florida once had a narrow-bound economy; today we share in the global economy.

Once we were a poor state; today, we are a state with a great potential for widely distributed prosperity. Once we were a state where opportunity was tightly rationed; we are becoming a state where opportunity and justice are widely shared.

Florida once was a small state. Today, we are the fastest growing urban state in America.

Once our destiny was out of our control. Today, you and I and all Floridians can choose the future we desire.

I am here today to report to you that the state of our state is good and getting better.

Only last week we received the good news that we are on the leading edge of economic recovery. Once Florida was the last to enter a recession and the last to exit.

Today, we are last in and first out.

We stand almost a point and a half below the national average in unemployment—that’s 70,000 people. There are enough people in Florida today who have jobs because we’re better off than the nation as a whole to make up the populations of Fort Walton Beach, Winter Park and Key West—combined.

Florida has been designated the state with the best business climate in America—not once, but twice in the past two years.

I say there will be no retreat on improving our economy, because you and I do not intend to retreat.

The state of our economy is strong and getting stronger.

And so is the state of our criminal justice system.

And the good news is that crime is down in Florida today by almost 5 percent. That’s twice as big a drop as 1981, when Florida’s decline in crime was twice as fast as the nation’s.

I say there will be no retreat on fighting crime in Florida, because you and I do not intend to retreat.

And there is good news on our environment.

I wish I could share with you the excitement I felt a week ago last Sunday in Destin.

Representatives Jim Ward and Bo Johnson and I stood on Henderson Beach State Recreation Area and were swept up in the enthusiasm of the people. Their dream had become their beach.

And I wish each of you could have been with Chuck Nergard and me in Martin County, where we dedicated one of the first of public beaches under the Save Our Coasts Program.

Just as I look forward to sharing that same sense of excitement and accomplishment with Senator Jim Scott, and Representative Tom Gustafson, and Ken Jenne, and Fred Lippman, when we dedicate North Beach in Broward County.

And you and I know there will be no retreat on preserving our environment, because you and I do not intend to retreat.

And the good news is about our roads and bridges. Florida has chosen a future with better highways, safer bridges and better public transportation.

Because of what you have done already this year, we’re four-laning 13.8 miles of State Road 80 in Palm Beach County.

We’re six-laning Biscayne Boulevard in Dade County, and we’re widening U.S. 1 in the Florida Keys.

We’re four-laning U.S. 98 in Okaloosa and Walton Counties, and widening Dale-Mabry Expressway in Hillsborough County.

And we’re realigning U.S. 301 in Manatee County for three and a half miles.

All over Florida today, our transportation dollars are at work.

I say there will be no retreat on transportation, because you and I do not intend to retreat.

And there is good news in education, we have a long way to go until every student in Florida is challenged to the limits of his or her ability, but look at the successes we have to build on.

In Jacksonville, the Raines High School is an example of how a combination of community interest and adequate resources can turn a school around.

A gentleman who serves on the Academic Boosters there told me that out there were only about 150 students on the honor roll. Now there are 300.

In Monroe County, Plantation Key Elementary School has Florida’s only elementary school program in computers. And it is part of the county-wide program of teaching Spanish in every elementary school.

In Sarasota, Riverview High School operates the nation’s only radiation science program. And Sarasota High School operates a floating classroom in marine science, and monitors Sarasota Bay marine life.

Manatee Community College brings the classroom to the workplace at American Beryllium Company, teaching precision machining techniques to students in a real-life environment.

At the Washington-Holmes Area Vocational-Technical Center, a Food-Service Training Center helps make our young people ready for jobs that are waiting for them.

And at the St. Augustine Technical Center, the culinary arts program is so effective that the American Culinary Federation has located its national headquarters in Florida to take advantage of it.

And at the University of Florida, programs in robotics, and in biomedical engineering, are national pace-setters.

Today in Florida, 1.27 percent of our high school juniors receive commendation from the National Merit Scholarship Program. The honor they bring to Florida can become the standard of excellence every student seeks, and which more of them attain.

I say there will be no retreat on our commitment to educational excellence, because you and I do not intend to retreat.

And it is in education that you and I will face our greatest opportunity. This is the agenda and you are the people that together can result in historic achievement.

By improving our public schools, community colleges and state universities, you can help Florida attract the new high-technology businesses that will dominate the economy of the United States into the 21st century.

By improving our schools, you can capitalize on Florida’s geographical and linguistic advantages in international commerce—as Florida becomes the bridge among the continents of Europe, Asia, North America and South America.

And by improving our system of education, you can raise our standard of living, provide well-paid, future-oriented jobs for our citizens, and improve our quality of life.

By combining our brainpower, our natural environment for agriculture and our position as the world’s number one tourist destination, we can and will strengthen our economy and continue to create new jobs in Florida.
I am pleased that an old friend and a veteran of this legislative process is responsible for accelerating that momentum. Wayne Mixson, our Lieutenant Governor and Secretary of Commerce, will direct that growth and move Florida into the future.

Wayne Mixson knows, and the business people he talks to know, that there is no greater investment you and I can make than the investment in people that education represents.

The values of education are the traditional values of America. Education is the traditional road to personal and economic self-improvement, and to extending the benefits of democracy to all citizens.

Education, in general, and public schools, in particular, set a tone in a community and a state. What a community does about its schools is an index of how that community feels about itself. How it regards its children, and how it sees its future.

The statement we make about ourselves through education is heard clearly by those who decide where new high-technology industry will locate.

These decision-makers are well educated.

They want good schools for their own children. And they know they can’t recruit the scientific, technical and management personnel they need—without good schools for their children.

This is a year to reinforce Florida’s fundamental policy on education.

Our policy, as expressed in our constitution, is to provide for a uniform system of free public schools;

To provide community colleges and state universities accessible to our citizens geographically and financially;

To provide resources needed to achieve excellence;

And to demand accountability from our students, our teachers and our managers at every level of education.

Our policy is to reach the upper quartile in the nation, to be among the top 12 states in America, by the 1985-86 school year;

To reach the top 12 states as measured not only by the resources we provide, but by the quality we achieve;

Our policy is to demand the best—for our society is served not only by those who achieve excellence, but also by those who aspire to excellence.

Every one of us knows today that, despite our successes, Florida has not yet achieved excellence in education. We know it as Senators and Representatives, we know it as parents, and—most important—we know it as citizens.

Our shortfalls stem from a common source:

Our schools lack rigorous standards.

Students and faculty both respond to our expectations. And our expectations must be raised to a level that will extend every student to reach his or her potential.

It is time to end an era of remedial education and begin a period of quality education for all.

It is time to demand that each element of our system of education handle its own problems.

It is time to stop the cycle of social promotion that forces our community colleges to teach high school graduates how to read.

To continue to certify their failures as success is to send them a message of dishonesty.

To give an illiterate student passing grades is to tell that student that reading doesn’t matter. That is a lie!

Lies like that will accumulate in the life of a student, until one day the small increments of falsehood will create a lifestyle of ignorance, of failure and, potentially, of crime.

The Department of Corrections spent more building the cages that hold those two inmates than we spent failing to teach them how to read. This is the kind of human tragedy—and waste of taxpayers’ dollars—that I want to stop.

We will not continue to permit our schools to promote students who are failing, and to graduate students who can’t read.

We must reverse our past neglect of the physical sciences, of mathematics and of language study.

For just as arithmetic is a survival skill for an individual, calculus and physics are survival skills for a nation in a nuclear age.

They are standards of academic rigor that we in Florida must demand.

And we must demand better and broader teaching of foreign languages. Florida today is the crossroads of international commerce. We are the marketplace where Japan sells to Latin America. Where the Caribbean buys from Europe. Language skills are vital tools of this new international commerce, and essential job skills for late 1980’s.

Florida has a role as a state government to see that these rigorous standards are met.

The State Board of Education has set the measure by which our progress will be judged. Upon the recommendation of Commissioner Ralph Turlington, the board has established signposts on the road to national leadership.

Let every school board, community college and university administration take note:

I will propose on Wednesday—at tomorrow’s cabinet meeting—that the State Board of Education demand a new dimension of accountability.

I want a written report to Commissioner Turlington from every school district, every community college, and every university showing our progress toward our upper quartile goal. We must demonstrate that progress semester by semester and year by year in order to show the public that our promise has been kept.

Our public schools, community colleges and state universities must improve the performance of their students, as measured by nationally accepted standards.

For example: Our public schools must increase the number of students honored in the National Merit Scholarship Program. They must raise the scores of Florida students on the scholastic aptitude test.

Our vocational schools must provide training that leads to a job today and a future tomorrow. Vocational education must rettool for the age of high-technology and international commerce.

In our community colleges, we demand an increase in the number of academic scholarships and fellowships awarded to graduates. And we insist on raising the percentage of degree-seeking students who actually earn degrees.

We expect our universities to test incoming freshmen and to test them again as sophomores, to find out how they perform. And we expect improvement in graduate record examination scores, and in the scores on the professional licensing examination our graduates take.

Our policy is to raise the overall level of education in Florida. Every student in every classroom in Florida will feel the lift that rising expectations bring.

That policy will be advanced still further by committing our state to become a world-class center of excellence in areas that are especially appropriate and important to Florida.

We will add to our overall momentum when we strive toward international leadership in gerontology—the study of the aging process.

We will become a world leader in unlocking the secrets of our oceans.

We must understand Latin America better than any other state and any other country.

To accompany these raised standards and new accountability, our schools must have additional resources.

Three years ago you began to emphasize kindergarten through third grade. Since then you have allocated 230 million dollars for the primary education program.

In that time, average class sizes have dropped from 26 pupils per class to 21 pupils per class. And in that time, performance on the third grade standard school aptitude test has risen an average of six and a half points, and 90 percent of our third graders are passing today.
Our experience with the primary education program shows that we can get results when we provide resources, set standards, and demand accountability.

To accompany these raised standards and new accountability, our schools must have additional resources.

Prep shows what we can do. What we now must do is create the opportunities for learning that additional resources provide.

Engineering is the basic discipline of a high-technology age, and we must increase the number of graduate engineering students in Florida today. We have experienced a decade of decline. We must initiate a decade of improvement.

Our schools, community colleges and universities require laboratories, libraries and computer terminals of a national standard.

Their needs for transporting students and operating the schools must be met. And we must provide increased financial aid for those who require it to complete their education.

As we did in prep for primary schools, we must do for freshman and sophomore math and language classes. We must pay what it costs to reduce the class sizes so more learning can take place.

And we must prepare to train tomorrow's work force for a new world of skills and opportunity.

Most of all, we must begin to compete to attract the best minds and keep them in the classroom.

We must begin a program of scholarships to attract mathematics and science teachers, especially.

Now we ask our technically-minded college students to choose between a job in private industry as an engineer—at 25,428 dollars a year—or as a computer programmer—at 22,260 dollars a year—or as a high school math teacher in Jefferson County—at 11,000 dollars a year.

That's half the average pay offered to engineering and computer students who will graduate this June.

In 54 of our 67 counties, the starting salary for a teacher with a Bachelor's degree last September was 13,000 dollars a year or less. In 10 of our counties, beginning teachers earned 12,000 dollars or less.

Those who teach always make sacrifices. But this sacrifice is too great.

When we offer half as much money as a computer programmer can make, we are asking too much and paying too little.

Listen to Jamey Osborn. He's 22, a senior at Florida State majoring in mathematics education. He's serving a professional internship at East Bay High School in Hillsborough County.

Jamey says, "You don't get rich teaching, but it's a life rich in satisfaction and personal rewards."

Jamey says it doesn't bother him to start at 13,000 dollars a year. But when he sees his classmates start at 25,000 dollars a year, that does get to him.

"I'll never make that as a school teacher in Florida if I teach for forty years. That's one thing I hope they solve," he told a member of my staff yesterday.

At the same time, we have the opportunity to expand our pool of qualified teachers by reaching out to those who are trained in technical areas.

To our senior Floridians who want to share their knowledge and wisdom.

To men and women at mid-career who would take up the challenge of the classroom.

Establishing an adjunct faculty program will tap the talents of those with the skills we need today.

This year Florida is about 400 dollars per student behind the 12th-ranking state in kindergarten through high school. Our program is based on staying even with inflation, and closing that 400 dollar gap over the next three years.

The biennial budget I have submitted to you will close that gap by one-third in each of the next two years. That budget will put us within striking distance of the final installment in 1985-86.

And we must make similar progress in our community colleges and in our universities, where we must close the faculty salary gap.

It would be naive of us to think, and dishonest of us to represent to the public, that we can achieve these goals without additional resources.

We have to talk sense to the people of Florida.

That is why I have proposed new taxes.

I don't take any more pleasure in this than you do. But the reality is that we have endured a national recession. That reduced our revenues by $400 million.

The new taxes I am requesting are required to keep us on schedule in our five-year commitment to reach the top 12 states in per-pupil expenditures.

As you decide what to do during the next 60 days, remember last fall, when you and I went before the people of Florida seeking their votes. We signed a contract with the people of Florida. You and I campaigned on a platform for better schools.

Here is how one of you expressed your hopes for a better Florida to the voters last November:

"I am a proponent of the Governor's and Commissioner of Education's program to bring teacher salaries and pupil performance to within the top one-fourth of the states over a five-year period. . .no other issue has a higher priority than improving Florida's school system." And you were elected.

Another of you advertised that you "led the campaign to increase teacher salaries and the quality of education in Florida." And you were elected.

Still another of you wrote me personally during the campaign urging that our schools be spared the cutback all state agencies were forced to make.

"I feel the State of Florida is committed to work to get to the upper quartile nationally over the next few years," you wrote. And you were elected.

Those are words upon which you were elected. Your actions here in the legislature are what you go home with. Take back to your constituents as evidence that you have lived up to your contract.

Meeting these goals will not be an easy task. But it is what our future requires. Tomorrow's work force for Florida is in our schools today.

As we look around our state, we can see the demands tomorrow's work force must meet. We can no longer expect to give a person specific skills that will last a lifetime.

But we must demand hard work by teachers and hard work by students to prepare tomorrow's work force to think.

Nine of Florida's top ten manufacturing employers are high-technology businesses—companies like Martin Marietta, the Harris Corporation, IBM and United Technologies—which has announced its third facility in Florida, a laser optics plant in Palm Beach County.

Three out of every four foreign tourists in 1982 came to Florida from a non-English-speaking country.

Miami has more international banks focused on commerce with Latin America than any other city in America. In the past five years, international trade in Florida has more than doubled—rising from 8.8 billion in 1977 to 18 billion last year.

There is no disagreement among us today about the direction we must take. Mathematics, science and languages must become the backbone of Florida's curriculum.

President Peterson and Speaker Moffitt and I all agree on the primary importance of education. We all recognize, each in his own way, the need to make a historic investment in education.
By your vote, you must make that investment the same way you made an investment last year to fight crime in Florida.

I know you are mindful of a misguided proposal to roll back taxes in Florida, to undo what you have already accomplished today is not the time, nor this the place, to begin the battle against that ill-conceived scheme.

But today is the day to begin the fight against a ghost. That ghost is the fear of political retribution that could paralyze our will.

Ask yourselves—suppose this issue had come up a year ago. Suppose, out of fear of a ghost, the legislature had failed to put more police officers on the street and prosecutors in the courtroom. I can assure you, crime would not be down today.

Would you like to go back to the people of Florida and say, we turned our back on the problem because we were afraid to face it?

I don't want to have to go back and make that speech. Neither do you.

I want to be able to tell the public that we can see our goal of national excellence in education on the horizon.

That we can see the international commerce and the high-technology jobs that mean a bright future to Florida.

This is the position of honesty, frankness, and plain common sense that I want to take to the people of Florida.

For Florida has chosen a future of leadership, of struggle, of hard work and honesty.

For now is our time of excellence. Now is our moment of truth.

Thank you.

Following the Governor's address, the committee previously appointed escorted the Governor from the rostrum and from the House chamber, followed by the Lieutenant Governor, members of the Cabinet and Justices of the Supreme Court.

On motion by Senator Barron, the joint session was dissolved at 11:53 a.m. and the Senators were escorted from the House chamber by the Senate Sergeant at Arms.

INTRODUCTION AND REFERENCE OF BILLS

First Reading

*Rule 2.18 provides that a professed bill introduced solely by a Senator who will not be a Senator at the next ensuing regular session of the legislature shall be reported unfavorably without notice or hearing.

SB 1 was referred to the Committee on Commerce.*

SB 2 was referred to the Special Master-Claims and the Committee on Finance, Taxation and Claims.*

SB 3 was referred to the Committee on Commerce.*

SB 4 was referred to the Committee on Commerce.*

By Senators Langley and Neal—

SJR 5—A joint resolution proposing an amendment to Article III of the State Constitution, relating to the Legislature, adding Section 19 to implement the act; amending s. 320.06(1)(b), Florida Statutes, to

SB 6—A bill to be entitled An act relating to mobile home parks; creating s. 325.115, Florida Statutes; requiring mobile home park owners to provide notice of intent to sell under certain circumstances; providing a right of first refusal to purchase to certain mobile home owners associations; providing such associations with certain remedies in certain circumstances; providing for establishment of a mobile home owners association; providing exceptions; providing an effective date.

SB 7—A bill to be entitled An act relating to the State University System; amending s. 240.535, Florida Statutes; requiring the State Board of Education to establish a 4-year university in Duval County by adding a lower division to the University of North Florida; providing an effective date.

SB 8—A bill to be entitled An act relating to hunting; creating s. 372.5715, Florida Statutes; requiring a certificate of competency and safety in the handling of firearms for certain hunters; requiring the Game and Fresh Water Fish Commission to prescribe, institute, and coordinate a course of instruction; providing for issuance of such certificates; providing for acceptance of certificates issued outside the state; providing for a fee; providing a penalty; providing an effective date.

SB 9—A bill to be entitled An act relating to public retirement systems; creating s. 112.3176, Florida Statutes, providing legislative intent; providing definitions; requiring the forfeiture of certain benefits under any public retirement system by any officer or employee convicted of a felony involving the use of such office or employment or other specified offenses; providing for notice of such conviction; providing for a forfeiture hearing and for appeal from a forfeiture order; providing for the return of certain benefits; providing that said forfeiture provisions shall be supplemental to any other forfeiture provisions of law; providing an effective date.

SB 10—A bill to be entitled An act relating to motor vehicles; designating chapter 325, Florida Statutes, as part I of said chapter; creating part II of chapter 325, Florida Statutes, consisting of ss. 325.111-325.331, Florida Statutes; providing definitions; requiring annual inspection of motor vehicles; prohibiting operation of a vehicle without a current inspection sticker; prohibiting sale of a motor vehicle that does not bear such sticker; specifying time limit for inspection of newly registered vehicles; specifying repair procedures for defective vehicles; requiring reinspection of vehicles damaged in accidents; specifying criteria for approval; providing for inspection of license plates; providing for private operation of inspection stations; providing for self-inspection; providing for supervision; providing for adoption of rules by the Department of Highway Safety and Motor Vehicles; providing for collection and deposit of fees; providing for budgeting; providing for operation of inspection stations by counties; requiring approval of schedule of operation of inspection stations; providing for recognition of certain inspection stickers issued by entities other than the state; providing that inspection is not a warranty; prohibiting misuse of stickers; prohibiting altered, forged, or reproduced inspection stickers; providing penalties; providing for phased implementation of the act; amending s. 320.06(1)(b), Florida Statutes, to include a cross-reference; repealing s. 325.001, Florida Statutes, as created by chapter 81-212, Laws of Florida, relating to county inspection systems; providing an effective date.

SB 11—A bill to be entitled An act relating to elections; amending s. 99.012(2), Florida Statutes; applying the resign-to-run law to candidates for federal, state, county, or municipal office; providing an effective date.

SB 12—A bill to be entitled An act relating to criminal procedure; creating s. 925.11, Florida Statutes; providing for a finding of guilty but mentally ill in cases in which an insanity defense is raised; providing
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criteria for such finding, providing disposition of persons adjudicated guilty but mentally ill; providing an effective date.

— was referred to the Committees on Judiciary-Criminal; Corrections, Probation and Parole; and Appropriations.

By Senator Jenne—

SB 13—A bill to be entitled An act relating to Department of Transportation contracts; creating s. 337.165, Florida Statutes; providing definitions; providing for denial, revocation, or suspension of a contractor's certificate of qualification for specified reasons; providing for a period of disqualification; providing for reinstatement of a certificate; providing for a continuation of obligations under preexisting contracts; providing penalties; providing notification requirements; providing investigative authority; creating s. 337.166, Florida Statutes; requiring the Department of Legal Affairs to obtain restitution for the Department of Transportation in certain actions; creating s. 337.167, Florida Statutes; providing that qualification to bid on state contracts is not a license; prohibiting administrative stays of denial, revocation, or suspension; providing criteria for injunctive relief; providing for a finding of an immediate danger to public safety, health and welfare; creating s. 337.168, Florida Statutes; providing a definite period of time during which the Department of Transportation's official project cost estimates and potential bidders' identities are exempt from the provisions of s. 119.07(1), Florida Statutes; providing an effective date.

— was referred to the Committees on Transportation, Governmental Operations, and Appropriations.

By Senators Scott, Weinstein and McPherson—

SB 14—A bill to be entitled An act relating to elections; repealing s. 100.091, Florida Statutes, which provides for a second primary election; amending s. 100.061, Florida Statutes; providing that the candidate who shall receive the highest number of votes cast for the office in the primary election shall be declared nominated; providing for tie votes; eliminating the second primary election; amending ss. 97.021(2), 98.051(3)(a), 98.081(2), 98.163(1), (2), (3)(a), 99.005(1), (4), 99.085(1), (3), 99.086(2)-(4), 99.103, 100.071(2), 100.081, 100.111(1)(c), (2), (3)(a), 100.141, 102.012(8), 103.021(3), 103.022, 105.031(1), 105.035(1), 105.041(1), 105.051(1)(b), Florida Statutes; containing language; amending ss. 101.141(6), 106.091(1), Florida Statutes, 1982 Supplement; conforming language; amending s. 106.081(1), Florida Statutes; prescribing campaign contribution limitations; amending s. 582.18(1), Florida Statutes; providing election date for supervisors of soil and water conservation districts; providing an effective date.

— was referred to the Committee on Judiciary-Civil.

By Senators Scott and McPherson—

SB 15—A bill to be entitled An act relating to sexual battery; amending s. 980.291, Florida Statutes, 1982 Supplement; requiring the Bureau of Crimes Compensation of the Division of Workers' Compensation of the Department of Labor and Employment Security to pay the medical expenses for the initial physical examination of a victim of sexual battery regardless of health insurance coverage; providing an effective date.

— was referred to the Committees on Judiciary-Criminal and Appropriations.

By Senator Grizzle—

SB 16—A bill to be entitled An act relating to obscenity; amending s. 847.07(1), Florida Statutes; including within the offense of distributing obscene materials the transmitting of such materials by means of a cable television system; providing penalties; providing an effective date.

— was referred to the Committee on Commerce.

By Senators D. Childers and Langley—

SB 17—A bill to be entitled An act relating to the Beverage Law; amending ss. 561.15(1), 562.11 and 562.111, Florida Statutes; prohibiting the consumption or possession of alcoholic beverages by persons under age 21; and the selling or serving of alcoholic beverages to such persons; providing that such persons shall not be licensed under the Beverage Law; providing an effective date.

— was referred to the Committees on Commerce; and Finance, Taxation and Claims.

By Senators Neal, Langley, Weinstein, Rehm and Fox—

SB 18—A bill to be entitled An act relating to mobile home parks; creating s. 85.766, Florida Statutes; granting certain mobile home owners an option to purchase with respect to the sale of their mobile home park; providing for duties of the park owner; specifying circumstances in which the exercise or failure to exercise such option; prohibiting a park owner from refusing to negotiate with the mobile home owners under certain circumstances; providing an effective date.

— was referred to the Committees on Economic, Community and Consumer Affairs; and Judiciary-Civil.

By Senator Meek—

SB 19—A bill to be entitled An act relating to child care facilities; amending s. 402.305(1), Florida Statutes; providing educational and professional requirements with respect to the owners or operators of child care facilities; providing an effective date.

— was referred to the Committee on Health and Rehabilitative Services.

By Senators Frank and Fox—

SB 20—A bill to be entitled An act relating to elections; repealing s. 103.091(7), Florida Statutes, as amended, relating to endorsement of candidates in primary elections by political party executive committees; providing an effective date.

— was referred to the Committee on Transportation.

By Senator Carlucci—

SB 21—A bill to be entitled An act relating to an overpass designation; designating and naming the University Boulevard Overpass in Jacksonville, Duval County, Florida, as the Wallace P. Covington Overpass; providing for appropriate markers to be erected by the Department of Transportation; providing an effective date.

— was referred to the Committee on Transportation.

By Senators Vogt and Fox—

SB 22—A bill to be entitled An act relating to campaign financing; amending s. 106.1405, Florida Statutes; prohibiting a candidate from using campaign funds to pay himself a salary or to defray personal living expenses for himself or his family prior to qualifying for office; providing an effective date.

— was referred to the Committee on Judiciary-Civil.

By the Committee on Agriculture and Senators Grant and Thurman—

SB 23—A bill to be entitled An act relating to Public Fairs and Expositions; amending s. 616.15 (1), Florida Statutes; authorizing the Department of Agriculture and Consumer Services to issue permits for fairs and expositions with the advice and counsel of the Agricultural and Livestock Fair Council; amending s. 616.21(3)(a), Florida Statutes; authorizing the council to consult, advise, and counsel with the department on repair of buildings; amending s. 616.22, Florida Statutes; providing for use of matching funds for repair of buildings; reestablishing the Agricultural and Livestock Fair Council; providing for future repeal; providing an effective date.

— was referred to the Committees on Agriculture and Appropriations.

By the Committee on Agriculture and Senators Grant and Thurman—

SB 24—A bill to be entitled An act relating to Public Fairs and Expositions; amending s. 616.251(1), Florida Statutes; designating the Florida State Fair Authority as an instrumentality of the state; amending s. 616.252(1), Florida Statutes; providing for 29 authority members with staggered terms; providing that 60 percent of the members shall meet the stated special qualifications; amending s. 616.265, Florida Statutes; providing for the use of the beverage license in any specific location designated by the authority; providing for reestablishment of the Florida State Fair Authority; providing for future repeal; providing an effective date.

— was referred to the Committees on Agriculture and Appropriations.
By Senator Thomas—

SB 25—A bill to be entitled An act relating to farm labor registration; amending ss. 450.00(2), 450.30, 450.31, 460.02(1), 450.33, 450.35, 450.36, 450.37, Florida Statutes; transferring powers and duties under the farm labor registration law from the Farm Labor and Rural Manpower Section of the Bureau of Rural Manpower Services of the Division of Employment Security of the Department of Labor and Employment Security to the Division of Employment Security; deleting obsolete language relating to motor vehicle inspections; providing an effective date.

—was referred to the Committee on Agriculture.

By the Committee on Governmental Operations—

SB 26—A bill to be entitled An act relating to public meetings; amending ss. 286.0805, Florida Statutes, 1982 Supplement; providing for administration of the state's official project cost estimates are exempt from the provisions of s. 119.07(1), Florida Statutes; exempting the Department of Transportation's bid analysis and monitoring system from the provisions of s. 119.07(1), Florida Statutes; creating s. 286.34, Florida Statutes; providing for compilation and dissemination of contractor ineligibility information by the Department of Legal Affairs; providing an effective date.

—was referred to the Committee on Transportation.

By Senators Gersten and Fox—

SB 32—A bill to be entitled An act relating to the Florida State Commission on Hispanic Affairs; amending s. 14.25(2)(f), Florida Statutes; providing for staff; providing an effective date.

—was referred to the Committee on Appropriations.

By Senators Langley, Neal and Jennings—

SB 33—A joint resolution proposing an amendment to Section 6, Article VII of the State Constitution, relating to homestead tax exemptions; to provide that the exemptions not apply to the second thousand dollars of assessed value of a homestead.

—was referred to the Committees on Finance, Taxation and Claims, and Rules and Calendar.

By the Committee on Transportation—

SB 34—A bill to be entitled An act relating to motor vehicles, mobile homes, and park trailers; amending s. 320.01, Florida Statutes, 1982 Supplement; providing definitions; amending s. 320.015, Florida Statutes; amending s. 320.02, Florida Statutes; providing for the sale of motor vehicle and trailer license plates; providing for the sale of dealer license plates; amending s. 320.025, Florida Statutes; providing for permanent license plates for governmental entities; amending s. 320.03, Florida Statutes; amending s. 320.035, Florida Statutes; requiring that the registration certificate be in possession of the vehicle operator; providing exceptions; creating s. 320.0607, Florida Statutes; providing procedures for replacement of lost or damaged license plates; authorizing department license inspectors to inspect license plates for proper display and to require replacement thereof; creating s. 320.0608, Florida Statutes; providing procedures, requirements, and fees for the transfer or exchange of license plates; creating s. 320.061, Florida Statutes; prohibiting alteration of license plates; mobile home stickers, or validation stickers; providing penalties; amending s. 320.065, Florida Statutes, 1982 Supplement; providing for indefinite registration of certain trailers and semitrailers; specifying that part of the annual fee constitutes a service charge; creating s. 320.0655, Florida Statutes; providing for permanent license plates for governmental entities and volunteer fire departments; amending s. 320.07, Florida Statutes, 1982 Supplement; requiring annual renewal of registration; creating s. 320.075, Florida Statutes; providing for semianual registration of certain vehicles; amending s. 320.071, Florida Statutes; creating s. 320.111, Florida Statutes; providing procedures for advance registration; increasing service charges; amending s. 320.08, Florida Statutes, 1982 Supplement; specifying license taxes for vehicles subject to registration; amending s. 320.0803, Florida Statutes; providing procedures for the issuance of mobile home license plates; providing for limited applicability of the chapter to mopeds; amending s. 320.0805, Florida Statutes, 1982 Supplement; providing for issuance of personalized prestige license plates; providing procedures for transfer of such plates; creat-
SB 35—A bill to be entitled An act relating to purchase of motor vehicles by state agencies; amending s. 116.12, Florida Statutes; making it unlawful for any state officer or employee to authorize purchase of a motor vehicle except under certain conditions; providing exemption under certain circumstances; providing for retention of motor vehicles by state agencies only under certain conditions; providing an effective date.

—was referred to the Committee on Appropriations.

By Senator D. Childers—

SB 36—A bill to be entitled An act relating to controlled substances; repealing s. 893.155(3), Florida Statutes, 1982 Supplement; relating to reduction or suspension of sentences for trafficking; providing an effective date.

—was referred to the Committees on Judiciary-Criminal and Appropriations.

By Senator D. Childers—

SB 37—A bill to be entitled An act relating to the Florida Public Service Commission; amending s. 350.011(1), (3), Florida Statutes; creating ss. 350.032, 350.033, Florida Statutes; dividing the state into districts; requiring that each member of the commission reside in a different district; providing that retention elections are the exclusive means by which a commissioner may serve an additional term of office; providing election procedures; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Henderson—

SB 38—A bill to be entitled An act relating to building construction standards; adding s. 553.77(3), Florida Statutes; creating s. 553.781, Florida Statutes; providing for establishment of a program to certify certain building code administration and building inspection personnel; providing for examinations; providing for fees; creating the Building Inspector Certification Trust Fund; providing a penalty; providing for repeal and review in accordance with the Sundown Act; providing an effective date.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Appropriations.

By Senator D. Childers—

SB 39—A bill to be entitled An act relating to public utilities; amending s. 366.06(2), Florida Statutes; prohibiting certain rate change hearings for public utilities within a specified time after a preceding public hearing on rate changes; providing an effective date.

—was referred to the Committee on Commerce.

By Senators Jenne, Neal, Mann, McPherson, Henderson, Grizzle, Kirkpatrick and Carluci—

SB 40—A bill to be entitled An act relating to land acquisition; authorizing the Department of Natural Resources to acquire by eminent domain specific parcels of land; amending s. 253.023(8), Florida Statutes, 1982 Supplement; providing that the Conservation and Recreation Lands Trust Fund may be used to pay all costs associated with condemnation of such parcels; adding s. 375.0415(5), Florida Statutes; providing that the Land Acquisition Trust Fund may be used to pay all costs associated with condemnation of such parcels; authorizing the South Florida Water Management District to acquire by eminent domain certain parcels of land; providing an effective date.

—was referred to the Committees on Natural Resources and Conservation, and Appropriations.

By Senators Kirkpatrick, Peterson, Neal, Maxwell and Carluci—

SB 41—A bill to be entitled An act relating to nonmandatory land reclamation; amending s. 378.031(1), Florida Statutes; requiring the Department of Natural Resources to administer the nonmandatory land reclamation program; providing for reimbursement of certain costs of an approved land reclamation program under certain circumstances; providing duties of the department; providing an effective date.

—was referred to the Committee on Natural Resources and Conservation.
SB 42—A bill to be entitled An act for the relief of Jerry Jetton; providing an appropriation to compensate him for personal injury he sustained due to the negligence of the Jacksonville Electric Authority; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Special Master and the Committee on Finance, Taxation and Claims.

By Senator Fox—

SB 43—A bill to be entitled An act relating to school districts; creating s. 230.105, Florida Statutes; providing for the nonpartisan election of school board members; prescribing procedure for effecting such nonpartisan elections and for conducting such elections; providing for members to be elected from single-member districts; prohibiting certain activities of candidates for nonpartisan election and providing penalties; requiring reapportionment of single-member areas; prescribing procedure for abolishing the nonpartisan election of school board members; providing an effective date.

—was referred to the Committees on Education and Judiciary-Civil.

By Senator Maxwell—

SB 44—A bill to be entitled An act relating to marine animals; amending s. 370.12(2)(f), Florida Statutes, 1982 Supplement, and adding a new paragraph (j) to said subsection; removing provisions directing the Department of Natural Resources to regulate the operation and speed of motorboat traffic within specified areas of Brevard County from November 15 through March 31 annually; directing the department instead to regulate the operation and speed of motorboat traffic within said areas, plus additional specified areas of Brevard County, all year around; providing an effective date.

—was referred to the Committees on Natural Resources and Conservation, and Appropriations.

By Senator Plummer—

SB 45—A bill to be entitled An act relating to the Old Keys Bridges; establishing the Keys Bridges Management Committee; providing for duties of the committee; providing for a report and recommendations; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Girardeau—

SJR 46—A joint resolution proposing the creation of Section 19 of Article III of the State Constitution relating to legislative privilege.

—was referred to the Committee on Rules and Calendar.

By Senator Johnston—

SB 47—A bill to be entitled An act relating to guardians; amending s. 744.009(1)(b), Florida Statutes; providing that a judge is not prohibited from acting as a guardian when he has maintained a close family relationship to the ward; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Castor—

SB 48—A bill to be entitled An act relating to the district school system; creating s. 230.105, Florida Statutes, providing alternate procedures whereby district school boards may adopt and submit to the electors for approval a proposition for nonpartisan elections of school board members or superintendents of schools; providing for a return to the existing system at the district's option; creating s. 230.106, Florida Statutes, providing for the effect of the act upon districts with existing nonpartisan election of school board members or superintendents of schools; providing for the effect of the act upon existing board members and superintendents of schools; providing an effective date.

—was referred to the Committees on Education and Judiciary-Civil.

By Senator Fox—

SB 49—A bill to be entitled An act relating to unemployment compensation; amending ss. 443.056(17)(n), (31)(b), 445.091(3)(b), 445.111(2)(a), Florida Statutes, 1982 Supplement; redefining "employment" and "wages" to expand certain exclusions; restricting conditions under which benefits may be based on service in an educational institution; providing that the weekly benefit amount be rounded downward; providing a retroactive effective date.

—was referred to the Committee on Commerce.

By Senator D. Childers—

SB 50—A bill to be entitled An act relating to hospitals; adding s. 395.0635(4), Florida Statutes; prohibiting a hospital from denying staff membership or clinical privileges to a physician or an osteopathic physician solely because of refusal to perform abortions or euthanasia; providing an effective date.

—was referred to the Committee on Health and Rehabilitative Services.

By Senator Beard—

SB 51—A bill to be entitled An act relating to clerks of the circuit courts or comptroller; creating s. 58.247, Florida Statutes; requiring the office of the clerk of the circuit court or comptroller to accept personal checks for the payment of traffic fines and related court costs; eliminating personal liability for the acceptance of such checks; providing procedure with respect to bad checks; providing that the provisions of s. 832.07(2), Florida Statutes, relating to certain identity information with respect to checks and drafts, shall not be applicable to this section; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Girardeau—

SB 52—A bill to be entitled An act relating to the practice of acupuncture; amending ss. 468.323, Florida Statutes, 1982 Supplement; providing that certain persons be certified to practice without examination or apprenticeship; providing that certain persons be qualified to take the examination and be exempt from the apprenticeship requirement; amending s. 468.3245(1), (2)(b), Florida Statutes, 1982 Supplement; providing that apprenticeship programs may be served in this state or any other state; providing that certain Oriental nomenclature be used in the examination upon request; providing an effective date.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Health and Rehabilitative Services.

By Senators Margolis and Rehm—

SB 53—A bill to be entitled An act relating to taxation; amending s. 192.0018, Florida Statutes, 1982 Supplement; redefining "homestead"; providing an effective date.

—was referred to the Committees on Finance, Taxation and Claims; and Rules and Calendar.

By Senator Langley—

SB 54—A bill to be entitled An act relating to water management districts; adding s. 373.592(2)(c), Florida Statutes; prohibiting water management districts from using ad valorem tax revenues to acquire certain lands; providing for acquisition of such lands solely by means of moneys in the Water Management Lands Trust Fund; providing an effective date.

—was referred to the Committees on Natural Resources and Conservation, and Appropriations.

By Senator Johnston—

SB 55—A bill to be entitled An act for the relief of Luis S. and Gloria R. Ulloa; providing for an appropriation by the School Board of Palm Beach County to compensate them for the wrongful death of their daughter, Michelle Ulloa, resulting from the negligence of the School Board of Palm Beach County; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Special Master and the Committee on Finance, Taxation and Claims.
SB 56—A bill to be entitled An act relating to a surtax on documents; creating s. 235.0051, Florida Statutes; authorizing each county to levy a discretionary surtax on documents to provide to certain families financial assistance to buy or rent homes or apartments; providing a limitation on the purchase of certain file cabinets; requiring agencies to review existing discretionary surtax on documents to provide to certain families financial assistance to buy or rent homes or apartments; providing for the levy of the surtax; providing for the administration, collection, and distribution of the proceeds of the surtax; providing an exception; requiring an annual report to the Department of Banking and Finance; providing an effective date.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Finance, Taxation and Claims.

By Senators Meek and Hill—

SB 57—A bill to be entitled An act relating to fair housing; creating the Fair Housing Act, ss. 23.168-23.177, Florida Statutes; providing definitions; prohibiting discriminatory housing practices; excluding nonresidential commercial property; providing for exemptions; providing for the filing of a complaint with the Florida Commission on Human Relations; providing for procedures to resolve complaints; providing for administrative and judicial remedies, including injunctive relief, costs, attorneys' fees, and actual, liquidated, and punitive damages; amending s. 23.166, Florida Statutes; providing the commission with rulemaking powers and other powers necessary for the administration of the act; providing an effective date.

—was referred to the Committees on Economic, Community and Consumer Affairs; Judiciary-Civil; and Appropriations.

By Senator Jenne—

SB 58—A bill to be entitled An act relating to Department of Transportation contracts; creating s. 337.165, Florida Statutes; providing definitions; providing for denial, revocation, or suspension of a contractor's certificate of qualification for specified reasons; providing for a period of disqualification; providing for reinstatement of a certificate; providing for a continuation of obligations under preexisting contracts; providing penalties; providing notification requirements; requiring investigative authority; creating s. 337.166, Florida Statutes; providing for disposition of certain moneys recovered; creating s. 337.167, Florida Statutes; providing that qualification to bid on state contracts is not a license; prohibiting administrative stays of denial, revocation, or suspension; providing criteria for injunctive relief; providing a finding of an immediate danger to public safety, health, and welfare; creating s. 337.168, Florida Statutes; providing a definite period of time during which the Department of Transportation's official project cost estimates and potential bidders' identities are exempt from the provisions of s. 119.07(1), Florida Statutes; providing that the Department of Transportation's bid analysis and monitoring system is exempt from the provisions of s. 119.07(1), Florida Statutes; providing for severability; providing an effective date.

—was referred to the Committees on Transportation and Appropriations.

By Senator Gersten—

SB 59—A bill to be entitled An act relating to school transportation; amending s. 234.021, Florida Statutes; amending the definition of "student"; providing for the correction of a hazardous walking condition within a certain period of time; removing certain exceptions to the classification of certain conditions as hazardous; specifying hazardous walking conditions for certain crossing sites; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Meek—

SB 60—A bill to be entitled An act relating to the Career Service System; renumbering s. 110.2089(4), Florida Statutes, and adding a new subsection (4) to said section; requiring the pay plan to provide approximately equivalent pay for positions traditionally filled by women and positions traditionally filled by men; providing factors for determining equivalence; requiring reports; providing an effective date.

—was referred to the Committees on Personnel, Retirement and Collective Bargaining, and Appropriations.

By Senator Stuart—

SB 61—A bill to be entitled An act relating to supplies and equipment of governmental agencies; creating s. 297.088, Florida Statutes; prohibiting the purchase of certain forms, bond paper, and legal pads; prohibiting the purchase of certain file cabinets; requiring agencies to review existing forms; requiring the Division of Archives, History, and Records Management of the Department of State to establish standards and guidelines; prohibiting the use of certain forms, bond paper, and legal pads after a certain date; authorizing the continued use of certain file cabinets; providing an effective date.

—was referred to the Committees on Governmental Operations, and Rules and Calendar.

By Senator Stuart—

SB 62—A bill to be entitled An act relating to alcoholic beverages; amending s. 562.06, Florida Statutes; providing for the sale and consumption of alcoholic beverages on public property under certain circumstances; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Stuart—

SB 63—A bill to be entitled An act relating to interception of communications; amending s. 934.03, Florida Statutes; providing circumstances under which it is lawful for a party to a wire communication to intercept the communication; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Stuart—

SB 64—A bill to be entitled An act relating to private investigators; amending s. 493.306(1), Florida Statutes; redefining "repossessor"; amending s. 493.301(1), (d), (f), Florida Statutes; limiting exemptions; amending s. 493.304(3), (6), Florida Statutes; requiring self-employed investigators and repossession to hold Class "A" license; requiring certain process servers to hold Class "C" license and Class "A" license; requiring repossessor to hold Class "E" license and meet requirements of Class "C" license; amending s. 493.305(1), Florida Statutes; requiring application from branch managers; amending s. 493.306(3), (4), Florida Statutes; requiring branch managers to hold Class "C" license; increasing experience requirement for licensees as private investigator; creating s. 493.3065, Florida Statutes; requiring examinations; adding s. 493.308(1)(b), (i), Florida Statutes; specifying fees for intern licenses; amending s. 493.51, Florida Statutes; expanding insurance requirements; amending s. 493.311(1), Florida Statutes, and adding subsection (6) to said section; providing for biennial licensing of interns; requiring display of company name and license number on cards, stationery, and advertising; amending s. 493.313(1), Florida Statutes; prohibiting limits on renewability of license; amending s. 493.318, Florida Statutes; authorizing repossession to dispose of certain property after notice; amending s. 493.319, Florida Statutes; providing additional grounds for discipline; amending s. 493.322(1), Florida Statutes; authorizing investigation of unlicensed practice; creating s. 493.327, Florida Statutes; providing for confidentiality of certain information about licensees; providing an effective date.

—was referred to the Committee on Governmental Operations.

By Senator Stuart—

SB 65—A bill to be entitled An act relating to motorboat repair; providing a short title; specifying applicability; providing definitions; requiring written estimate and certain disclosure; providing for waiver by customer; prohibiting charges for making an estimate except under specified circumstances; prohibiting a repair facility from requiring waiver of rights; prohibiting charges for repair that exceed the estimate by a specified amount unless authorized by the customer; authorizing certain work and charges therefor upon cancellation of repair order; requiring inspection or return of parts; requiring an invoice; providing for maintenance and inspection of records; providing for release from possessory lien upon posting of bond; prohibiting failure to release from lien upon compliance with bond requirements; providing penalties; requiring compliance with the act prior to enforcement of a lien; providing for action by customer; providing for award of costs and attorney's fees; providing for action by state attorney or Department of Legal Affairs; providing for injunction;
providing civil penalties; providing for award of damages, costs, and attorney's fees; providing an effective date.

—was referred to the Committees on Natural Resources and Conservation; Economic, Community and Consumer Affairs; and Appropriations.

By Senator Jennings—

SB 66—A bill to be entitled An act relating to elections; amending s. 98.235, Florida Statutes, specifying requirements with respect to certain voter educational programs and materials; amending s. 101.02(9), Florida Statutes, specifying requirements with respect to materials delivered with absentee ballots; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By the Committee on Judiciary-Civil—

SB 67—A bill to be entitled An act relating to criminal justice; amending s. 23.152, Florida Statutes, specifying the membership of the Florida Council on Criminal Justice; revising and readopting ss. 23.15, 23.151, 23.152, 23.154, 23.155, 23.156, Florida Statutes, as amended, notwithstanding the provisions of Chapter 82-150, Laws of Florida; providing for future review and repeal of said sections; providing a retroactive effective date.

—was referred to the Committees on Judiciary-Criminal and Appropriations.

By the Committee on Economic, Community and Consumer Affairs—

SB 68—A bill to be entitled An act relating to plumbing contractors; amending s. 489.105(3)(m), Florida Statutes, 1982 Supplement; defining "plumbing contractor"; specifying activities that a plumbing contractor may engage in without any additional local license, certificate, or registration; providing an effective date.

—was referred to the Committee on Economic, Community and Consumer Affairs.

By the Committee on Economic, Community and Consumer Affairs—

SB 69—A bill to be entitled An act relating to advertising by dentists; repealing s. 466.019, Florida Statutes, relating to the content of advertisements; amending s. 466.028(1)(d), Florida Statutes; conforming language; providing an effective date.

—was referred to the Committee on Economic, Community and Consumer Affairs.

By Senators Weinstein and Scott—

SJR 70—A joint resolution proposing an amendment to Sections 8 and 20, Article V of the State Constitution, relating to eligibility for the office of judge, to require that a county court judge be a member of the bar of Florida for the 5 years preceding his qualification and to allow for exceptions.

—was referred to the Committees on Judiciary-Civil, and Rules and Calendar.

By Senators Weinstein and Scott—

SB 71—A bill to be entitled An act relating to qualifications of county court judges; amending s. 34.021, Florida Statutes; providing that a candidate for the office of county court judge must have been a member in good standing of The Florida Bar for the 5 years immediately before he qualifies or submits his name for the office; providing an effective date.

—was referred to the Committees on Judiciary-Civil, and Rules and Calendar.

By the Committee on Agriculture—

SB 72—A bill to be entitled An act relating to horse sales, shows, and exhibitions; revising and readopting, notwithstanding the Regulatory Sunset Act, chapter 535, Florida Statutes; amending ss. 535.11(2), 535.12-535.14, Florida Statutes; adding s. 535.213(3)-(6), Florida Statutes, 1982 Supplement; limiting prohibition on use of drugs; providing procedures for application for horse show occupational license; providing for suspension or revocation of promoter's occupational license; providing civil penalty; authorizing action in circuit court for civil penalty and injunction; conforming language; allowing to stand appealed under the Regulatory Sunset Act ss. 535.01-535.10, Florida Statutes, relating to license for public vendue of thoroughbred horses, rules, inspection by veterinarian, submission of pedigree, fees, and sorong of horses; providing for legislative review; providing an effective date.

—was referred to the Committee on Agriculture.

By the Committee on Agriculture—

SB 73—A bill to be entitled An act relating to milk fat testers; revising and readopting, notwithstanding the Regulatory Sunset Act, s. 302.032, Florida Statutes; providing for regulation of milk fat testers by the Department of Agriculture and Consumer Services; providing for legislative review; providing an effective date.

—was referred to the Committee on Agriculture.

By Senator Myers—

SB 74—A bill to be entitled An act relating to medical practice; amending s. 458.337, Florida Statutes, relating to reports of disciplinary action by medical organizations; providing limited liability for organizations and hospitals making such reports; providing an effective date.

—was referred to the Committee on Health and Rehabilitative Services.

By Senator Myers—

SB 75—A bill to be entitled An act relating to taxation; amending s. 200.069(3), (4), Florida Statutes, 1982 Supplement; requiring enumeration of certain taxes and taxing authorities in notice of proposed taxes; providing an effective date.

—was referred to the Committee on Finance, Taxation and Claims.

By Senator Myers—

SB 76—A bill to be entitled An act relating to the Florida Public Service Commission; amending s. 350.01, Florida Statutes; providing for a 5-member, elective commission; specifying terms of office; providing for election from districts; providing for staggered terms; providing for annual procedures; providing for the election of a 5-member commission, as provided in section 350.010, Florida Statutes, relating to legislative intent regarding an appointed commission and to the Florida Public Service Commission Nomination Council; providing an effective date.

—was referred to the Committee on Commerce.

By Senators Thomas, W. D. Childers, Carlucci, Fox, Scott, Margolis, Girardeau, Johnston, Maxwell and Kirkpatrick—

SB 77—A bill to be entitled An act relating to economic development ad valorem tax exemption; amending s. 196.1995(4), (8), Florida Statutes; providing that such exemption may be granted for a period of up to 10 years; providing an effective date.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Finance, Taxation and Claims.

By Senator Kirkpatrick—

SB 78—A bill to be entitled An act relating to agricultural products; amending ss. 604.19, 604.20, 604.21(1), (2), (8), Florida Statutes; providing that dealers in agricultural products may furnish a certificate of deposit in lieu of bond as a condition of licensure; providing that annual or continuous bond or certificate may be required; providing an effective date.

—was referred to the Committee on Agriculture.

By Senator Scott—

SJR 79—A joint resolution proposing an amendment to Section 4 of Article X of the State Constitution relating to the exemption of homesteads from forced sale and certain liens.

—was referred to the Committees on Judiciary-Civil, and Rules and Calendar.

By Senator Johnston—

SB 80—A bill to be entitled An act relating to the regulation of boats; amending s. 327.60, Florida Statutes; providing that the act shall not be deemed to prohibit local governmental authorities from enacting or
enforcing certain regulations with respect to floating structures or live-aboard vessels, providing an effective date.

—was referred to the Committee on Natural Resources and Conservation.

By Senator Myers—

SJR 81—A joint resolution proposing an amendment to Section 6, Article VII of the State Constitution, relating to the homestead exemption, to provide a schedule for applying the $25,000 homestead exemption and to realign the homestead exemptions.

—was referred to the Committees on Finance, Taxation and Claims; and Rules and Calendar.

By Senator Myers—

SJR 82—A joint resolution proposing an amendment to Section 6, Article VII of the State Constitution, relating to live-aboard vessels, providing an effective date. Agencies; removing certain provisions of law from those scheduled for repeal, and requiring certain regulations with respect to floating structures or similar bodies.

—was referred to the Committees on Finance, Taxation and Claims; and Rules and Calendar.

By Senators Maxwell, Kirkpatrick, W. D. Childers, Girardeau, Thomas, Dunn, Margolis, McPherson, Neal, Gersten, Mann, Myers, Castor, Gordon, Beard, Grant, Barron, Jennings, Jenne and Stuart—

SB 83—A bill to be entitled an Act relating to public libraries; amending ss. 257.031, 257.04(3), 257.05, 257.14-257.19, 257.181, 257.22, 257.23(1), 257.24, 257.25, Florida Statutes; providing for changes in the qualifications, duties, and appointment of the State Librarian; allowing the Division of Library Services to give aid to academic libraries; redefining a public document; increasing the number of public documents that state agencies shall provide for distribution by the division of the State Library, and providing for regional depositories for state documents; providing the division with authority to adopt rules and to establish operating standards for all libraries that receive state money; adding certain special districts and certain municipalities to the types of political subdivisions that may receive operating grants and clarifying eligibility criteria for such grants; revising eligibility criteria for equalization grants and for establishment grants; requiring the division to allocate library grant monies appropriated to a special district, as well as to allocate appropriations to a county or a municipality, and changing the certification date for grant funds; prescribing the officer to attest to grant applications; defining free library service; creating ss. 257.171, 257.172, Florida Statutes; providing for local governments to establish and fund regional libraries and for the division to set operating standards for such libraries; requiring the division to make rules for long-term state monies to such libraries; providing for regional library grants from the state; repealing ss. 257.06, 257.08, 257.13, 257.20, Florida Statutes, relating to the requirements that the division submit an annual report and an annual budget, the definitions of "populations", "library unit", and "municipal library", and the provisions concerning determination of the municipal fiscal year; providing an effective date.

—was referred to the Committees on Governmental Operations, and Rules and Calendar.

By Senator Myers—

SB 84—A bill to be entitled An Act relating to obstruction of justice; creating ss. 843.025, Florida Statutes; prohibiting any person from depriving a law enforcement officer of his or her weapon or radio or otherwise preventing the officer from summoning assistance or defending himself or herself; providing penalties; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By the Committee on Governmental Operations—

SB 85—A bill to be entitled An Act relating to legislative review of regulatory programs and functions and legislative review of advisory bodies, commissions, and boards of trustees adjunct to executive agencies; amending ss. 11.611(14)(b), (c), (d), (f), (15)(c), (h), (16)(b), (c), (17)(b), (18), (20)(d), and (21), Florida Statutes, as amended by ch. 81-318, Laws of Florida; and amending ss. 958.11, Florida Statutes, as amended by ch. 81-318, Laws of Florida; and amending ss. 958.11, Florida Statutes, as amended by ch. 81-318, Laws of Florida; and amending ss. 958.09, Florida Statutes; requiring the court to classify certain persons as youthful offenders; expanding the categories of persons who may be so classified; amending s. 958.05, Florida Statutes; providing for judicial disposition of youthful offenders; providing circumstances for early termination of placement or sentence; amending s. 958.06, Florida Statutes; expanding the period in which a court may suspend a sentence and place the defendant in a community control program; authorizing the court to set aside adjudication of guilt; providing that the Department of Corrections may grant the defendant for a period of such relief; amending s. 958.09, Florida Statutes; requiring the department to adopt rules; amending s. 958.11, Florida Statutes; restricting youthful offender facili-
ties programs and facilities to eligible youthful offenders; authorizing the assignment of certain youthful offenders to institutions not designated for their care and supervision; authorizing the department to assign certain inmates to the youthful offender program; authorizing assignment to a community correctional center under certain circumstances; amending s. 958.12, Florida Statutes; expanding the activities in which a youthful offender may be required to participate; deleting the authority of the court to place a youthful offender in a community residential facility; amending s. 958.14, Florida Statutes; changing the probation violation provisions applicable to certain youthful offenders; creating s. 958.16, Florida Statutes; providing for hearings for mitigation of the presumptive parole release of youthful offenders; providing for reports to the Legislature; adding s. 947.165(3), Florida Statutes, 1982 Supplement; providing for the development of a separate parole guidelines matrix by the Parole and Probation Commission; repealing s. 958.08, Florida Statutes, relating to supervision of the community control program; repealing s. 958.10, Florida Statutes, relating to the term of confinement in the community control program for youthful offenders; providing an effective date.

—was referred to the Committees on Corrections, Probation and Parole; and Appropriations.

By the Committee on Corrections, Probation and Parole—

SB 89—A bill to be entitled An act relating to the Department of Corrections; amending s. 20.04(3), (5), Florida Statutes; deleting certain provisions relating to the internal structure of the department; amending s. 20.315, Florida Statutes, 1982 Supplement; providing a new administrative structure for the department; providing for transfer of certain functions, personnel, equipment, and appropriations from regional offices to the central office; providing an effective date.

—was referred to the Committees on Corrections, Probation and Parole; and Appropriations.

By the Committee on Corrections, Probation and Parole—

SB 90—A bill to be entitled An act relating to the pretrial intervention program; amending s. 944.025, Florida Statutes; providing for program length; providing supervision procedures and fees; revising circumstances under which a person may be eligible for release to a pretrial intervention program; providing an effective date.

—was referred to the Committees on Corrections, Probation and Parole; and Appropriations.

By Senator Kirkpatrick—

SB 91—A bill to be entitled An act relating to crime victims; amending s. 960.03(3), Florida Statutes; amending the definition of "crime" for purposes of chapter 960, Florida Statutes; adding s. 316.660(3), Florida Statutes; providing for the collection and distribution of certain costs and surcharges on criminal traffic offenses; providing an effective date.

—was referred to the Committees on Corrections, Probation and Parole; and Appropriations.

By Senator Kirkpatrick—

SB 92—A bill to be entitled An act relating to citrus fruit dealers and agents; amending ss. 601.59(1), (2), 601.601(2), Florida Statutes; raising license and registration fees; providing an effective date.

—was referred to the Committee on Agriculture.

By Senator Kirkpatrick—

SB 93—A bill to be entitled An act relating to citrus; amending s. 601.03(8), Florida Statutes; defining "citrus fruit dealer"; providing an effective date.

—was referred to the Committee on Agriculture.

By Senator Margolis—

SB 94—A bill to be entitled An act relating to the Department of Transportation; amending s. 398.18(1), Florida Statutes; requiring the department to reimburse certain utility owners for the cost of removing or relocating certain utility facilities; providing for certain reductions from reimbursement; authorizing expenditure of both restricted and unrestricted state road moneys and gas tax revenues for such reimbursement; providing that reimbursement expenses shall be charged to the project causing them; providing an effective date.

—was referred to the Committees on Transportation and Appropriations.

By Senator Kirkpatrick—

SB 95—A bill to be entitled An act relating to the misbranding of food; amending ss. 600.11(1)(1), 504.012(1), 504.013, Florida Statutes; providing circumstances under which a package of bee pollen or a package of honey is deemed to be misbranded; authorizing Florida-produced bee pollen or honey to be so labeled; requiring foreign-produced bee pollen or honey to be labeled as to country of origin; providing penalties; providing an effective date.

—was referred to the Committee on Agriculture.

By Senator Kirkpatrick—

SB 96—A bill to be entitled An act relating to suspended public officers; providing for the development of a separate parole guidelines matrix by the Parole and Probation Commission; repealing the term of confinement for a state officer or agent; amending s. 338.19(1), Florida Statutes; providing for reimbursement of certain utility owners for the cost of removing or relocating certain utility facilities; providing for certain reductions from reimbursement; authorizing the department to assign certain inmates to the youthful offender program; authorizing assignment to a community correctional center under certain circumstances; amending s. 958.14, Florida Statutes; changing the probation violation provisions applicable to certain youthful offenders; creating s. 958.16, Florida Statutes; providing for hearings for mitigation of the presumptive parole release of youthful offenders; providing for reports to the Legislature; adding s. 947.165(3), Florida Statutes, 1982 Supplement; providing for the development of a separate parole guidelines matrix by the Parole and Probation Commission; repealing s. 958.08, Florida Statutes, relating to supervision of the community control program; repealing s. 958.10, Florida Statutes, relating to the term of confinement in the community control program for youthful offenders; providing an effective date.

—was referred to the Committees on Corrections, Probation and Parole; and Appropriations.

By Senator Kirkpatrick—

SB 97—A bill to be entitled An act relating to motor vehicles; amending s. 316.285(5), Florida Statutes; providing that certain new motor vehicles be equipped with a device to turn on headlamps automatically when windshield wipers are turned on; providing an effective date.

—was referred to the Committees on Transportation, Commerce, and Appropriations.

By Senator D. Childers—

SB 98—A bill to be entitled An act relating to the Florida Governor's Council on Physical Fitness and Sports; requiring the council to conduct a study of boxing, wrestling, other martial arts, and similar sports and to make recommendations about the regulation of such sports; requiring the council to report to the Governor; providing an effective date.

—was referred to the Committees on Corrections, Probation and Parole; and Appropriations.

By the Committee on Corrections, Probation and Parole—

SB 99—A bill to be entitled An act relating to crime victims; amending s. 601.155, Florida Statutes; providing for levying an equalizing excise tax on the exercise of certain privileges relating to citrus products under certain circumstances; providing definitions; requiring such taxes to be payable within a certain time period; providing for refunding such tax or providing a tax credit under certain circumstances; providing an effective date.

—was referred to the Committees on Agriculture; and Finance, Taxation and Claims.

By Senator D. Childers—

SB 100—A bill to be entitled An act relating to the Florida Governor's Council on Physical Fitness and Sports; requiring the council to conduct a study of boxing, wrestling, other martial arts, and similar sports and to make recommendations about the regulation of such sports; requiring the council to report to the Governor; providing an effective date.

—was referred to the Committee on Agriculture.

By Senator D. Childers—

SJR 101—A joint resolution proposing an amendment to Section 7, Article IV of the State Constitution, relating to suspensions of public officials from office, to require the governor to suspend from office a state, county, or municipal official found liable for libeling or slandering an opposing candidate during a political campaign.

—was referred to the Committees on Judiciary-Civil, and Rules and Calendar.
SB 102—A bill to be entitled An act relating to Veteran’s Day and the public schools; creating s. 683.17, Florida Statutes; requiring all public schools of the state to be closed on November 11 of each year in observance of Veteran’s Day; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Vogt—

SB 103—A bill to be entitled An act relating to former justices and judges assigned to duty in a court; amending s. 25.075, Florida Statutes; prohibiting the payment of compensation to such persons under certain circumstances; repealing Rule 2.030(a)(3)(B) of the Florida Rules of Judicial Administration, which defines the term “retired judge” for purposes of judicial administration; providing an effective date.

—was referred to the Committees on Judiciary-Civil and Appropriations.

By the Committee on Governmental Operations—

SB 104—A bill to be entitled An act relating to meeting notice requirements under the Administrative Procedure Act; amending s. 120.53(1)(d), Florida Statutes; requiring meeting notices to state the specific subject to be addressed; providing an effective date.

—was referred to the Committee on Governmental Operations.

By Senators Grizzle and Jennings—

SB 105—A bill to be entitled An act relating to the Department of Banking and Finance; amending s. 20.12, Florida Statutes; providing that the head of the department is the Secretary of Banking and Finance appointed by the Governor subject to confirmation by the Senate and serving at the pleasure of the Governor; providing an effective date.

—was referred to the Committees on Judiciary-Civil and Commerce.

By Senators Grizzle and Jennings—

SB 106—A bill to be entitled An act relating to the Department of Insurance; amending s. 20.13(1), Florida Statutes; providing that the head of the Department of Insurance is the Secretary of Insurance appointed by the Governor and confirmed by the Senate and serving at the pleasure of the Governor; providing an effective date.

—was referred to the Committees on Judiciary-Civil and Commerce.

By the Committee on Governmental Operations—

SB 107—A bill to be entitled An act relating to other-personal-services employment; amending s. 216.011(1)(6), Florida Statutes; modifying the definition of “other personal services”; providing definitions; prohibiting certain unapproved employment; providing for the adoption of rules; providing for the preparation and distribution of written material explaining terms and conditions of other-personal-services employment; providing for an annual report; providing an effective date.

—was referred to the Committees on Governmental Operations; Personnel, Retirement and Collective Bargaining.

By the Committee on Commerce and Senator W. D. Childers—

SB 108—A bill to be entitled An act relating to pharmaceutical service plan corporations; creating s. 657.172, Florida Statutes; providing definitions; amending s. 637.171, Florida Statutes; authorizing the formation of a corporation to operate a pharmaceutical service plan; providing clarifying language; amending s. 637.181, Florida Statutes; providing for composition of directors of plan; amending s. 637.191, Florida Statutes; providing clarifying language; amending s. 637.201, Florida Statutes; providing for expiration and renewal of certificates of authority; providing for amount of working capital; amending ss. 637.221, 637.221, 637.231, 637.241, 637.251, 637.271, Florida Statutes; providing clarifying and conforming language; creating s. 637.275, Florida Statutes; providing grounds for suspension and revocation of certificate of authority; creating s. 637.276, Florida Statutes; providing for notice, effect, and publication of suspension order; creating s. 637.277, Florida Statutes; providing for suspension of a corporation; creating s. 637.278, Florida Statutes; providing for administrative fine in lieu of suspension or revocation of certificate of authority; amending ss. 637.291, 637.301, Florida Statutes; providing conforming language; providing a $12 registration fee for sales representatives; creating s. 637.302, Florida Statutes; providing grounds for compulsory refusal, suspension, or revocation of registration; creating s. 637.303, Florida Statutes; providing for duration of suspension or revocation of registration; creating s. 637.304, Florida Statutes; providing for duration of suspension or revocation of registration; creating s. 637.306, Florida Statutes; providing for administrative fine in lieu of suspension, revocation, or refusal of registration; creating s. 637.314, Florida Statutes; providing that the department’s examination and investigation records are confidential and not subject to ch. 119; creating s. 637.315, Florida Statutes; providing for application of unfair insurance trade practices act; amending s. 637.321, Florida Statutes; providing for conforming language; creating s. 637.325, Florida Statutes; providing for adoption of rules; revising and readopting part II of chapter 637, Florida Statutes, as amended, notwithstanding the Regulatory Sunset Act; repealing s. 637.261, Florida Statutes, relating to review of disputes; repealing s. 637.3911, Florida Statutes, relating to revocation of license; repealing s. 637.311, Florida Statutes, relating to preexisting pharmaceutical service plan corporations; providing for legislative review; providing an effective date.

—was referred to the Committee on Commerce.

By Senators Jenne and Weinstein—

SB 109—A bill to be entitled An act relating to the offense of trespass; amending s. 810.08(2), Florida Statutes; providing that trespass of a structure or conveyance that is a dwelling is a felony of the third degree; providing penalties; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Margolis—

SB 110—A bill to be entitled An act relating to educational facilities; amending s. 235.06, Florida Statutes, 1982 Supplement; requiring annual fire safety inspections to be conducted by the Division of State Fire Marshal of the Department of Insurance or by certain certified officials; providing an appropriation; providing for future review and repeal; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Carlucci—

SB 111—A bill to be entitled An act relating to siting of electrical transmission lines; amending s. 403.521, Florida Statutes; providing legislative intent; amending s. 403.523, Florida Statutes; providing definitions; amending s. 403.523, Florida Statutes; providing powers and duties of the Department of Environmental Regulation; amending s. 403.524, Florida Statutes; providing exemptions; amending s. 403.525, Florida Statutes; providing for determination of application completeness and sufficiency; amending s. 403.526, Florida Statutes; providing for reports and studies of a proposed transmission line or corridor; amending s. 403.527, Florida Statutes; providing for public notice and parties to transmission line certificate proceedings; providing for local public hearings and additional proceedings by the hearing officer; providing for proposal of alternate transmission line corridor routes; amending s. 403.5275, Florida Statutes; providing for amendments to an application for transmission line certification; amending s. 403.529, Florida Statutes; providing for final disposition of an application by the siting board; amending s. 403.531, Florida Statutes; providing for the effect of certification; providing that transmission lines shall comply with the National Electric Safety Code; amending s. 403.5315, Florida Statutes; providing for modifications of certification; amending s. 403.537, Florida Statutes; providing for notice of determination of need for a proposed transmission line; amending s. 403.539, Florida Statutes; providing for attorney’s fees and costs; creating s. 403.5391, Florida Statutes; providing for the enforcement of an application by the siting board; creating s. 403.5392, Florida Statutes; providing for the enforcement of an application by the siting board; creating s. 403.5393, Florida Statutes.

—was referred to the Committees on Natural Resources and Conservation; and Appropriations.

By Senator Langley—

SB 112—A bill to be entitled An act relating to Lake County; amending ss. 5 and 6 of chapter 78-546, Laws of Florida, as amended; limiting the power of the Board of Trustees of the Northwest Lake County Hospital District to contract only with the Leesburg Hospital Association, Inc.; revising the guidelines to be used in determining indigency for purposes of reimbursing entities for medical care and services; providing an effective date.

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Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Carlucci—

SB 113—A bill to be entitled An act relating to shrimp fishing in Clay, Duval, Nassau, Putnam, Flagler, and St. Johns Counties; adding s. 370.155(3)(f), (10), Florida Statutes, and amending paragraph (b) of subsection (4) and paragraph (c) of subsection (5) of said section; limiting commercial fishing for certain shrimp production to a certain area in St. Johns River; prohibiting the Department of Natural Resources from adopting certain rules; providing an effective date.

—was referred to the Committee on Natural Resources and Conservation.

By Senator Grizzle—

SB 114—A bill to be entitled An act relating to the Florida Retirement System; amending s. 121.091(4)(d) and (6)(a), Florida Statutes; providing optional forms of calculation of disability retirement benefits; providing an effective date.

—was referred to the Committees on Personnel, Retirement and Collective Bargaining; and Appropriations.

By Senator Beard—

SB 115—A bill to be entitled An act relating to reports of accidents; amending s. 316.086(1), (3), Florida Statutes, 1982 Supplement; amending s. 324.051(1)(a), Florida Statutes; prescribing when a law enforcement officer is required to file a written accident report; providing an effective date.

—was referred to the Committee on Transportation.

By Senator D. Childers—

SB 116—A bill to be entitled An act relating to state uniform traffic control; amending s. 316.295(1), (2), Florida Statutes; providing criteria for the operation of motor vehicles on which the windows are composed of, covered by, or treated with certain materials; providing a penalty; creating s. 316.2965, Florida Statutes; prohibiting the sale of certain materials or automotive glass without certain information being attached to the vehicle; providing a penalty; amending s. 316.297, Florida Statutes; prohibiting the sale or installation of certain materials; providing a penalty; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Vogt—

SB 117—A bill to be entitled An act relating to campaign financing; amending s. 106.05, Florida Statutes; requiring all campaign contributions to be deposited in a campaign depository by the close of the business day on the date of the election; amending s. 106.08(2), (4), Florida Statutes; prohibiting the acceptance of any campaign contributions after midnight on the day immediately preceding an election or the day a candidate withdraws his candidacy or is defeated or elected; providing penalties; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Fox—

SJR 118—A joint resolution proposing an amendment to Section 8, Article V of the State Constitution, relating to eligibility for office of justice or judge.

—was referred to the Committees on Judiciary-Civil; and Rules and Calendar.

By Senator Fox—

SB 119—A bill to be entitled An act relating to a special election for the approval or rejection by the electors of a joint resolution relating to eligibility for the office of justice or judge; providing for publication of notice and for procedures; providing an effective date.

—was referred to the Committees on Judiciary-Civil; and Rules and Calendar.

By Senators Carlucci and Gersten—

SB 120—A bill to be entitled An act relating to the Department of Banking and Finance; amending s. 17.01, Florida Statutes; requiring the Comptroller to provide a bond in a certain amount; amending s. 17.03(3), Florida Statutes; authorizing the Comptroller to delegate certain authority relating to state warrants; amending s. 17.041(1), (2), (4), (6), (7), Florida Statutes; providing the department with certain duties in settling and adjusting certain accounts and claims; amending s. 17.076(4), Florida Statutes; providing for filing certain authorizations with a designee of the department; amending ss. 17.10, 17.11, Florida Statutes; providing for recording warrants issued and reporting dishonors made; amending s. 17.20, Florida Statutes; providing for collection of certain claims; providing for payment of certain fees; creating s. 17.29, Florida Statutes; authorizing the Comptroller to prescribe certain rules; creating s. 17.30, Florida Statutes; authorizing the Comptroller to disseminate certain information; amending s. 20.12, Florida Statutes; establishing certain divisions within the department; authorizing the Comptroller to establish or abolish bureaus within such divisions; repealing s. 17.18, Florida Statutes; relating to a requirement that the Comptroller provide a full statement of all defaults; amending s. 18.101(2), Florida Statutes; providing for authorization of revolving funds by the Comptroller; amending s. 216.271(1), (2), Florida Statutes; providing for establishment of revolving funds only upon approval by the Comptroller; authorizing the Comptroller to limit uses of revolving funds; providing an effective date.

—was referred to the Committees on Commerce, Governmental Operations, and Appropriations.

By Senator Beard—

SB 121—A bill to be entitled An act relating to security of communications; amending s. 904.07, Florida Statutes, providing for the interception of wire or oral communications with respect to a violation or a conspiracy to violate the Florida RICO Act; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Beard—

SB 122—A bill to be entitled An act relating to obstructing justice; creating s. 843.164, Florida Statutes, providing a third degree felony penalty for the possession during the commission of a felony of certain radio equipment tuned to receive state or police frequencies; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Dunn—

SB 123—A bill to be entitled An act relating to pleas of guilty; repealing s. 34.131, Florida Statutes, which allows judges of county courts to accept voluntary pleas of guilty at all times, Sundays excepted; providing an effective date.

—was referred to the Committees on Judiciary-Criminal, and Judiciary-Civil.

By Senator Dunn—

SB 124—A bill to be entitled An act relating to abuse of the elderly; amending s. 410.11, Florida Statutes; providing for payment of certain fees; creating s. 17.076, Florida Statutes; providing for expiration of certificate of authority; providing for amount of working capital; amending ss. 637.051, 637.061, 637.071, 637.081, 637.091, 637.111, Florida Statutes; providing clarifying and conforming language; creating s. 637.115, Florida Statutes; providing grounds for suspension or revocation of certificate of authority;

By the Committee on Commerce and Senator W. D. Childers—

SB 125—A bill to be entitled An act relating to optometric service plan corporations; revising, reviving, and readopting, notwithstanding the Regulatory Sunset Act, ss. 657.011-657.061, Florida Statutes; creating s. 657.001, Florida Statutes; providing definitions; amending ss. 657.011, Florida Statutes; providing clarifying language; amending ss. 657.021, Florida Statutes; providing for composition of directors of plan; amending ss. 657.031, Florida Statutes; providing clarifying language; amending ss. 657.041, Florida Statutes; providing for expiration of certificate of authority; providing for amount of working capital; amending ss. 657.051, 657.061, 657.071, 657.081, 637.091, 637.111, Florida Statutes; providing clarifying and conforming language; creating s. 657.115, Florida Statutes; providing grounds for suspension or revocation of certificate of authority;
creating s. 637.116, Florida Statutes; providing for notice, effect, and publication of suspension; creating s. 637.117, Florida Statutes; providing for duration of suspension; creating s. 637.118, Florida Statutes; providing for administrative fine in lieu of suspension or revocation of certificate of authority; amending s. 637.131, Florida Statutes; providing for revocation of driving privileges; amending s. 637.137, Florida Statutes; providing for a contingency reserve; creating s. 637.145, Florida Statutes; providing for duration of suspension or revocation; creating s. 637.146, Florida Statutes; providing for administrative fine in lieu of suspension, revocation, or refusal of registration; creating s. 637.147, Florida Statutes; providing for confidentiality of investigatory records; creating s. 637.152, Florida Statutes; providing for application of unfair insurance trade practices act; amending s. 637.161, Florida Statutes; providing for compelling language; creating s. 637.165, Florida Statutes; providing for adoption of rules, allowing to stand repealed under the Regulatory Sunset Act s. 637.101, 637.121, 637.151, Florida Statutes, relating to review of dispute, revocation of license, and preexisting service plan corporations; providing for legislative review; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Margolis—

SB 126—A bill to be entitled An act relating to state employment; amending s. 110.205(2), Florida Statutes, 1982 Supplement; exempting time-limited positions from the Career Service System regardless of whether the positions report to a position in the system; exempting chiefs of bureaus; providing that the salaries of institute directors of mental health institutions authorized for Tampa and Miami shall be approved by the Board of Regents; providing that salaries of the military personnel of the Department of Military Affairs shall be set in accordance with the military pay schedule; amending s. 110.207(1), Florida Statutes; deleting limitation on the number of classes of positions in the career service; deleting the requirement that the Governor’s office prepare a plan for reducing the number of classes; providing an effective date.

—was referred to the Committees on Personnel, Retirement and Collective Bargaining; and Appropriations.

By Senator Beard—

SB 127—A bill to be entitled An act relating to the Department of Transportation; amending s. 337.28, Florida Statutes, 1982 Supplement; removing obsolete language; authorizing the disposition of certain property no longer needed for a public purpose; providing an effective date.

—was referred to the Committee on Transportation and Appropriations.

By the Committee on Commerce and Senator W. D. Childers—

SB 128—A bill to be entitled An act relating to elevators; revising, reviving, and readopting, notwithstanding the Regulatory Sunset Act, chapter 399, Florida Statutes, relating to regulation of elevators; amending ss. 399.01-399.03, 399.045, 399.05, 399.061, 399.07, 399.10, 399.11, 399.13, 509.211(3), 823.12, Florida Statutes; amending ss. 399.035, 624.605(1)(m), Florida Statutes, 1982 Supplement; providing definitions; applying to insurance contracts; limiting the number of positions in the career service; creating s. 637.164, Florida Statutes; providing for issuance of certificates of competency; requiring compliance with a safety code; providing for the accessibility of handicapped persons; providing for issuance of certificates of competency; requiring specified persons to hold certificates of competency; providing for fees; prohibiting false representation as a certificate holder; providing penalties; providing for issuance of construction permits; providing for fees; requiring inspections; providing for state elevator inspectors; providing penalties for noncompliance; providing for issuance and suspension of certificates of operation; providing for fees; providing for issuance of temporary operation permits; providing for fees; prohibiting the use of an elevator without a certificate of operation; providing for filing of fees; amending ss. 624.605(1)(m), 637.147(1), Florida Statutes; providing for the application of certain provisions of the Insurance Code; providing for legislative review; providing an effective date.

—was referred to the Committee on Commerce.

SB 129—A bill to be entitled An act relating to mortgage guaranty insurance; revising, reviving, and readopting, notwithstanding the Regulatory Sunset Act, chapter 635, Florida Statutes, relating to mortgage guaranty insurance; amending ss. 635.011, 635.021, 635.051, 635.061, 635.061, 635.071, 635.081, Florida Statutes; clarifying the definition of contingency reserve; specifying authority to transact mortgage guaranty insurance; clarifying provisions relating to additional limitations; providing for a contingency reserve; providing for licensing of insurance agents; specifying the applicability of the premium cost; providing for rate filings; providing for administration and enforcement; creating ss. 635.042, 635.091, Florida Statutes; specifying limitations on outstanding liability; providing for the application of certain provisions of the Insurance Code; providing for legislative review; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Beard—

SB 130—A bill to be entitled An act relating to the Career Service Commission; amending s. 110.205(2), Florida Statutes, 1982 Supplement; providing eligibility requirements for certain contractors; providing an effective date.

—was referred to the Committee on Transportation.

By Senators D. Childers, Jenne and Malchon—

SB 132—A bill to be entitled An act relating to health care cost containment; amending ss. 399.041, 627.614, 627.643, Florida Statutes, 1982 Supplement; creating ss. 627.6371, 627.6691, Florida Statutes; allowing insurers providing individual health insurance or group, blanket, or franchise health insurance to contract with licensed health care providers for alternative rates of payment and to limit payments pursuant to a contract with the insured to rates charged by such providers or to services secured from such providers; providing that such contracts for alternative rates shall not be construed as a deceptive or unfair trade practice or as a violation of the antitrust laws; providing for an exception to health insurance contract language; providing for rules; providing an effective date.

—was referred to the Committees on Health and Rehabilitative Services, and Commerce.

By Senator Jenne—

SB 133—A bill to be entitled An act relating to Medicaid; amending s. 408.2961(12), Florida Statutes, 1982 Supplement, and adding a new subsection (12) to said sections; providing that the Department of Health and Rehabilitative Services shall pay to a pharmacy participating in the Medicaid prescription drug program a fee for professional services plus reimbursement for cost of drug products; providing for periodic fee surveys as the basis for setting professional fees; providing for annual cost-of-living increases; providing an effective date.

—was referred to the Committees on Health and Rehabilitative Services, and Appropriations.

By Senator Rehm—

SB 134—A bill to be entitled An act relating to education; amending s. 233.064, Florida Statutes; replacing Americanism versus Communism with Comparative Political and Economic Systems as a required public high school course; providing course content; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Rehm—

SB 135—A bill to be entitled An act relating to teacher certification; amending s. 231.171(1), Florida Statutes, 1982 Supplement; requiring earned credit in American political and economic systems; providing an effective date.

—was referred to the Committee on Education.
SB 150—A bill to be entitled An act relating to campaign financing; amending s. 106.141(4), Florida Statutes, 1982 Supplement; permitting the use of campaign funds after an election in certain circumstances; providing an effective date.
—was referred to the Committee on Judiciary-Civil.

By the Committee on Corrections, Probation and Parole—

SB 155—A bill to be entitled An act relating to the mechanics' lien law; amending s. 713.26, Florida Statutes; providing for personal notice by the sheriff to the judgment debtor of forced sale of homestead property; providing duties of the clerk of the circuit court; authorizing the clerk to collect fees for his and the sheriff's services; creating s. 713.267, Florida Statutes; providing minimum opening bid where homestead property is the subject of a forced sale; providing an effective date.
—was referred to the Committee on Judiciary-Civil.

By Senators Stuart, Mann, Thurman, Frank, Maxwell and Henderson—

SB 156—A bill to be entitled An act relating to information technology and planning; creating s. 14.203, Florida Statutes; establishing the Information Resource Commission and an executive administrator of the commission; creating chapter 24, Florida Statutes; providing the powers and duties of the Information Resource Commission; requiring that departments submit an information technology resource plan to the commission; providing the minimum components to the plan; requiring the commission to approve or disapprove the plan; providing for supplemental funding to the plan; requiring prior approval of the commission for the acquisition of certain items; prohibiting the acquisition of information technology resources that are not part of an approved plan or supplemental funding; providing that the Executive Office of the Governor may withhold appropriations for noncompliance; requiring the state university system to prepare a plan; requiring the judicial branch to prepare a plan; providing for an information resource manager in each department; abolishing the Division of Electronic Data Processing; amending s. 20.22, Florida Statutes; establishing the Division of Information Services; repealing ss. 23.021, 23.022, 23.026, 23.027, 23.028, 23.030, 23.031, 23.032, and 23.382(4), Florida Statutes; transferring s. 23.029, Florida Statutes, and renumbering as s. 216.272, Florida Statutes; amending s. 215.96(2), Florida Statutes; providing for membership of the coordinating council; amending s. 120.53(5), Florida Statutes; requiring certain agencies to adopt rules for contract bidding protests; adding s. 216.031(11), Florida Statutes, 1982 Supplement; requiring that an approved information technology resource plan be submitted with each agency's budget request; providing for review and future repeal of provisions of the act; providing that contracts in existence on the effective date remain in force; providing an effective date.
—was referred to the Committees on Governmental Operations, Rules and Calendar, and Appropriations.

By Senator Vogt—

SB 157—A bill to be entitled An act relating to campaign financing; amending s. 106.371(2), (4), and (5), Florida Statutes, requiring that signatures on initiative petitions proposing constitutional amendments be dated and providing that such dated signatures shall be valid for a period of 6 years following said date; providing an effective date.
—was referred to the Committees on Corrections, Probation and Parole; and Appropriations.

By Senator Grizzle—

SB 158—A bill to be entitled An act relating to county and municipal prisoners; adding a paragraph to s. 951.23(1), Florida Statutes, and adding subsection (5) to said section; defining "reduced custody housing area" and authorizing the confinement of misdemeanants in such areas at county and municipal detention facilities; providing an effective date.
—was referred to the Committees on Corrections, Probation and Parole; and Appropriations.

By Senator Vogt—

SB 159—A bill to be entitled An act relating to criminal proceedings; amending s. 27.56(11)(a), Florida Statutes; requiring certain defense attorneys to move for assessment of attorney's fees and costs under certain circumstances; amending s. 947.18, Florida Statutes; authorizing the Parole and Probation Commission to make the payment of certain attorney's fees and costs a condition of parole; adding s. 948.03(1)(j), Florida Statutes; authorizing the court to require as a condition of probation that the probationer pay certain attorney's fees and costs; providing an effective date.
—was referred to the Committees on Judiciary-Civil and Appropriations.
SB 160—A bill to be entitled An act relating to land sales practices; amending s. 498.0253(3)(d), (4)(a), Florida Statutes; providing additional circumstances for granting exemptions from the Florida Uniform Land Sales Practices Law; providing an effective date.

—was referred to the Committee on Economic, Community and Consumer Affairs.

By Senator Hill—

SB 161—A bill to be entitled An act relating to medical malpractice; repealing s. 768.56, Florida Statutes, relating to attorney’s fees; providing an effective date.

—was referred to the Committees on Judiciary-Civil and Commerce.

By the Committee on Agriculture—

SB 162—A bill to be entitled An act relating to sale of leaf tobacco; reviving and readopting chapter 574, Florida Statutes, notwithstanding the Regulatory Sunset Act; amending s. 574.13, Florida Statutes; forming section to repeal s. 574.101, Florida Statutes; allowing to stand repealed under the Regulatory Sunset Act s. 574.101, Florida Statutes, relating to certification of nonuse of certain pesticides; providing for legislative review; providing an effective date.

—was referred to the Committee on Agriculture.

By the Committee on Commerce—

SB 163—A bill to be entitled An act relating to foods; reviving and readopting, notwithstanding the Regulatory Sunset Act, ss. 500.12, 500.121, Florida Statutes, 1982 Supplement; amending s. 500.12(1); providing for food permits; amending s. 500.121(1), (2), Florida Statutes, 1982 Supplement; providing disciplinary procedures for food holders; providing for legislative review; providing an effective date.

—was referred to the Committee on Agriculture.

By the Committee on Economic, Community and Consumer Affairs—

SB 164—A bill to be entitled An act relating to federal block grants to aid small cities; creating the Florida Small Cities Community Development Block Grant Program; providing definitions; requiring the Department of Community Affairs to administer the program; creating and providing for the administration of the Florida Small Cities Community Development Block Grant Program Fund; providing requirements, procedures, criteria for applying for grants; providing for the establishment of grant ceilings and documentation of administrative costs; providing for food permits; amending s. 500.121(1), (2), Florida Statutes, 1982 Supplement; providing for food permits; providing for legislative review; providing an effective date.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Appropriations.

By the Committee on Agriculture—

SB 165—A bill to be entitled An act relating to frozen desserts; reviving and readopting, notwithstanding the Regulatory Sunset Act, chapter 505, Florida Statutes; amending ss. 503.011(4), 503.021, 503.031, 503.041, Florida Statutes; providing definitions; providing legislative intent; providing for the Department of Agriculture and Consumer Services; providing for license fees; providing for legislative review; providing an effective date.

—was referred to the Committee on Agriculture.

By the Committee on Natural Resources and Conservation and Senators McPherson, Grizzle, Henderson and Neal—

SB 166—A bill to be entitled An act relating to state lands; amending s. 253.03(8), Florida Statutes; requiring the Board of Trustees of the Internal Improvement Trust Fund to prepare an inventory of state lands using certain tax roll data; requiring the board to prepare and distribute certain lists of publicly owned lands; adding s. 253.034(1)(c), Florida Statutes, 1982 Supplement, and amending subsections (4) and (5) of said section; providing a definition; requiring certain state agencies to submit a land management plan to the Department of State by January 1, 1984; providing for determination which state lands are surplus; requiring the disposal of certain surplus lands; amending s. 253.111(2), (3), (4), Florida Statutes, and adding subsection (8) to said section; specifying certain time periods regarding the proposed sale of state lands to a county; providing an exception; amending s. 253.151(1), (3), (4), Florida Statutes, 1982 Supplement; providing for notifying certain landowners of the sale of certain state lands; providing an exception; providing an effective date.

—was referred to the Committees on Natural Resources and Conservation, and Appropriations.

By the Committee on Commerce—

SB 167—A bill to be entitled An act relating to life care contracts; revising, reviving, and readopting notwithstanding the Regulatory Sunset Act, ss. 651.011-651.132, Florida Statutes; revising, reviving, and readopting, notwithstanding the Sundown Act, ss. 651.121, Florida Statutes; amending s. 651.011, Florida Statutes; clarifying, creating, and deleting definitions; amending s. 651.015, Florida Statutes; providing clarifying language; providing for deposit of certain moneys into the Insurance Commissioner’s Regulatory Trust Fund; amending s. 651.021, Florida Statutes; requiring Department of Insurance approval for expansion under certain conditions; creating s. 651.022, Florida Statutes; providing for provisional certificate of authority; creating s. 651.023, Florida Statutes; providing for certificate of authority; amending s. 651.026, Florida Statutes; providing clarifying language; amending s. 651.033, Florida Statutes; providing clarifying and conforming language; amending s. 651.035, Florida Statutes; increasing the debt service requirement; providing an operating reserve requirement; amending ss. 651.051, 651.052, 651.053, 651.054, 651.055, Florida Statutes, 1982 Supplement; providing clarification and conforming language; amending ss. 651.095, Florida Statutes; providing for application of Unfair Insurance Trade Practices Act; amending ss. 651.105, 651.106, 651.111, Florida Statutes; providing clarifying language; amending ss. 651.114, Florida Statutes; requiring the advisory council to report certain findings to the department; amending s. 651.121, Florida Statutes; providing clarification and conforming language; providing an effective date.

—was referred to the Committee on Commerce.

By Senators Thomas, Barron, Henderson, Meek and McPherson—

SB 168—A bill to be entitled An act relating to the practice of optometry; amending s. 463.002(4), Florida Statutes, authorizing optometrists to use and prescribe noncontrolled prescription drugs in the practice of optometry; providing an effective date.

—was referred to the Committee on Commerce and Education.

By the Committee on Natural Resources and Conservation and Senators Carlucci, Grizzle, McPherson, Henderson, Mann and Kirkpatrick—

SB 169—A bill to be entitled An act relating to water resources; amending ss. 373.026(2), (5), Florida Statutes; authorizing the Department of Environmental Regulation to collect certain water resource information; directing local governments, water management districts, and state agencies to cooperate with the department; directing the department to publish each year a compilation of certain information; requiring the department to develop a statewide ground water investigation plan; authorizing the department to identify areas of the state where ground water contamination is a threat to fresh ground water resources; providing an effective date.

—was referred to the Committees on Natural Resources and Conservation, and Appropriations.

By Senator McPherson—

SB 170—A bill to be entitled An act relating to pari-mutuels; creating s. 550.51, Florida Statutes; amending s. 550.04, Florida Statutes; amending s. 550.14(3), Florida Statutes, 1982 Supplement; authorizing pari-mutuel permitholders to operate on Sundays within specified limitations; providing an effective date.

—was referred to the Committee on Commerce and Appropriations.

By Senator Maxwell—

SB 171—A bill to be entitled An act relating to inservice educational training; amending s. 236.0811, Florida Statutes; providing that an organization of nonpublic schools having not less than ten member schools in Florida may develop and submit for approval to the Department of Education, a master plan for inservice educational training; providing an effective date.

—was referred to the Committee on Education.
By Senator McPherson—

**SB 172**—A bill to be entitled An act relating to horseracing; creating s. 550.50, Florida Statutes; permitting minors to attend horse racetracks under certain circumstances; prohibiting minors from placing wagers; amending s. 550.04, Florida Statutes, and s. 550.41(3), Florida Statutes, 1982 Supplement; conforming language; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By Senator Jennings—

**SB 173**—A bill to be entitled An act relating to the actuarial soundness of public retirement systems; amending s. 112.61, Florida Statutes; amending and restating the legislative intent; amending s. 112.625(7), Florida Statutes; redefining "statement value"; amending s. 112.63(1)(b); Florida Statutes; specifying the cost methods to be used for actuarial reports; providing an effective date.

—was referred to the Committees on Personnel, Retirement and Collective Bargaining; and Appropriations.

By Senator Jennings—

**SB 174**—A bill to be entitled An act relating to the purchase of United States securities by public officers and employees; amending s. 215.28(3), Florida Statutes; providing for the transfer of interest earned on moneys awaiting the accumulation of the purchase price of United States securities to the Florida Retirement System Trust Fund; providing an effective date.

—was referred to the Committees on Personnel, Retirement and Collective Bargaining; and Appropriations.

By the Committee on Natural Resources and Conservation and Senators Neal, Grimsley, McPherson, Langley, Carlucci, Henderson, Mann and Kirkpatrick—

**SB 175**—A bill to be entitled An act relating to water pollution control and sewage treatment; amending ss. 403.1821-403.1824, 403.1826, 403.1829, Florida Statutes; providing a short title; providing definitions; specifying eligible uses of the State Water Pollution Trust Fund; providing for the Department of Environmental Regulation to make rules with respect to project priorities and certain other matters; providing for restrictions on the use of grant money; providing guidelines for local governmental contributions to projects; requiring projects to be self-sufficient with respect to operation, maintenance, and replacement costs; amending ss. 405.1802, Florida Statutes; designating the department as the state agency to contract with the federal government on certain activities; amending s. 403.804(3), Florida Statutes; providing duties of the Environmental Regulation Commission; creating ss. 403.1836-403.1839, Florida Statutes; creating the Small Community Construction Assistance Trust Fund in the department; providing for grants from the fund; providing duties of the department regarding such grants; providing an appropriation; repealing ss. 403.1827, 403.1828, 403.1830, 403.1831, 403.1833, Florida Statutes, relating to administering federal grants for water pollution control and sewage treatment; providing an appropriation; providing an effective date.

—was referred to the Committees on Natural Resources and Conservation, and Appropriations.

By Senator Mann—

**SB 176**—A bill to be entitled An act relating to the Department of Health and Rehabilitative Services; amending s. 402.17(1)(b), Florida Statutes; providing that the department certify uncontrollable accounts relating to claims for care and maintenance of its clients to the Department of Banking and Finance, rather than to the Department of Legal Affairs; providing an effective date.

—was referred to the Committee on Health and Rehabilitative Services.

By Senator Johnston—

**SB 177**—A bill to be entitled An act relating to court docket fees; amending ss. 25.241(3), 35.223(3), Florida Statutes; increasing the fee that the clerk of the court collects for each case docketed in the Supreme Court and in the district courts of appeal; providing an effective date.

—was referred to the Committees on Judiciary-Civil and Appropriations.

By Senator Stuart—

**SB 178**—A bill to be entitled An act relating to the tax on sales, use, and other transactions; amending s. 212.0866, Florida Statutes, 1982 Supplement; providing a tax exemption for contractors employed by any county, municipality, or political subdivision on sales of tangible personal property; which property becomes a part of public works owned by such government; providing for issuance of temporary exemption certificates; providing penalties for fraudulently claiming or using the exemption; providing a rule of construction; providing an effective date.

—was referred to the Committees on Governmental Operations; and Finance, Taxation and Claims.

By Senator Langley—

**SB 179**—A bill to be entitled An act relating to driving under the influence of alcohol or controlled substances; amending s. 316.193(4)(a), Florida Statutes, 1982 Supplement; providing mandatory imprisonment for persons refusing to participate in required public service or community work projects; providing an effective date.

—was referred to the Committees on Judiciary-Criminal and Appropriations.

By Senator Langley—

**SB 180**—A bill to be entitled An act relating to taxation; imposing additional excise taxes on alcoholic beverages; providing for deposit of proceeds of trust fund; creating Florida Retirement System Trust Fund; providing an effective date.

—was referred to the Committees on Commerce; Finance, Taxation and Claims; and Appropriations.

By Senator Langley—

**SB 181**—A bill to be entitled An act relating to weapons and firearms; amending ss. 790.05, 790.051, Florida Statutes; exempting qualified public defender investigators from certain licensing requirements and penal provisions; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Crawford—

**SB 182**—A bill to be entitled An act relating to child abuse; creating s. 827.071, Florida Statutes, providing definitions; prohibiting any person from promoting a sexual performance by a child; providing a penalty; amending s. 847.07(3)(b), Florida Statutes, redefining the term "obscene" to include material which is without serious literary, artistic, political, or scientific value; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator D. Childers—

**SB 183**—A bill to be entitled An act relating to fraudulent practices; adding subsection (7) to s. 817.58, Florida Statutes, defining the term "white plastic" for the purposes of the State Credit Card Crime Act; amending s. 817.60(6)(b), Florida Statutes, providing that persons other than the purported issuer who possess one or more false credit cards are presumed guilty of forgery of a credit card; providing that possession of one or more items defined as "white plastic" is prima facie evidence of intent to fraudulently use or counterfeit a credit card; providing a penalty; adding s. 847.071, Florida Statutes, redefining the term "harmful to juveniles" and "harmful to minors" with respect to obscenity of public retirement systems; amending s. 112.61, Florida Statutes; amending s. 550.04, Florida Statutes; and s. 550.41(3), Florida Statutes, county, municipality, or political subdivision on sales of tangible personal property; which property becomes a part of public works owned by such government; providing for issuance of temporary exemption certificates; providing penalties for fraudulently claiming or using the exemption; providing a rule of construction; providing an effective date.

—was referred to the Committee on Commerce and Judiciary-Criminal.

By Senator D. Childers—

**SB 184**—A bill to be entitled An act relating to cemeteries; adding s. 559.341(1)(f), Florida Statutes; permitting minors to attend horse racetracks and other transactions; amending s. 212.0866, Florida Statutes, 1982 Supplement; providing a tax exemption for contractors employed by any county, municipality, or political subdivision on sales of tangible personal property; which property becomes a part of public works owned by such government; providing for issuance of temporary exemption certificates; providing penalties for fraudulently claiming or using the exemption; providing a rule of construction; providing an effective date.

—was referred to the Committee on Economic, Community and Consumer Affairs.
SB 185—A bill to be entitled An act relating to motor vehicles; creating s. 316.1936, Florida Statutes, prohibiting the consumption of alcoholic beverages in motor vehicles being operated in the state; specifying evidence of guilt; providing exceptions; providing an effective date.
—was referred to the Committee on Judiciary-Criminal.

By Senator Johnston—

SB 186—A bill to be entitled An act relating to law enforcement and correctional officers; amending s. 112.539(2), Florida Statutes, 1982 Supplement; authorizing leaves of absence; amending s. 121.24(1), Florida Statutes; revising the voting requirements for the conduct of business of the "South Dade Expressway," as the "Don Shula Expressway" in honor of authorized leaves of absence; amending s. 121.24(13), Florida Statutes, 1982 Supplement, deleting the scheduled service charge for receiving money into the court registry; providing an effective date.
—was referred to the Committees on Judiciary-Civil, Governmental Operations, and Appropriations.

By Senator Jennings—

SB 192—A bill to be entitled An act relating to witness fees; amending s. 92.142, Florida Statutes; revising the criteria for purchase of credit life insurance for state employees required to appear as official witnesses; providing an effective date.
—was referred to the Committees on Personnel, Retirement and Collective Bargaining; and Appropriations.

By Senator Girardeau—

SB 193—A bill to be entitled An act relating to education; amending s. 232.04, Florida Statutes, deleting obsolete provisions and provisions authorizing early entrance to kindergarten; providing an effective date.
—was referred to the Committee on Education.

By Senator Stuart—

SB 194—A bill to be entitled An act relating to engineering; amending s. 471.003(2)(i), Florida Statutes, 1982 Supplement; changing the criteria for exempting electrical, plumbing, air-conditioning, or mechanical contractors from the engineering registration requirements; providing an effective date.
—was referred to the Committee on Economic, Community and Consumer Affairs.

By Senator Jennings—

SB 195—A bill to be entitled An act relating to retirement; amending s. 121.011(3)(f), Florida Statutes; clarifying the applicability of the preservation of rights of members transferring into the Florida Retirement System; amending s. 121.021(19)(d), Florida Statutes, revising the dates applicable to certain prior service by Florida highway patrolmen; amending s. 121.031, Florida Statutes; revising the frequency of actuarial studies of the Florida Retirement System; adding s. 121.051(11)(c), Florida Statutes; authorizing optional membership in the Florida Retirement System for any member of an existing system who returns to work after termination of employment; amending s. 121.071(5), Florida Statutes, 1982 Supplement; increasing the interest charge on delinquent contributions to the Florida Retirement System; amending s. 121.081(2), Florida Statutes; eliminating the requirement that a member may not make contributions for prior service until after being reemployed for 12 continuous months; providing that claimed prior service cannot be used for other than in line of duty disability; amending s. 121.091(4)(b) and (d), (6)(a), and (9)(b), Florida Statutes; revising the definition of total and permanent disability under the Florida Retirement System; providing for optional forms of calculation of disability benefits, and providing for the reinstatement of membership in the Florida Retirement System of certain retirees who are elected or appointed to office; amending s. 121.121(4), Florida Statutes; revising the criteria for purchase of credit for authorized leaves of absence; amending s. 121.24(1)(a), Florida Statutes; revising the voting requirements for the conduct of business of the State Retirement Commission; amending s. 121.175(5), Florida Statutes; revising the dates applicable to persons who may purchase certain service credit under the highway patrol pension plan; amending s. 650.05(4), Florida Statutes; increasing the interest charge on delinquent social security contributions by political subdivisions; repealing s. 121.054, Florida Statutes, relating to the prohibition against retirees under the Florida Retirement System joining any other state or local government supported retirement system in the state; providing for retroactivity of certain provisions; providing an effective date.
—was referred to the Committees on Personnel, Retirement and Collective Bargaining; and Appropriations.

By Senator Fox—

SB 190—A bill to be entitled An act relating to state roads; redesignating State Road 874 within Dade County, otherwise known as the "South Dade Expressway," as the "Don Shula Expressway" in honor of Don Shula, Head Coach of the Miami Dolphins Football Team; authorizing the erection of appropriate signs and markers; providing an effective date.
—was referred to the Committee on Transportation.

By Senator Fox—

SB 191—A bill to be entitled An act relating to clerks of the circuit courts or comptroller; creating s. 28.247, Florida Statutes, requiring the office of the clerk of the circuit court or comptroller to accept personal checks for the payment of traffic fines and related court costs; eliminating personal liability for the acceptance of such checks; providing procedure with respect to bad checks; providing that the provisions of s. 823.07(2), Florida Statutes, relating to certain identity information with respect to checks and drafts, shall not be applicable to this section; amending s. 28.33, Florida Statutes, 1982 Supplement, increasing the amount of funds in the court registry which the clerk of the court may retain as office income and an investment management fee; repealing s. 28.247(13), Florida Statutes, 1982 Supplement, deleting the scheduled service charge for receiving money into the court registry; providing an effective date.
—was referred to the Committee on Education.

By Senator Fox—

SB 187—A bill to be entitled An act relating to the City of Lake Worth; requiring the city to appropriate funds for the relief of Souheil Nicolas to compensate him for personal injuries suffered as a result of the negligence of the city; providing an effective date.
—was referred to the Special Master and the Committee on Finance, Taxation and Claims.

By Senator Neal—

SB 188—A bill to be entitled An act relating to state land acquisition; amending s. 253.023(3), (6), Florida Statutes, 1982 Supplement; providing for use of moneys in the Conservation and Recreation Lands Trust Fund; authorizing the director of the Division of State Lands of the Department of Natural Resources to enter into option contracts to buy certain lands under certain circumstances; providing limitations on such contracts; amending s. 253.025, Florida Statutes, 1982 Supplement; providing procedures for state land acquisition; providing for appraisals; providing for appraisal reports, offers, and counteroffers; providing for confidentiality; amending s. 259.035, Florida Statutes, 1982 Supplement; providing certain information on certain projects; amending s. 259.04(1)(c), Florida Statutes; requiring certain projects to be acquired in a certain order to the greatest extent practical; amending s. 259.051, Florida Statutes, 1982 Supplement; requiring certain information on certain projects; amending s. 259.051, Florida Statutes; authorizing the director of the Division of State Lands to enter into option contracts to buy certain lands; providing limitations on such contracts; providing an effective date.
—was referred to the Committees on Natural Resources and Conservation, and Appropriations.

By Senators Fox and Carlucci—

SB 189—A bill to be entitled An act relating to school food service programs in the district school system; amending s. 228.195(4), Florida Statutes, to require annual state funding of the school food service personnel incentive program at a specified rate; providing an effective date.
—was referred to the Committees on Education and Appropriations.

By Senator Fox—

SB 197—A bill to be entitled An act relating to motor vehicles; creating s. 316.1936, Florida Statutes, prohibiting the consumption of alcoholic beverages in motor vehicles being operated in the state; specifying evidence of guilt; providing exceptions; providing an effective date.
—was referred to the Committee on Judiciary-Criminal.

By Senator Johnston—

SB 198—A bill to be entitled An act relating to law enforcement and correctional officers; amending s. 112.539(2), Florida Statutes, 1982 Supplement; providing for use of moneys in the Conservation and Recreation Lands Trust Fund; authorizing the director of the Division of State Lands of the Department of Natural Resources to enter into option contracts to buy certain lands under certain circumstances; providing limitations on such contracts; amending s. 253.025, Florida Statutes, 1982 Supplement; providing procedures for state land acquisition; providing for appraisals; providing for appraisal reports, offers, and counteroffers; providing for confidentiality; amending s. 259.035, Florida Statutes, 1982 Supplement; requiring certain information on certain projects; amending s. 259.04(1)(c), Florida Statutes; requiring certain projects to be acquired in a certain order to the greatest extent practical; amending s. 259.051, Florida Statutes, 1982 Supplement; requiring certain information on certain projects; amending s. 259.051, Florida Statutes; authorizing the director of the Division of State Lands to enter into option contracts to buy certain lands; providing limitations on such contracts; providing an effective date.
—was referred to the Committees on Natural Resources and Conservation, and Appropriations.

By Senator Fox—

SB 190—A bill to be entitled An act relating to state roads; redesignating State Road 874 within Dade County, otherwise known as the "South Dade Expressway," as the "Don Shula Expressway" in honor of Don Shula, Head Coach of the Miami Dolphins Football Team; authorizing the erection of appropriate signs and markers; providing an effective date.
—was referred to the Committee on Transportation.

By Senator Fox—

SB 191—A bill to be entitled An act relating to clerks of the circuit courts or comptroller; creating s. 28.247, Florida Statutes, requiring the office of the clerk of the circuit court or comptroller to accept personal checks for the payment of traffic fines and related court costs; eliminating personal liability for the acceptance of such checks; providing procedure with respect to bad checks; providing that the provisions of s. 832.07(2), Florida Statutes, relating to certain identity information with respect to checks and drafts, shall not be applicable to this section; amending s. 28.33, Florida Statutes, 1982 Supplement, increasing the amount of funds in the court registry which the clerk of the court may retain as office income and an investment management fee; repealing s. 28.247(13), Florida Statutes, 1982 Supplement, deleting the scheduled service charge for receiving money into the court registry; providing an effective date.
—was referred to the Committee on Education.

By Senator Fox—
SB 201—A bill to be entitled An act relating to burial insurance; amending s. 639.07, Florida Statutes; providing definitions; amending s. 639.08, Florida Statutes; providing clarifying language; amending s. 639.09, Florida Statutes; requiring a certificate of authority; amending s. 639.10, Florida Statutes; providing for expiration and renewal of certificates of authority; providing for an annual statement; providing evidence of financial solvency; amending s. 639.11, Florida Statutes; providing for disposition of funds received on preneed contracts; amending s. 639.13, Florida Statutes, 1982 Supplement; providing for the cancellation of preneed contracts and certain liquidated damages; amending ss. 639.14, 639.15, Florida Statutes; providing conforming language; amending s. 639.16, Florida Statutes; providing grounds for suspension and revocation of certificates of authority; providing for notice, effect, and publication of suspension order; providing for duration of suspension and for reinstatement; creating s. 639.165, Florida Statutes; providing for administrative fine in lieu of suspension or revocation of certificate of authority; amending ss. 639.17, 639.18, 639.20, 639.21, Florida Statutes; providing clarifying language; creating s. 639.185, Florida Statutes; providing for the registration of preneed agents with the Department of Insurance; amending s. 470.029, Florida Statutes, 1982 Supplement; deleting the requirement that preneed agents be registered with the Department of Professional Regulation; creating ss. 639.22, 639.23, Florida Statutes; prohibiting and defining certain unfair methods of competition and unfair or deceptive practices; creating s. 639.24, Florida Statutes; empowering the department to conduct certain examinations and investigations; creating s. 639.25, Florida Statutes; authorizing the department to conduct certain hearings in accordance with chapter 120, Florida Statutes; creating s. 629.27, Florida Statutes; requiring a certificate of authority; amending s. 639.07, Florida Statutes; providing definitions; amending s. 639.07, Florida Statutes; authorizing law enforcement and correctional officers to administer oaths in connection with their official duties; providing that making a material false statement to such officers is a felony; providing penalties; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Dunn

SB 202—A bill to be entitled An act relating to the Florida Evidence Code; amending s. 90.01(1), Florida Statutes; expanding circumstances under which a party may attack the credibility of a witness; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Malchon

SB 203—A bill to be entitled An act relating to law enforcement and correctional officers; creating s. 925.095, Florida Statutes, authorizing law enforcement and correctional officers to administer oaths in connection with their official duties; providing that making a material false statement to such officers is a felony; providing penalties; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Dunn

SB 204—A bill to be entitled An act relating to arrests; amending s. 901.15(1), Florida Statutes; permitting arrests without a warrant for certain violations of county ordinances; amending s. 901.25(1), Florida Statutes; expanding the meaning of the term “fresh pursuit;” providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Kirkpatrick and Grant

SB 205—A bill to be entitled An act relating to forestry; creating s. 589.115, Florida Statutes; authorizing the Division of Forestry of the Department of Agriculture and Consumer Services to use the services of inmates of correctional institutions and camps in the conservation of private forest lands under certain conditions; providing an effective date.

—was referred to the Committee on Agriculture; Corrections, Probation and Parole; and Appropriations.

By Senator Frank

SB 206—A bill to be entitled An act relating to sexual battery; amending s. 794.022, Florida Statutes; deleting the authority of a judge to give certain jury instructions; limiting the admissibility of certain evidence; providing an effective date.

—was referred to the Committee on Judiciary-Criminal and Judiciary-Civil.

By the Committee on Commerce—

SB 207—A bill to be entitled An act relating to home warranty associations; revising, reviving, and readopting, notwithstanding the Regula-
SB 208—A bill to be entitled An act relating to service warranty associations; revising, revising, and redrafting, notwithstanding the Regulatory Sunset Act, ss. 634.401-634.409, 634.411-634.417, and 634.419-634.431, Florida Statutes; relating to the regulation of service warranty associations; amending ss. 634.401(2), (9), (14), Florida Statutes, 1982 Supplement, ss. 634.404, 634.405, 634.406, 634.407(4), 634.408, 634.409(2)(a), (d), 634.412(3), (4), 634.413, 634.415(3), 634.416, 634.417, 634.420, 634.421, 634.423, 634.425, 634.426(1), 634.427, 634.429, Florida Statutes; adding ss. 634.401(17), 634.409(2)(f), Florida Statutes; adding s. 634.422(11), Florida Statutes; creating ss. 634.4145, 634.423, 634.432, 634.433, as definitions; providing that license issuance requirements apply to license renewals; deleting obsolete language; providing deposit requirements for warrantors; phasing out letters of credit used in place of deposits; permitting the purchase of contractual liability insurance instead of maintaining an unearned premium reserve; providing that license application fees be nonrefundable upon denial of license; providing conferring language; providing grounds for refusal, suspension, or revocation of licenses; deleting requirement for notification of license reinstatement; providing grounds for disapproval of forms; providing grounds for waiver of examinations; requiring, for service of process; providing for biennial registration of sales representatives; prohibiting the reissuance of a registration revoked twice; providing administrative fines; requiring that the department be notified before merger or consolidation of warranty associations; providing for permanent investigation pending completion; prohibiting unfair methods of competition and unfair acts; authorizing the department to investigate such practices; requiring the department to conduct hearings; providing for cease and desist orders; providing administrative penalties; providing for appeals; providing for injunctive relief; providing that department action does not supersede other remedies; allowing to stand repealed pursuant to the Regulatory Sunset Act, ss. 634.410, 634.415, Florida Statutes; relating to license suspension procedures and serving process; providing for legislative review; providing retroactivity; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Gordon—

SB 209—A bill to be entitled An act relating to the corporate taxes; adding s. 220.11(3), Florida Statutes; increasing the corporate income tax for certain tax years to an amount equal to 8 percent of taxpayer's net income; amending s. 221.01, Florida Statutes, 1982 Supplement; increasing the corporate income tax for certain tax years to an amount equal to 8 percent of taxpayer's net income; amending s. 221.02, Florida Statutes, providing that for certain tax years 37.5 percent of the corporate income taxes and emergency excise taxes collected shall be deposited to the Mathematics and Science Education Trust Fund and the Education Enhancement Endowment Trust Fund; creating such funds and providing for investments; providing for retroactive operation; providing for revival of current law; providing an effective date.

—was referred to the Committees on Finance, Taxation and Claims; and Appropriations.

By Senator Gordon—

SB 210—A bill to be entitled An act relating to disposal of property seized as evidence for criminal proceedings; amending s. 925.06(1), Florida Statutes, providing for disposal of unclaimed personal property seized as evidence; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Hair—

SB 211—A bill to be entitled An act relating to boatyards and marinas; limiting the liability of operators of public marinas and boatyards for loss of property of customers; providing an effective date.

—was referred to the Committee on Natural Resources and Conservation.

By Senator Hair—

SB 212—A bill to be entitled An act relating to public school finance; creating s. 589.276, Florida Statutes; providing a definition; authorizing the Division of Forestry of the Department of Agriculture and Consumer Services to develop and implement certain reforestation activities; authorizing the reimbursement to qualifying private nonindustrial landowners of the cost of state seedlings planted to reforest their lands; authorizing the division to promulgate rules to administer the section; providing an effective date.

—was referred to the Committees on Agriculture and Appropriations.

By Senator Hair—

SB 213—A bill to be entitled An act relating to the State University System; providing for faculty to be proficient and fluent in use of English; providing an exception; providing an effective date.

—was referred to the Committee on Education.

By Senators Kirkpatrick and Grant—

SB 214—A bill to be entitled An act relating to forestry; creating s. 589.276, Florida Statutes; providing a definition; authorizing the Division of Forestry of the Department of Agriculture and Consumer Services to develop and implement certain reforestation activities; authorizing the reimbursement to qualifying private nonindustrial landowners of the cost of state seedlings planted to reforest their lands; authorizing the division to promulgate rules to administer the section; providing an effective date.

—was referred to the Committees on Agriculture and Appropriations.

By Senator Hair—

SB 215—A bill to be entitled An act relating to campaign financing; adding s. 106.011(14), Florida Statutes; amending ss. 106.07(1), 106.141, Florida Statutes, 1982 Supplement; amending s. 106.08(1), (2), Florida Statutes; defining "unopposed candidate", providing reporting requirements and filing deadlines for unopposed candidates; restricting use of campaign accounts of unopposed candidates; prohibiting acceptance of certain contributions; providing penalties; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senators Gordon and Jenne—

SB 216—A bill to be entitled An act relating to the state group health insurance plans; redesignating s. 110.123(3)(d), (e), Florida Statutes, and adding a new paragraph (d) to said subsection; providing for a percentage refund of moneys recovered from hospital overcharges; providing an effective date.

—was referred to the Committees on Personnel, Retirement and Collective Bargaining; and Appropriations.

By Senator Maxwell—

SB 217—A bill to be entitled An act relating to public school finance; amending s. 236.081(4), Florida Statutes; prescribing required data from the Department of Revenue; prescribing the method of computing the unaudited and equalized required local effort for each school district; authorizing the constitutionally authorized tax rate limitations; providing an effective date.

—was referred to the Committee on Education; and Finance, Taxation and Claims.
By Senators Stuart and Neal—

SB 219—A bill to be entitled An act relating to the Florida Housing Finance Agency Act; amending ss. 420.503(9), 420.509(7), Florida Statutes, 1982 Supplement, and s. 420.508(3)(a), Florida Statutes; amending the definition of “mortgage” by redefining what constitutes adequate security for such an instrument; clarifying that the agency may make mortgage loans for permanent financing or construction financing and defining what constitutes adequate security for such loans; allowing the agency to determine that a negotiated sale of revenue bonds issued on its behalf is preferable to a public sale and to authorize the Division of Bond Finance to negotiate such sale with agency-designated underwriters; providing an effective date.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Appropriations.

By Senator Weinstein—

SB 219—A bill to be entitled An act relating to criminal attempts, solicitations, and conspiracies; amending s. 777.04(4), Florida Statutes; increasing the penalty for attempts, solicitations, and conspiracies to commit a burglary that would be a first degree felony; providing an effective date.

—was referred to the Committees on Judiciary-Criminal and Appropriations.

By Senator Weinstein—

SB 220—A bill to be entitled An act relating to burglary; amending s. 810.02(2), (3), Florida Statutes, 1982 Supplement; increasing the penalties for certain burglaries; providing an effective date.

—was referred to the Committees on Judiciary-Criminal and Appropriations.

By Senator Weinstein—

SB 221—A bill to be entitled An act relating to arrests; amending s. 901.25(1), Florida Statutes; expanding the meaning of the term “fresh pursuit”; providing an effective date.

—was referred to the Committees on Judiciary-Criminal and Judiciary-Civil.

By Senator Weinstein—

SB 222—A bill to be entitled An act relating to sheriffs; repealing s. 30.08, Florida Statutes, relating to reports of the name and voting precinct of each sheriff deputy; providing an effective date.

—was referred to the Committee on Economic, Community and Consumer Affairs.

By Senator Margolis—

SB 223—A bill to be entitled An act relating to public lodging establishments and public food service establishments; adding s. 509.361(4)(c), Florida Statutes, 1982 Supplement; providing that the Division of Hotels and Restaurants of the Department of Business Regulation may suspend or revoke the license of any public lodging establishment or public food service establishment when a public nuisance is maintained on the licensed premises; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Margolis—

SB 224—A bill to be entitled An act relating to alcohol abuse; creating s. 856.012, Florida Statutes; providing a short title; providing definitions; prohibiting any person from being a disorderly or dangerous alcohol offender or a habitual alcohol offender; providing penalties; requiring offenders to complete an alcohol abuse course; requiring the Department of Health and Rehabilitative Services to establish such courses and adopt rules for their conduct; providing that driving under the influence of alcohol is not a violation of the act and that a violation of the act is not a lesser included offense of driving under the influence; providing an effective date.

—was referred to the Committees on Health and Rehabilitative Services, and Appropriations.

By Senators Castor and Fox—

SB 225—A bill to be entitled An act relating to mobile home leases and lot rental agreements; amending ss. 501.203(1), (3), 83.7524(2), Florida Statutes; providing definitions; applying the Florida Deceptive and Unfair Trade Practices Act to mobile home leases and mobile home lot rental agreements; providing that such lot rental agreements may be written or oral; providing an effective date.

—was referred to the Committee on Economic, Community and Consumer Affairs.

By Senator Castor—

SB 226—A bill to be entitled An act relating to the Department of Education; amending ss. 20.15(2)(a), (4)(b), 233.068(1), 446.041(2)(a), 446.052(2), 944.551(1), Florida Statutes; amending ss. 230.68(2)(a), 446.011(2), 616.21(2)(a), Florida Statutes, 1982 Supplement; changing the name of the Division of Vocational Education of the Department of Education to the Division of Vocational, Adult, and Community Education; assigning responsibility for adult and community education to the Division of Vocational, Adult, and Community Education; providing an effective date.

—was referred to the Committee on Education.

By Senator Dunn (by request)—

SB 227—A bill to be entitled An act relating to the purchase of motor vehicles; repealing s. 116.12, Florida Statutes, which makes it unlawful to purchase a motor vehicle unless there is a specific appropriation for the vehicle; providing an effective date.

—was referred to the Committees on Governmental Operations and Appropriations.

By Senator Dunn—

SB 228—A bill to be entitled An act relating to financial matters; amending ss. 215.185(4), Florida Statutes; authorizing use of State-Federal Relations Trust Fund money to support the Executive Office of the Governor’s activities relating to intergovernmental relations; amending s. 216.271(1), (2), Florida Statutes; transferring authority for approval of the establishment of revolving funds from the Executive Office of the Governor to the Comptroller; amending s. 216.301(1)(a), Florida Statutes; requiring the Executive Office of the Governor to prescribe format and informational content of certified undisbursed obligated balances submitted to the Executive Office of the Governor; requiring each affected state agency or legislative branch to retain detailed records of the amount of each undisbursed obligation and to whom obligated; providing an effective date.

—was referred to the Committees on Appropriations; Rules and Calendar; and Finance, Taxation and Claims.

By Senator Dunn—

SB 229—A bill to be entitled An act relating to bail; amending s. 903.153, Florida Statutes, 1982 Supplement; prohibiting release on bail to certain persons adjudicated guilty pending review either upon post trial motion or upon appeal; providing an effective date.

—was referred to the Committees on Appropriations; and Finance, Taxation and Claims.

By Senators Girardeau and Meek—

SB 230—A bill to be entitled An act relating to financial matters; adding s. 215.47(8), Florida Statutes, 1982 Supplement; prohibiting the investment of public trust fund money in any financial institution having outstanding loans to the Republic of South Africa; prohibiting investments in the stock or securities of any company doing business in or with the Republic of South Africa; specifying the time period for divestiture; providing an effective date.

—was referred to the Committees on Appropriations; and Finance, Taxation and Claims.

By Senators Stuart and Neal—

SB 231—A bill to be entitled An act relating to firefighters; amending s. 121.18, Florida Statutes; expanding applicability of presumption that certain forms of impairment are accidental; providing an effective date.

—was referred to the Committees on Personnel, Retirement and Collective Bargaining; and Appropriations.
By Senator Hill—

SB 233—A bill to be entitled An act relating to vacancies in public offices; amending s. 100.111(3)(b), Florida Statutes; providing time for designating nominees to fill certain vacancies in nomination; amending s. 101.253(3), Florida Statutes; providing that supervisors of elections are not required to place a ballot names submitted less than 14 days prior to an election; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senators Dunn, Hill, Fox, Carlucci, Mann, Meek, Weinstein, Girardeau, McPherson, Myers, Plummer, Margolis, Hair, Stuart, Rehn and Grizzle—

SB 233—A bill to be entitled An act relating to death benefits for law enforcement officers and firefighters; creating the "Florida Law Enforcement Officers and Firefighters Death Benefit Act"; providing definitions; providing for payment by the state of death benefits to the beneficiary, family, or estate of law enforcement officers or firefighters who are unlawfully and intentionally killed while in the actual performance of their duties; providing for the payment by the state of certain educational costs for the children of such officers or firefighters; authorizing the procurement of insurance to secure the payment of such benefits; providing certain conditions relating to the acceptance of such death benefits; providing an effective date.

—was referred to the Committees on Personnel, Retirement and Collective Bargaining; Appropriations; and Finance, Taxation and Claims.

By Senators Thomas and Grant—

SB 234—A bill to be entitled An act relating to state funds; creating s. 17.077, Florida Statutes; amending s. 18.021(1), Florida Statutes; requiring the Treasurer to disburse funds for electronic funds transfer on order agreements; providing severability; providing an effective date.

—was referred to the Committee on Rules and Calendar.

By Senators Thomas and Grant—

SJR 235—A joint resolution proposing an amendment to Section 4, Article IV of the State Constitution, relating to the cabinet, to authorize electronic funds transfer and to delete the requirement of countersignature by the Governor.

—was referred to the Committee on Rules and Calendar.

By Senator Thomas—

SB 236—A bill to be entitled An act relating to bridge designation; designating the railroad overpass on Highway 85 in the City of Crestview as the Hayward T. Hayes Overpass; providing for appropriate markers to be erected by the Department of Transportation; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Thomas—

SB 237—A bill to be entitled An act relating to distribution of pari-mutuel taxes; amending s. 550.13(1)(b), Florida Statutes; eliminating requirement that pari-mutuel taxes be distributed to counties beginning during January; providing an effective date.

—was referred to the Committee on Finance, Taxation and Claims.

By Senators Neal and Henderson—

SB 238—A bill to be entitled An act relating to counties and municipalities; amending s. 125.69, Florida Statutes; authorizing county governments to provide mandatory minimum penalties for violation of certain controlled substance laws; creating s. 166.0215, Florida Statutes; providing procedures for prosecuting violations of municipal ordinances; providing maximum penalties; authorizing municipalities to provide mandatory minimum penalties for violation of certain controlled substance laws; providing an effective date.

—was referred to the Committees on Economic, Community and Consumer Affairs; Judiciary-Criminal; and Appropriations.

By Senator Kirkpatrick—

SB 239—a bill to be entitled An act relating to the 10-year Accelerated Soil Survey Program; providing an appropriation to the Department of Agriculture and Consumer Services for such program; providing an effective date.

—was referred to the Committees on Agriculture and Appropriations.

By Senators Kirkpatrick, Mann and Henderson—

SB 240—a bill to be entitled An act relating to civil actions; creating ss. 768.33-768.39, Florida Statutes; repealing ss. 768.49, 768.51, Florida Statutes, relating to remittitur and additur and to alternative methods of payment of damage awards; providing for periodic payments of damages and attorney fees in certain civil actions; limiting the recovery of noneconomic losses to a certain amount; limiting the amounts of attorney fees recoverable in certain actions; providing for the application of comparative negligence in determining damage awards in certain actions; eliminating joint and several liability in negligence actions; eliminating punitive damages; providing for more liberal application of summary judgment procedures in civil actions; requiring the use of remittitur and additur by the trial court and establishing standards for their use; providing an effective date.

—was referred to the Committees on Judiciary-Civil and Commerce.

By Senator Henderson—

SB 241—a bill to be entitled An act relating to health facilities authorities; adding ss. 154.205(12), Florida Statutes; amending ss. 154.209(16), (8), 154.213, 154.215, 154.225(2), Florida Statutes; defining "financing agreement"; expanding power of authorities to enter into financing agreements; authorizing sale of facilities; providing for construction contracts; providing for fixing of payments under financing agreements; providing severability; providing an effective date.

—was referred to the Committees on Health and Rehabilitative Services, and Commerce.

By Senators Gordon and McPherson—

SB 242—a bill to be entitled An act relating to license fees; adding s. 320.03(6), Florida Statutes, 1982 Supplement; requiring an additional 50-cent license registration fee; establishing in the Department of Environmental Regulation the Air Pollution Control Trust Fund; requiring deposit of such additional fee into the trust fund or into trust funds established by certain counties; limiting the use of moneys in such funds; providing an effective date.

—was referred to the Committees on Finance, Taxation and Claims; and Appropriations.

By Senator Gordon—

SJR 243—a joint resolution proposing an amendment to Section 4 of Article X of the State Constitution relating to the exemption of homesteads from forced sale and certain liens.

—was referred to the Committees on Finance, Taxation and Claims; and Appropriations.

By Senator Gordon—

SB 244—a bill to be entitled An act relating to the Department of Health and Rehabilitative Services; authorizing the department to assist in the operation and funding of the 1983 session of the Silver-Haired Legislature; providing an effective date.

—was referred to the Committees on Health and Rehabilitative Services, Appropriations, and Rules and Calendar.

By Senators Gordon and Gersten—

SB 245—a bill to be entitled An act relating to the official Florida Statutes; amending ss. 11.2421, 11.2422, 11.2424, and 11.2425, Florida Statutes; adopting the Florida Statutes 1983 and designating the portions thereof that are to constitute the official law of the state; providing that the Florida Statutes 1983 shall be effective immediately upon publication; providing that general laws enacted during the 1981 regular and special legislative sessions and prior thereto and not included in the Florida Statutes 1983 are repealed; providing that general laws enacted during the 1982 regular and special sessions and the 1983 regular session are not repealed by this adoption act.

—was referred to the Committee on Rules and Calendar.
By Senators Langley and Fox—

SB 246—A bill to be entitled An act relating to driving while intoxicated; amending ss. 316.1932(1)(a) and (c), and 322.261(1) and (3), Florida Statutes, 1982 Supplement, increasing the periods of license suspension for refusal to take breath, urine, or blood tests; providing an effective date.
—was referred to the Committee on Judiciary-Criminal.

By Senator Jennings—

SB 247—A bill to be entitled An act relating to criminal penalties; adding paragraph (d) to s. 775.084(1), Florida Statutes, and adding subsection (6) thereof; defining the term "forcible felony"; requiring certain persons convicted of forcible felonies to serve at least one-half of the sentence imposed, prior to release; providing an effective date.
—was referred to the Committees on Judiciary-Criminal; Corrections, Probation and Parole; and Appropriations.

By Senator Jennings—

SB 248—A bill to be entitled An act relating to public employees; amending s. 447.505, Florida Statutes; broadening the prohibition of strikes; amending s. 447.507(6), Florida Statutes; providing that specified penalties for unlawful strikes are mandatory; limiting period of suspension or revocation of certification or the right to collect dues; providing an effective date.
—was referred to the Committees on Personnel, Retirement and Collective Bargaining.

By Senator Dunn—

SB 249—A bill to be entitled An act relating to workers' compensation; amending s. 440.51(1)(a), Florida Statutes; modifying the method of determining administrative expenses; providing an effective date.
—was referred to the Committees on Commerce and Appropriations.

By Senator Plummer—

SB 250—A bill to be entitled An act relating to professional regulation; providing for the regulation of the business of installation or repair of alarm systems; providing definitions; creating an Alarm Business Licensing Board within the Department of Professional Regulation; providing qualifications and procedures for licensure by examination or experience; providing for license renewal; providing contents of applications; providing grounds for denial, nonrenewal, suspension or revocation of license; providing for bond; providing application and license fees; providing for investigation of applicants by the department; providing for enforcement; providing for the effect on the regulatory authority of local governments; providing penalties; adding a paragraph to s. 30.30(4), Florida Statutes, 1982 Supplement, relating to the Department of Professional Regulation, to conform to the act; providing for review and repeal in accordance with the Regulatory Sunset Act; providing severability; providing an effective date.
—was referred to the Committees on Economic, Community and Consumer Affairs; Governmental Operations; and Appropriations.

By Senator Kirkpatrick—

SB 251—A bill to be entitled An act relating to the National Forest Trust Fund; amending s. 254.02, Florida Statutes; including lands located in the Apalachicola Forest and the Okefenokee Forest for which certain counties are to receive moneys from the trust fund; providing an effective date.
—was referred to the Committees on Agriculture and Appropriations.

By Senators Gordon and Margolis—

SB 252—A bill to be entitled An act relating to naming a causeway; designating the 192nd Street Causeway in Dade County as the William Lehman Causeway and designating the bridge on the causeway as the Norman Giller Bridge; providing an effective date.
—was referred to the Committee on Transportation.

By Senator Malchon—

SB 253—A bill to be entitled An act relating to motor vehicle liability insurance; amending s. 627.7286, Florida Statutes, 1982 Supplement; prohibiting a motor vehicle insurer from refusing to issue a personal motor vehicle liability policy solely on the basis of the insured's driving record while operating a vehicle as part of his employment for a local transit system, or as a bus driver, law enforcement officer, or a firefighter; providing an effective date.
—was referred to the Committee on Commerce.

By Senator Stuart—

SB 254—A bill to be entitled An act relating to weapons and firearms reports; repealing s. 790.08(7), Florida Statutes, relating to reports to the Department of Law Enforcement of disposal of weapons and firearms by the sheriff; providing an effective date.
—was referred to the Committee on Judiciary-Criminal.

By Senators Henderson and Stuart—

SB 255—A resolution commending John Larkin Jr., for his heroic lifesaving actions.
—was referred to the Committee on Rules and Calendar.

By Senator McPherson—

SB 256—A bill to be entitled An act relating to public officers, employees, and candidates; adding ss. 112.313(13), 112.322(9), Florida Statutes, 1982 Supplement; permitting public officers and full-time agency employees to appear before the Legislature; permitting the Commission on Ethics to extend the deadline for the filing of public disclosure statements under certain circumstances; providing an effective date.
—was referred to the Committees on Governmental Operations, and Rules and Calendar.

By Senator Beard—

SB 257—A bill to be entitled An act relating to obedience to and effect of traffic laws; amending s. 316.072(3), Florida Statutes; revising the list of officials whose traffic-control orders or directions it is unlawful to disobey; providing penalties; providing an effective date.
—was referred to the Committee on Transportation.

By Senator Kirkpatrick—

SB 258—A bill to be entitled An act relating to the Health Program Office of the Department of Health and Rehabilitative Services; creating s. 381.352, Florida Statutes, including within the responsibilities of the department the coordination and planning of services and programs to persons with multiple sclerosis; providing an effective date.
—was referred to the Committees on Health and Rehabilitative Services, and Appropriations.

By Senator Kirrpatrick—

SB 259—A bill to be entitled An act relating to saltwater fisheries; adding subsection (13) to s. 370.08, Florida Statutes, requiring persons possessing certain fishing gear on the salt waters of the state to have a commercial boat registration; providing an exception; providing a penalty; providing an effective date.
—was referred to the Committee on Natural Resources and Conservation.

By Senator Kirkpatrick—

SB 260—A bill to be entitled An act relating to county and municipal prisoners; creating s. 951.031, Florida Statutes; providing that the arresting agency is financially responsible for certain unpaid charges for medical care provided to such prisoners; creating s. 951.032, Florida Statutes; authorizing the arresting agency to seek reimbursement for expenses incurred in providing medical care to a prisoner; providing that prisoners who willfully refuse to cooperate in seeking reimbursement shall not receive gain-time for good conduct; providing an effective date.
—was referred to the Committees on Economic, Community and Consumer Affairs; Corrections, Probation and Parole; and Appropriations.
SB 261—A bill to be entitled An act relating to landlord and tenant; amending s. 83.49(4), Florida Statutes, 1982 Supplement; providing an exemption for certain regulated housing, including federally administered or federally regulated housing programs; providing an effective date.
—was referred to the Committee on Economic, Community and Consumer Affairs.

By Senator Kirkpatrick—

SB 262—A bill to be entitled An act relating to corrections; creating chapter 946, Florida Statutes; providing findings of fact; providing intent; providing definitions; providing for establishment of a nonprofit corporation to operate correctional work programs; providing for leases; providing exemption from workers' compensation and unemployment compensation laws; requiring reports; specifying powers of corporation; providing for use and sale of products of correctional work programs; providing for maintenance of industrial plants; providing for adoption of rules; providing for disposition of compensation received by inmates; amending s. 945.16, Florida Statutes, 1982 Supplement; deleting obsolete language; repealing s. 944.514, Florida Statutes, relating to private employment of inmates; repealing s. 945.135, Florida Statutes, as amended, relating to operation of the prison industry program; providing an effective date.
—was referred to the Committees on Corrections, Probation and Parole; and Appropriations.

By Senator Kirkpatrick—

SB 263—A bill to be entitled An act relating to financial matters; prohibiting certain agreements between state agencies and nongovernmental entities; requiring provision for suspension of funding under specified circumstances in agreements between state agencies and nongovernmental entities; providing an effective date.
—was referred to the Committees on Governmental Operations and Appropriations.

By Senator Castor—

SB 264—A bill to be entitled An act relating to elections; amending s. 98.051(3)(a), Florida Statutes, relating to the closing of registration books, to provide uniform procedure with respect to election of special taxing district officers; amending s. 99.061(1) and (2), Florida Statutes, relating to the method of qualifying for office, to provide for applicability to special taxing district offices; providing an effective date.
—was referred to the Committee on Judiciary-Civil.

By Senator Castor—

SB 265—A bill to be entitled An act relating to public officers and employees; amending s. 111.012(2)(b), Florida Statutes, and s. 112.313(8)(b), Florida Statutes, 1982 Supplement; providing that the statement of contributions received by elected local officers and the disclosure of specified interests by officers and employees of, and candidates for office in, political subdivisions, shall be filed with the supervisor of elections; providing an effective date.
—was referred to the Committee on Governmental Operations.

By Senator Jennings—

SB 266—A bill to be entitled An act relating to land and water management; amending s. 380.04(1), Florida Statutes; providing a technical change to the definition of “development”; providing an effective date.
—was referred to the Committee on Natural Resources and Conservation.

By Senator Malchon—

SB 267—A bill to be entitled An act relating to consultants' competitive negotiations; amending s. 287.055(4) and (5), Florida Statutes, and adding a new subsection (5), limiting existing competitive selection and negotiation provisions to projects for which the agency is unable to clearly define the scope of work required with respect to certain professional services; providing separate procedures for the procurement of professional services with respect to projects for which the scope of work can be defined; providing an effective date.
—was referred to the Committees on Governmental Operations and Commerce.

By Senators Gordon and Castor—

SB 268—A bill to be entitled An act relating to education; providing for the establishment of the Visiting School Scholars Program; specifying eligibility to participate in the program; providing responsibilities of visiting scholars; limiting time of participation in the program; providing for the payment of salaries jointly by the school district and the Department of Education; providing an appropriation; providing an effective date.
—was referred to the Committees on Education and Appropriations.

By Senator Gordon—

SB 269—A bill to be entitled An act relating to state lotteries; creating the State Lotteries Act; creating the Division of State Lotteries within the Department of Business Regulation; creating the State Lotteries Commission; providing powers and duties of the commission; providing for the appointment and length of terms of commissioners; providing for the appointment, qualifications, powers and duties of the director of the division of state lotteries; providing for the establishment and operation of a state operated lottery; providing for the licensing of sales agents; providing for suspension or revocation of licenses; providing for disposition of lottery receipts; prescribing certain acts; providing penalties; amending s. 20.16(2), (3), Florida Statutes; creating the Division of State Lotteries; adding ss. 849.09(5), 849.10(4), Florida Statutes, and amending s. 849.12, Florida Statutes; to allow operation of a state lottery; providing for future repeal and review of the act; providing an effective date.
—was referred to the Committees on Judiciary-Criminal; Rules and Calendar; Appropriations; and Finance, Taxation and Claims.

By Senator Gordon—

SJR 270—A joint resolution proposing an amendment to Section 7, Article X of the State Constitution, relating to the legalization of certain state operated lotteries.
—was referred to the Committees on Judiciary-Criminal; Rules and Calendar; Appropriations; and Finance, Taxation and Claims.

By Senator Rehm—

SB 271—A bill to be entitled An act relating to motor vehicle license plates; amending s. 320.084(4)(a), Florida Statutes; increasing the maximum number of digits in the license plate number; amending s. 320.086(2), (8)(a), Florida Statutes, 1982 Supplement; increasing the fee for a personalized prestige license plate; increasing the maximum number of digits on a personalized prestige license plate; providing an effective date.
—was referred to the Committees on Transportation and Appropriations.

By Senator Rehm—

SB 272—A bill to be entitled An act relating to cable television; providing definitions; prohibiting any person from knowingly distributing indecent material by cable or wire; providing penalties; providing an effective date.
—was referred to the Committees on Economic, Community and Consumer Affairs; and Judiciary-Criminal.

By Senator Hair—

SB 273—A bill to be entitled An act relating to savings associations; amending s. 65.75(2), Florida Statutes; authorizing the term “bank” and similar terms to be used in a savings association’s corporate name; amending s. 664.0211(1), Florida Statutes; authorizing savings associations to use the term “savings bank” in its corporate name; providing an effective date.
—was referred to the Committees on Economic, Community and Consumer Affairs; and Judiciary-Criminal.

By Senator Hair—

SB 274—A bill to be entitled An act relating to bicycle safety and traffic control; amending s. 316.003(2) and (64), Florida Statutes, 1982 Supplement; redefining the terms “bicycle” and “vehicle” with respect to the “Florida Uniform Traffic Control Law”; amending s. 316.125, Florida Statutes; providing that a vehicle entering or crossing a highway or sidewalk shall yield the right-of-way; amending s. 316.130(15), Florida Statutes; requiring the driver of a vehicle to exercise due care; amending s.
By Senator Kirkpatrick—

SB 288—A bill to be entitled An act relating to the certification and decertification of law enforcement and correctional officers; amending s. 943.10, Florida Statutes, 1982 Supplement; defining "part-time correctional officer"; amending s. 943.12, Florida Statutes, 1982 Supplement; granting the Department of Law Enforcement the power to establish standards for employment and training of part-time correctional officers; amending s. 943.14(1), Florida Statutes, 1982 Supplement; requiring the Criminal Justice Standards and Training Commission to establish and maintain training programs for part-time correctional officers; adding s. 943.145(3)(d), Florida Statutes, 1982 Supplement; providing that suspension or revocation of certification as a law enforcement officer or correctional officer is grounds for suspension or revocation of concurrent certification; amending s. 943.29(3), Florida Statutes; providing continued incentive benefits upon reassignment for officers holding concurrent certification; amending s. 943.23, Florida Statutes; providing for notification of the commission of appointment or termination of a part-time correctional officer; providing for concurrent certification of officers; amending s. 943.25(3), (8)(a), (13), Florida Statutes; providing for the assessment of training costs for part-time correctional officers; requiring the commission to develop a plan for training programs and training center enhancements for training part-time correctional officers; providing an effective date.

—was referred to the Committees on Judiciary-Criminal; Personnel, Retirement and Collective Bargaining; and Appropriations.

By Senator Plummer—

SB 289—A bill to be entitled An act relating to limited partnerships; amending s. 620.02(2)(b), Florida Statutes, relating to the annual renewal fee for the filing of papers related to the formation of a limited partnership; providing an effective date.

—was referred to the Committee on Appropriations.

By Senator Margolis—

SB 290—A bill to be entitled An act relating to state employees; creating s. 110.1355, Florida Statutes; authorizing security background investigations, including fingerprinting, as a condition of employment for certain state employees; requiring such checks for all employees of the Division of Treasury of the Department of Insurance; authorizing the department to disqualify persons convicted of certain crimes from such positions; providing for disqualification of persons who refuse to cooperate in such investigations; requiring employing agency to pay costs of investigations including fingerprinting; providing an effective date.

—was referred to the Committees on Commerce; Personnel, Retirement and Collective Bargaining; and Appropriations.

By Senator Vogt—

SR 291—A resolution commending the Titusville High School football team for winning the 1982 Florida AAA State Championship.

—was referred to the Committee on Rules and Calendar.

By Senator Scott—

SB 292—A bill to be entitled An act relating to banking; amending s. 658.26(2)(a), Florida Statutes, 1982 Supplement; providing that a bank incorporated for less than 24 months may not merge with a bank located in another county; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Hair—

SB 293—A bill to be entitled An act relating to sheriffs; amending s. 30.523(1), Florida Statutes, 1982 Supplement; and adding a new subsection (2)(a) to s. 335.04(1), Florida Statutes, 1982 Supplement; authorizing additional fees upon certain agreement; amending a subsection to s. 39.405, Florida Statutes, providing that certain dependency orders need not be served under specified circumstances; amending s. 48.031(1), Florida Statutes, 1982 Supplement, authorizing substitute service of process upon a person's spouse under certain circumstances; amending s. 76.13, Florida Statutes, clarifying duties of the sheriff with respect to writs of attachment; creating s. 76.151, Florida Statutes, providing for service of writs of attachment upon property passing into possession of third persons; amending s. 78.065(2)(a), Florida Statutes, deleting a restriction upon show cause order hearings relating to property to be taken under a writ of replevin; amending s. 78.08, Florida Statutes, clarifying sheriffs' duties with respect to such a writ; amending s. 78.10, Florida Statutes, providing a procedure for the execution of a writ of replevin on property where there are no reasonable grounds to believe it is located in certain enclosures; amending ss. 83.13, 83.14, and 83.19(2), Florida Statutes, 1982 Supplement, clarifying sheriffs' duties in the execution of writs pursuant to distress for rent actions against commercial tenants; expanding the locations of sale of property levied pursuant to such writs; adding a new subsection (2) to s. 409.2571, Florida Statutes, requiring the sheriff to serve initial process in child support actions brought by the Department of Health and Rehabilitative Services; amending ss. 559.21 and 559.23, Florida Statutes, transferring from the sheriff to the tax collector certain duties relating to the issuance of permits for fire or going-out-of-business sales; increasing the permit fee; amending s. 588.18, Florida Statutes, increasing sheriffs' fees for impounding, serving notice, care and feeding, and disposing of impounded animals; providing an effective date.

—was referred to the Committees on Judiciary-Civil and Appropriations.

By Senator W. D. Childers—

SB 294—A bill to be entitled An act relating to deferred compensation plans; amending s. 112.215(7), Florida Statutes, 1982 Supplement, and adding subsection (11) to said section; providing for the confidentiality of certain account records of participating individuals; authorizing the State Treasurer to adopt rules to establish and administer certain deferred compensation plans; providing an effective date.

—was referred to the Committees on Commerce and Governmental Operations.

By Senator W. D. Childers—

SB 295—A bill to be entitled An act relating to securities of the State Board of Administration; amending s. 215.50(5), Florida Statutes, 1982 Supplement; requiring the Treasurer to register certain securities; deleting requirement that the Treasurer not be held liable personally for losses incurred solely from such registration; repealing s. 215.50(4), Florida Statutes, 1982 Supplement, relating to the Treasurer's duties as custodian of securities owned by the Florida Survivor Benefit Trust Fund; providing an effective date.

—was referred to the Committees on Commerce; Appropriations; and Finance, Taxation and Claims.

By Senator Myers—

SB 296—A bill to be entitled An act relating to professional malpractice; relating to claims for alleged malpractice against persons licensed by the Department of Professional Regulation, licensed hospitals, health maintenance organizations, and ambulatory surgical centers, and licensed attorneys; providing a filing fee; providing for review of such claims by a panel prior to the filing of them in court; providing the composition, selection, powers, duties, and procedures of such panels; authorizing certain continuances; authorizing the panel to determine damages or assist in settlements; providing for a report of the panel's findings and providing that members thereof shall not be liable in damages as a result of actions taken or recommendations made as a panel member; providing an effective date.

—was referred to the Committees on Commerce and Judiciary-Civil.

By Senator Myers—

SB 297—A bill to be entitled An act relating to transportation; amending s. 334.03(22), Florida Statutes; providing for the addition of parts of certain urban minor arterial routes to the state highway system; amending s. 335.04(1), Florida Statutes; providing that resurfacing or renovation of roads prior to transfer shall not apply to roads on the secondary arterial network system of July 1, 1977; amending s. 335.05(1)-(4), Florida Statutes; providing that certain municipal connecting links and feeder roads shall be designated as part of the state highway system; providing that the Department of Transportation, rather than the Division of Road Operations, shall be responsible for the construction and maintenance of municipal connecting links; providing an effective date.

—was referred to the Committees on Transportation and Appropriations.
SB 298—A bill to be entitled An act relating to the Department of Natural Resources; amending s. 377.242, Florida Statutes; prohibiting the construction on certain submerged lands of structures to drill for, explore for, or produce oil, gas, or petroleum products; prohibiting such structures on certain uplands under certain circumstances; providing an effective date.

—was referred to the Committees on Natural Resources and Conservation; and Economic, Community and Consumer Affairs.

By Senator Mann—

SB 299—A bill to be entitled An act relating to insurer insolventcies; amending ss. 631.001, 631.011, 631.021, 631.041, 631.061, 631.091, 631.111, 631.141, 631.161, 631.171, 631.181, 631.191, 631.221, 631.251, 631.252, 631.271, 631.281, 631.341, 631.391, 631.395, 631.54, 631.60, 631.62, 631.68, 631.723, Florida Statutes, 1982 Supplement; renumbering and amending s. 631.732, Florida Statutes, 1982 Supplement; creating ss. 631.182, 631.192, 631.193, 631.220, 631.398, Florida Statutes; amending ss. 95.115(1)(d), 20.153(2)(g), Florida Statutes, providing short title and purpose; providing definitions; providing for notice of delinquency proceedings; providing grounds and procedures for liquidation; specifying powers and duties of Department of Insurance; providing claims procedures; providing for notice; providing for objections; providing for special deposit and secured claims; prohibiting payment of certain claims; providing for releases; providing for disposition of reinsurance proceeds; providing for deposit of moneys collected; providing for continuation of coverage; specifying priority of claims; providing for succession to interest of policyholder; requiring notice to policyholders; specifying duties of officers and employees; providing penalties; providing for data processing; providing for studies, reports, and recommendations; specifying receiver's right of recovery; providing a statute of limitations; establishing the Division of Rehabilitation and Liquidation within the department; repealing ss. 631.211, 631.291, 631.301, 631.351, Florida Statutes, 1982 Supplement, relating to construction, allowance of certain claims, limitations, and summary proceedings; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By Senator Mann—

SB 300—A bill to be entitled An act relating to campaign financing; amending ss. 106.04(5), 106.08, Florida Statutes; providing new limitations on campaign contributions by political committees and committees of continuous existence; providing aggregate limits on campaign contributions candidates may accept from such entities; eliminating certain limits on contributions to political committees in support or opposition of issues; prohibiting unopposed candidates from accepting campaign contributions; providing criminal and other penalties; providing an effective date.

—was referred to the Committees on Judiciary-Civil, and Rules and Calendar.

By Senator Grant—

SB 301—A bill to be entitled An act relating to bank deposits; creating s. 674.2061, Florida Statutes; requiring a depositary bank to credit a customer's account for an item received within 5 business days of receipt unless not collected for credit; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Stuart—

SB 302—A bill to be entitled An act relating to professional regulation; providing for the regulation of the dispensing of hearing aids by the Department of Professional Regulation; providing legislative purpose; providing definitions; creating a Board of Hearing Aid Specialists within the department for the appointment of board members; providing for a headquarters; providing qualifications and procedures for licensure by examination and by endorsement; providing for license renewal; authorizing licensees to place their licenses on inactive status; authorizing continuing education requirements as a condition for renewal; providing for the appointment of board members; providing for a headquarters; providing qualifications and procedures for licensure by examination and by endorsement; providing for license renewal; authorizing licensees to place their licenses on inactive status; authorizing continuing education requirements as a condition for renewal; providing for the appointment of board members; providing for a headquarters; requiring the board to report criminal violations of the act to prosecuting authorities; authorizing the adoption of rules; providing exemptions; providing for repeal and legislative review; repealing part II of chapter 468, Florida Statutes, relating to the regulation of the fitting and selling of hearing aids by the Department of Health and Rehabilitative Services; providing for severability; providing an effective date.

—was referred to the Committees on Economic, Community and Consumer Affairs; Health and Rehabilitative Services; and Appropriations.

By Senators W. D. Childers, Thomas, Margolis and Johnston—

SB 303—A bill to be entitled An act relating to the Department of Insurance; amending s. 626.998(8), Florida Statutes, 1982 Supplement; authorizing investigators of the Division of Insurance Fraud of the department to carry firearms; providing that investigators shall be deemed to be law enforcement officers; requiring each investigator to obtain a certificate of compliance from the Criminal Justice Standards and Training Commission; providing an effective date.

—was referred to the Committees on Commerce and Judiciary-Criminal.

By Senator Meek—

SB 304—A bill to be entitled An act relating to education; creating s. 230.01, Florida Statutes; creating the Jobs Assistance for Florida Youth Program; specifying legislative intent; defining eligibility of students; requiring cooperation of employers; providing for on-the-job and postsecondary training; providing rulemaking authority; providing for funding; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senators W. D. Childers, Jennings and Thomas—

SB 305—A bill to be entitled An act relating to the Florida Retirement System; amending s. 121.071(1), Florida Statutes, 1982 Supplement; allowing special risk members who make such contributions; providing an effective date.

—was referred to the Committees on Personnel, Retirement and Collective Bargaining; and Appropriations.

By Senators W. D. Childers, Thomas and Gordon—

SB 306—A bill to be entitled An act relating to comprehensive health education program; amending s. 233.067(4)(b), Florida Statutes, 1982 Supplement; providing that such program include the development of programs, training, and materials for life fitness and wellness programs; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senators Grant and Kirkpatrick—

SB 307—A bill to be entitled An act relating to corrections; adding subsection (3) to s. 946.11, Florida Statutes, authorizing the Department of Corrections to enter into agreements with the Division of Forestry of the Department of Agriculture and Consumer Services for the use of inmate services on specified land conservation projects; providing that private nonindustrial landowners may qualify for the use of such services under certain conditions; providing an effective date.

—was referred to the Committees on Agriculture; and Corrections, Probation and Parole.

By Senator Fox—

SB 308—A bill to be entitled An act relating to workers' compensation; amending s. 440.13(3)(a), Florida Statutes, 1982 Supplement; providing that the schedule of maximum reimbursement allowances for medical treatment shall have statewide applicability and be uniform throughout the state; providing standards for adoption of the schedule; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By Senators Crawford and Kirkpatrick—

SB 309—A bill to be entitled An act relating to tax on sales, use, and other transactions; amending s. 212.08(5)(a), Florida Statutes, 1982 Supplement; removing the requirement that a purchaser sign a statement as to intended use in order to qualify for the exemption for feeds for poultry and livestock; providing an effective date.

—was referred to the Committee on Finance, Taxation and Claims.

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SB 310—A bill to be entitled An act relating to the Florida Retirement System; adding s. 121.0515(8), Florida Statutes, 1982 Supplement; providing for the restoration upon certain conditions of special risk credit to special risk members who were removed from the class effective October, 1978, solely because they did not have the required certificate or temporary waiver of certificate; providing an effective date.

—was referred to the Committees on Personnel, Retirement and Collective Bargaining; and Appropriations.

By Senator Crawford—

SB 311—A bill to be entitled An act relating to school personnel; amending s. 231.40(2)(b), Florida Statutes, 1982 Supplement; requiring any claim for compensation for sick leave be filed within a specified time; providing an effective date.

—was referred to the Committees on Education; and Personnel, Retirement and Collective Bargaining.

By the Committee on Agriculture—

SB 312—A bill to be entitled An act relating to public fairs and expositions; reviving and readopting, notwithstanding the Regulatory Sunset Act and the Sundown Act, chapter 616, Florida Statutes; amending ss. 616.001, 616.01, 616.02, 616.03, 616.05, 616.051, 616.091, 616.101, 616.12, 616.13, 616.14, 616.15, 616.17(1), 616.19, 616.22, 616.23, 616.251, 616.252(1), 616.255(3), 616.265, Florida Statutes; amending s. 616.21, Florida Statutes, 1992 Supplement; creating ss. 616.002, 616.003, Florida Statutes; providing definitions; providing for enforcement; providing for rules; requiring departmental approval for charters, amendments thereto, and dissolution thereof; providing standards and requirements for operation; providing for audits; providing for licensing of certain shows; providing for revocation of charter; providing for permits and fees; restricting use of the word "fair"; deleting designation of Florida State Fair; providing for an advisory council; providing for use of buildings; providing that the Florida State Fair Authority is an instrumentality of the state; providing for beverage licenses; providing for legislative review; providing an effective date.

—was referred to the Committees on Agriculture and Appropriations.

By Senator Plummer—

SB 313—A bill to be entitled An act relating to educational facilities; creating s. 335.057, Florida Statutes; authorizing education boards to purchase, own, convey, sell, lease, or encumber air space or any other interests in real property above the surface of the land; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Myers—

SB 314—A bill to be entitled An act relating to medical malpractice; amending s. 768.51, Florida Statutes, requiring awards for certain future damages in medical malpractice actions against health care providers to be paid by periodic payments; amending s. 768.543(3)(e), Florida Statutes, 1982 Supplement, expanding the types of future damages against the Florida Patient's Compensation Fund or a participating health care provider which must be paid by periodic payments; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Grizzle—

SB 315—A bill to be entitled An act relating to the excise tax on documents; amending ss. 201.041(1), 201.05, Florida Statutes; providing that the excise tax on documents not apply to the stocks or shares of certain mutual funds; providing an effective date.

—was referred to the Committees on Commerce; and Finance, Taxation and Claims.

By Senators Kirkpatrick, Stuart, Jennings, Maxwell, Vogt, Beard, Dunn and Thomas—

SB 316—A bill to be entitled An act relating to research and development authorities; amending s. 159.27(7), Florida Statutes, 1982 Supplement; defining "research and development part"; adding s. 159.760(11), Florida Statutes; allowing research and development authorities to be granted leases for state lands and to grant subleases for such lands; amending s. 288.075, Florida Statutes; providing for confidentiality of records; providing an effective date.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Appropriations.

By the Committee on Transportation—

SB 317—A bill to be entitled An act relating to eminent domain; amending s. 73.092, Florida Statutes; providing criteria for consideration by the court in assessing attorney's fees; requiring documentation by attorneys of services performed; providing definitions; creating s. 337.271, Florida Statutes; providing a precondensation negotiation procedure for the Department of Transportation; providing for submission by the property owner of an appraisal and estimate of business damages if claimed; specifying responsibilities of property owners and the department; providing for payment by the department of reasonable costs of appraisals and estimates of business damages; providing an effective date.

—was referred to the Committees on Transportation, Judiciary-Civil, and Appropriations.

By Senator Meek—

SB 318—A bill to be entitled An act relating to state employees; amending s. 20.035, Florida Statutes; authorizing department heads to make merit recognition, retirement, and sustained performance awards to state executive branch employees; adding s. 110.109(4), Florida Statutes; authorizing state agencies to establish a productivity improvement program which includes the awarding of honor and cash awards for certain employee suggestions and contributions; providing for annual agency and statewide cash and honor awards and for the appointment of a committee to recommend award nominees to the Governor and Cabinet for consideration of awards; providing for agency recordkeeping of adopted suggestions and dissemination of suggestions to all agencies; repealing s. 110.225, Florida Statutes, relating to the State Awards Program; providing an effective date.

—was referred to the Committees on Personnel, Retirement and Collective Bargaining; and Appropriations.

By Senator Langley—

SB 319—A bill to be entitled An act relating to the City of Sanford, Florida; amending s. 1, chapter 65-2213, Laws of Florida; granting unto the City of Sanford, Florida fee simple title to a portion of the bottom of Lake Monroe owned or controlled by the State of Florida for the purposes of establishing a marina and commercial complex; describing said grant; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Langley—

SB 320—A bill to be entitled An act relating to termination of pregnancies; amending s. 390.002, Florida Statutes; expanding record-keeping and reporting requirements; providing a time limit for filing of reports; providing a penalty for violation; providing an effective date.

—was referred to the Committee on Health and Rehabilitative Services.

By Senator McPherson—

SB 321—A bill to be entitled An act relating to the Department of Natural Resources; adding s. 370.021(10), Florida Statutes; authorizing the department to charge certain fees; providing for deposit of such fees; providing an effective date.

—was referred to the Committees on Natural Resources and Conservation, and Appropriations.

By Senator Gordon—

SB 322—A bill to be entitled An act relating to public school kindergartens; amending s. 232.04, Florida Statutes; specifying the age which children must attain to be eligible for admission to public kindergarten; providing an effective date.

—was referred to the Committees on Education and Appropriations.
SB 323—A bill to be entitled An act relating to alien corporations; amending s. 692.08, Florida Statutes; requiring certain alien corporations to maintain and file certain lists of its personnel and beneficiaries; exempting certain alien corporations under certain circumstances; providing penalties; authorizing the Department of Legal Affairs to initiate certain actions under certain circumstances; providing an effective date. 
—was referred to the Committees on Commerce and Governmental Operations.

By Senator Rehm—

SB 324—A bill to be entitled An act relating to time-share property; amending s. 192.037(6), Florida Statutes, 1982 Supplement; providing that escrow accounts be placed with the tax collector; providing an effective date.
—was referred to the Committees on Economic, Community and Consumer Affairs; and Commerce.

By Senator Rehm—

SB 325—A bill to be entitled An act relating to jurors; amending s. 40.013(4), Florida Statutes, requiring certain parents to be excused from jury service upon request; providing an effective date.
—was referred to the Committee on Judiciary-Civil.

By Senator Maxwell—

SB 326—A bill to be entitled An act relating to the tourist development tax; amending s. 125.0140(5)(a), Florida Statutes; authorizing additional uses of tax revenue; providing an allocation between the county and municipalities; providing an effective date.
—was referred to the Committees on Economic, Community and Consumer Affairs; and Finance, Taxation and Claims.

By Senator Rehm—

SB 327—A bill to be entitled An act relating to distribution of the second gas tax; amending s. 206.47(7), (9), and (10), Florida Statutes; requiring the State Board of Administration to distribute certain surplus second gas tax funds to the counties; repealing s. 334.19(4), Florida Statutes; which requires the comptroller of the Department of Transportation to maintain separate accounts for each county; repealing s. 339.08(5), Florida Statutes, relating to deposit of the 80-percent surplus second gas tax funds with the State Board of Administration and transfer of said funds to the counties; providing an effective date.
—was referred to the Committees on Appropriations; and Finance, Taxation and Claims.

By Senator Myers—

SB 328—A bill to be entitled An act relating to juveniles; amending s. 39.01(1), Florida Statutes, redefining “abandoned” for purposes of provisions relating to dependency cases; providing an effective date.
—was referred to the Committees on Health and Rehabilitative Services, and Appropriations.

By Senator Rehm—

SB 329—A bill to be entitled An act relating to jurors and witnesses; amending ss. 40.24, 92.142, 942.02(4), 942.03(2), Florida Statutes; providing that jurors and witnesses receive the same compensation for mileage as public officials and employees; providing an effective date.
—was referred to the Committees on Judiciary-Civil and Appropriations.

By Senator Fox—

SB 330—A bill to be entitled An act relating to torts; creating s. 788.35, Florida Statutes; abolishing the doctrine of interspousal tort immunity; providing an effective date.
—was referred to the Committee on Judiciary-Civil.

By Senator Rehm—

SB 331—A bill to be entitled An act relating to endangered species; creating s. 372.675, Florida Statutes; prohibiting the taking or attempted taking of a bald eagle; providing penalties; providing an effective date.
—was referred to the Committee on Natural Resources and Conservation.

By Senator Gordon—

SB 332—A bill to be entitled An act relating to hospital regulations; adding s. 395.0117, Florida Statutes, 1985 Supplement; requiring hospitals to provide chiropractic physicians with access to outpatient diagnostic services; providing an effective date.
—was referred to the Committees on Health and Rehabilitative Services, and Commerce.

By Senator Fox—

SB 333—A bill to be entitled An act relating to the grand jury; amending s. 905.01, Florida Statutes; authorizing the replacement of grand jurors; authorizing the convening of two contemporaneous grand juries in certain circuits; providing an effective date.
—was referred to the Committee on Judiciary-Civil.

By Senator Kirkpatrick—

SB 334—A bill to be entitled An act relating to local governmental audits; amending s. 11,45(3), Florida Statutes; providing that certain local governmental entities shall file an annual financial statement; providing that such local governmental entities shall complete a financial audit every 3 years; providing an effective date.
—was referred to the Committees on Economic, Community and Consumer Affairs; and Rules and Calendar.

By Senator Kirkpatrick—

SB 335—A bill to be entitled An act relating to alcoholism; amending s. 396.072(1) and (8), Florida Statutes, relating to the duty of a peace officer to take any person to a hospital or other treatment resource if such person is intoxicated in a public place and appears to be incapacitated; providing an effective date.
—was referred to the Committees on Economic, Community and Consumer Affairs; and Judiciary-Civil.

By Senator Kirkpatrick—

SB 336—A bill to be entitled An act relating to education; amending s. 236.091(2), Florida Statutes; requiring the Legislature to apportion the school districts of the state into five regions and calculate each year a regional cost differential for each region, providing an effective date.
—was referred to the Committees on Education, Rules and Calendar, and Appropriations.

By Senator Kirkpatrick—

SB 337—A bill to be entitled An act relating to correctional prisoners; amending s. 944.54, Florida Statutes; specifying the location for release of such prisoners; providing for transportation of such prisoners to the release location; providing an effective date.
—was referred to the Committees on Corrections, Probation and Parole; and Appropriations.

By Senator Dunn—

SB 338—A bill to be entitled An act for the relief of Florence S. Dayton; providing an appropriation to compensate her for the loss of real and personal property as a result of an inaccurate survey prepared by the Department of Transportation and as a result of negligence by the State of Florida, and for attorneys' fees; providing an effective date.
—was referred to the Special Master-Claims and the Committee on Finance, Taxation and Claims.

By Senator Rehm—

SB 339—A bill to be entitled An act relating to garnishment; amending s. 77.28, Florida Statutes; providing for the collection, by the clerk of the circuit court, of the statutory fee for the receiving of money into the registry of the court; providing an effective date.
—was referred to the Committee on Judiciary-Civil.
SB 340—A bill to be entitled An act relating to the waiver of sovereign immunity; adding paragraph (c) to s. 768.29(9), Florida Statutes, excluding actions arising from the performance of certain federally prescribed duties of Florida National Guard members from those actions which may be lawfully brought against the state for damages; reenacting s. 262.3665(1), Florida Statutes, to incorporate the amendment to s. 768.28(9), Florida Statutes, in a reference thereto; providing an effective date.

—was referred to the Committees on Governmental Operations and Appropriations.

By Senator Hairst--

SB 341—A bill to be entitled An act relating to transportation; amending s. 334.171(1), Florida Statutes, allowing the Department of Transportation to provide certain assistance to municipalities as well as counties; authorizing counties and municipalities to enter into an agreement with the department for the administration of a transportation project by the department; providing for advance deposit of local funds with the department; providing for refunds or additional local funding; providing an effective date.

—was referred to the Committees on Transportation and Appropriations.

By Senator Jennings--

SB 342—A bill to be entitled An act relating to mopeds; amending s. 316.003(2), (21), (22), and (64), Florida Statutes, 1982 Supplement, and adding subsection (70) thereto, redefining the terms "bicycle," "motor vehicle," "motorcycle," and "vehicle" with respect to the Florida Uniform Traffic Control Law; defining the term "moped"; creating s. 316.0735, Florida Statutes, providing that a moped operator shall have all the rights and duties of a person operating any other vehicle in the state; amending s. 316.183(7), Florida Statutes, increasing the allowable maximum speed for operating a moped to 30 miles per hour; amending s. 320.02(6), Florida Statutes, requiring certificates of title to mopeds; amending s. 320.083(1), (3), and (4), Florida Statutes, providing for the annual registration and licensing of mopeds; amending s. 322.01(1) and (2), Florida Statutes, ss. 322.01(1)(a) and 324.021(1), Florida Statutes, 1982 Supplement, and the introductory paragraph and paragraph (c) of subsection (1) of s. 320.08, Florida Statutes, 1982 Supplement, correcting statutory cross references to conform to the act; providing an effective date.

—was referred to the Committees on Transportation; and Finance, Taxation and Claims.

By Senators Johnston and Scott--

SB 343—A bill to be entitled An act relating to clerks of the circuit court; amending s. 28.23(4), Florida Statutes, 1982 Supplement; revising service charge for preparing, numbering, and indexing an original record of appellate proceedings; providing an effective date.

—was referred to the Committees on Judiciary-Civil and Appropriations.

By Senator Grant--

SB 344—A bill to be entitled An act relating to public deposits; amending ss. 18 101, 18 101, 18.102, 18 15, 18.16, 280.02(1), 280.01, 280.04(1), (2), 280.05, 280.11, 280.13, 280.14, 280.16, Florida Statutes; creating ss. 280.05, 280.10, Florida Statutes; providing uniform terminology; authorizing use of out-of-state depositories; providing exemptions from security requirements; providing uniform method for valuing collateral; providing for disqualification of depositories; providing for verification of reports; providing for withdrawal; creating a trust fund for deposit of proceeds from the sale of collateral; providing for payment of losses of public depositors; specifying effect of merger or acquisition; specifying eligible collateral and requiring bonds to be rated by one investment rating service; requiring reports; providing an effective date.

—was referred to the Committees on Appropriations; and Finance, Taxation and Claims.

By Senator Jennings--

SB 345—A bill to be entitled An act relating to public housing; amending s. 421.05(9), Florida Statutes; expanding the definition of the term "area of operation" as used in the "Housing Authorities Law"; providing an effective date.

—was referred to the Committee on Economic, Community and Consumer Affairs.

By Senator McPherson--

SB 346—A bill to be entitled An act relating to water resources; amending s. 373.019(15), Florida Statutes, 1982 Supplement, expanding the definition of the term "works of the district" to include certain facilities; amending s. 375.086(1), Florida Statutes, 1982 Supplement, including certain works and facilities within a list of projects which the governing board of a water management district is authorized to undertake; amending s. 373.196, Florida Statutes, relating to legislative findings, to include sewage treatment and disposal and solid waste disposal; amending s. 373.1961, Florida Statutes, 1982 Supplement, authorizing the governing board of a water management district to engage in certain activities relating to regional utility authorities and to sewage treatment and disposal and solid waste disposal; amending s. 373.1962, Florida Statutes, eliminating reference to regional water supply authorities and providing instead for regional utility authorities to include the treatment and disposal of sewage and the disposal of solid waste for county or municipal purposes; providing an effective date.

—was referred to the Committees on Natural Resources and Conservation, and Appropriations.

By Senator Crawford--

SB 347—A bill to be entitled An act relating to snork fishing; amending ss. 370.111(3), Florida Statutes; prohibiting taking or possessing any snook during certain months of certain years; providing an exception; providing an effective date.

—was referred to the Committee on Natural Resources and Conservation.

By Senator Fox--

SB 348—A bill to be entitled An act relating to nursing; renumbering s. 464.018(4), Florida Statutes, and adding a new subsection (4) to said section; prohibiting reinstatement of a nurse's license when the nurse is found guilty of diverting controlled substances from patients to personal use or sale; providing an effective date.

—was referred to the Committee on Economic, Community and Consumer Affairs.

By Senator Jennings--

SB 349—A bill to be entitled An act relating to workers' compensation; amending s. 440.13(1) and (2), Florida Statutes, 1982 Supplement, relating to medical services and supplies; providing that the health care providers providing remedial treatment, care, and attendance to an injured employee shall be selected by the employee from a list of names provided by the employer; providing conditions; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Fox--

SB 350—A bill to be entitled An act relating to workers' compensation; amending s. 440.13(1) and (2), Florida Statutes, 1982 Supplement, relating to medical services and supplies; providing that the health care providers providing remedial treatment, care, and attendance to an injured employee shall be selected by the employee from a list of names provided by the employer; providing conditions; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Fox--

SB 351—A bill to be entitled An act relating to collective bargaining by public employees; amending s. 447.309(3), Florida Statutes, providing for resolution of conflicts between collective bargaining agreements and certain existing rules and regulations; providing a limitation; providing an effective date.

—was referred to the Committees on Personnel, Retirement and Collective Bargaining; and Appropriations.
SB 352—A bill to be entitled An act relating to civil actions; amending ss. 48.081(5), 48.181(3), 48.190, Florida Statutes; expanding the in personam jurisdiction of the courts of Florida; providing for service of process on corporations and nonresidents; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Fox—

SB 353—A bill to be entitled An act relating to tax on sales, use, and other transactions; amending ss. 212.04(5), 212.12(1), Florida Statutes, 1982 Supplement; removing provisions which reduce the dealer's credit for collecting such under certain circumstances; providing an effective date.

—was referred to the Committee on Finance, Taxation and Claims.

By Senator Langley—

SB 354—A bill to be entitled An act relating to the Administrative Procedure Act; amending s. 120.52(10), Florida Statutes, 1982 Supplement; defining "party" for purposes of administrative proceedings and judicial review of such proceedings; providing an effective date.

—was referred to the Committee on Corrections, Probation and Parole; and Governmental Operations.

By Senator Meek—

SB 355—A bill to be entitled An act relating to contraband forfeiture; amending s. 932.701(2), Florida Statutes, expanding the definition of "contraband article"; amending s. 932.703(1), Florida Statutes, expanding the type of property which may be forfeited and the circumstances under which property may be forfeited under the Florida Contraband Forfeiture Act; amending s. 932.704(1), (3), and (4), Florida Statutes, 1982 Supplement; authorizing the transfer of forfeited property to licensed private nonprofit drug abuse treatment organizations; providing for the transfer of certain proceeds of forfeiture sales to the Department of Health and Rehabilitative Services for distribution for specified drug abuse treatment purposes; providing for the issuance of title certificates to such organizations; amending s. 893.12(2) and (3), Florida Statutes, conforming provisions relating to the seizure and forfeiture of contraband and property involved in violations relating to controlled substances; providing an effective date.

—was referred to the Committees on Judiciary-Criminal, Health and Rehabilitative Services, and Appropriations.

By the Committee on Agriculture—

SB 356—A bill to be entitled An act relating to livestock markets; revising and readopting ss. 534.47-534.53, Florida Statutes, notwithstanding the Regulatory Sunset Act; amending s. 534.49, Florida Statutes; requiring markets to collect for livestock sold on the day of the sale from packers; providing an exception; requiring collection for livestock sold by a livestock market to registered dealers, producers, or farmers be made before the close of the next business day following the date of the sale; providing for legislative review; providing an effective date.

—was referred to the Committee on Agriculture.

By Senators Peterson, Maxwell, Castor, Hill, Gordon, Carlucci, Thurman, D. Childers, Meek, Vogt, Grant, Henderson, Grizzle, McPherson, Neal, Kirkpatrick, Mann, Langley, Scott, Barron, Johnston, Jennings, Crawford, Myers, Dunn, Malchon, Rehm, Gersten, Thomas, Girardeau, Frank, Stuart, Fox, Margolis, Beard, Jenne, Plummer, Weinstein, W. D. Childers and Hair—

SB 357—A bill to be entitled An act relating to education; amending ss. 228.041(16), (20), Florida Statutes, 1982 Supplement; providing definitions; lengthening the school year in public schools; lengthening an employee's year of service for certain purposes; amending s. 229.556(1)(b), Florida Statutes; requiring school district comprehensive plans to include provision for use of quality textbooks; amending s. 229.565(2)(e), Florida Statutes; providing for evaluation of vocational programs; amending s. 229.575(3), Florida Statutes; expanding required content of annual school reports; amending s. 229.58(2), Florida Statutes; expanding areas in which school advisory committees may provide assistance; amending s. 229.58, Florida Statutes; providing for educational improvement projects at the school level; providing for grants; amending s. 229.814(1), Florida Statutes; requiring the general equivalency diploma examination shall not serve as the high school equivalency diploma examination; amending s. 230.03(2), Florida Statutes; expanding powers of school boards; amending ss. 230.234(4)(b), (5)(d), (10)(b), Florida Statutes, 1982 Supplement, and adding paragraph (c) to subsection (13) of said section; requiring review and approval of vocational programs; limiting content of contracts with instructional personnel; requiring sub-mission of budgets to regional vocational accountability and manpower program board; amending s. 230.2313(3)(d), Florida Statutes; providing for studies, reports, and recommendations regarding occupational and placement services; amending s. 230.330(1)(b), Florida Statutes; requiring the comprehensive plan to include steps taken to ensure use of quality text; amending s. 230.64(1), Florida Statutes; providing that area vocational-technical centers are subject to review; requiring legislative evaluation of the alternative education program; amending ss. 231.087(1), (3), Florida Statutes, 1982 Supplement, renumbering and amending existing subsection (7), and adding a new subsection (7) to said section; specifying duties of the Florida Council on Educational Management; providing for assistance in selection of school principals; amending ss. 232.245(2), Florida Statutes, and adding subsection (3) to said section; requiring mastery of minimum standards prior to promotion from specified grades; requiring progression plans to include performance objectives; amending s. 232.246, Florida Statutes; removing provisions which reduce the dealer's credit for collecting such under certain circumstances; providing for legislative review of such proceedings; providing an effective date.

SB 358—A bill to be entitled An act relating to the Fiscal�o Name Statutes; requiring the general equivalency diploma examination shall not serve as the high school equivalency diploma examination; amending s. 230.03(2), Florida Statutes; expanding powers of school boards; amending ss. 230.234(4)(b), (5)(d), (10)(b), Florida Statutes, 1982 Supplement, and adding paragraph (c) to subsection (13) of said section; requiring review and approval of vocational programs; limiting content of contracts with instructional personnel; requiring sub-mission of budgets to regional vocational accountability and manpower program board; amending s. 230.2313(3)(d), Florida Statutes; providing for studies, reports, and recommendations regarding occupational and placement services; amending s. 230.330(1)(b), Florida Statutes; requiring the comprehensive plan to include steps taken to ensure use of quality text; amending s. 230.64(1), Florida Statutes; providing that area vocational-technical centers are subject to review; requiring legislative evaluation of the alternative education program; amending ss. 231.087(1), (3), Florida Statutes, 1982 Supplement, renumbering and amending existing subsection (7), and adding a new subsection (7) to said section; specifying duties of the Florida Council on Educational Management; providing for assistance in selection of school principals; amending ss. 232.245(2), Florida Statutes, and adding subsection (3) to said section; requiring mastery of minimum standards prior to promotion from specified grades; requiring progression plans to include performance objectives; amending s. 232.246, Florida Statutes; removing provisions which reduce the dealer's credit for collecting such under certain circumstances; providing for legislative review of such proceedings; providing an effective date.

By Senator Thomas—

—was referred to the Committee on Education and Appropriations.

By Senator Myers—

SB 360—A bill to be entitled An act relating to livestock markets; requiring reports; providing for establishment of vocational education programs; repealing s. 233.064, Florida Statutes, relating to a required course in Americanism vs. Communism; providing an effective date.

—was referred to the Committee on Judiciary-Civil.
SB 359—A bill to be entitled An act relating to saltwater fisheries; creating s. 370.103, Florida Statutes, authorizing the Department of Natural Resources to enter into certain agreements with the Federal Government for the protection of saltwater fisheries; providing an effective date.

—was referred to the Committee on Natural Resources and Conservation.

By Senators Gordon, Neal, Fox, Frank and Girardeau—

SB 360—A bill to be entitled An act relating to banks and trust companies; amending s. 658.29, Florida Statutes; permitting sale of ownership or control of a bank, trust company, or bank holding company in this state to a bank, trust company, or bank holding company, the operations of which are principally conducted outside this state, if the laws of the jurisdiction in which such operations are principally conducted specifically authorize the acquisition of control of a bank, trust company, or bank holding company in such jurisdiction by a bank, trust company, or bank holding company the operations of which are principally conducted in this state; providing for review and repeal in accordance with the Regulatory Sunset Act; providing an effective date.

—was referred to the Committees on Commerce; and Economic, Community and Consumer Affairs.

By Senator D. Childers—

SB 361—A bill to be entitled An act relating to care of dependent children; revising, revising, and readopting, notwithstanding the Regulatory Sunset Act, ss. 409.145, 409.165, 409.175, Florida Statutes; amending s. 409.175(4), (6), Florida Statutes; providing for training of prospective foster parents; providing for legislative review; providing an effective date.

—was referred to the Committee on Health and Rehabilitative Services.

By Senator D. Childers—

SB 362—A bill to be entitled An act relating to health care; revising, revising, and readopting, notwithstanding the Regulatory Sunset Act, ss. 483.011-483.398, Florida Statutes; amending ss. 483.031-483.071, 483.091, 483.101, 483.111-483.181, 483.201, 483.21, 483.23-483.25, 483.288, 483.291, 483.317, 483.32, Florida Statutes; creating ss. 483.052, 483.152-483.154, Florida Statutes; providing exemptions; providing definitions; providing for rules; providing for licensure of clinical laboratories and personnel; providing for fees; providing for inspections; providing for approval of training programs; requiring display of license; providing for inactive status; requiring continuing education or reexamination; providing for minimum qualifications; providing for acceptance of laboratory tests; providing for disciplinary actions; specifying offenses and criminal penalties; providing for administrative fines and penalties; allowing to stand repealed under the Regulatory Sunset Act s. 483.297, Florida Statutes, as amended, relating to an advisory council; providing for consultation of regulation; providing for legislative review; providing an effective date.

—was referred to the Committee on Health and Rehabilitative Services.

By Senator D. Childers—

SB 363—A bill to be entitled An act relating to emergency medical services; revising and readopting, notwithstanding chapter 82-402, Laws of Florida, ss. 401.239(9), (11), (16), 401.265, 401.27, 401.31(2), 401.34(1)(f)-1(k), (g), 401.35(1)(b), (h), 401.41(2)(a), (b), 401.411, Florida Statutes, 1982 Supplement; providing for legislative review; providing an effective date.

—was referred to the Committee on Health and Rehabilitative Services.

By Senator D. Childers—

SB 364—A bill to be entitled An act relating to mobile home parks and recreational vehicle parks; revising, revising, and readopting, notwithstanding the Regulatory Sunset Act, chapter 513, Florida Statutes; amending ss. 125.0104(3)(a), 381.031(1)(g), 513.01, 513.02, 513.03, 513.05, 513.08, 513.10, 713.77, Florida Statutes; creating ss. 513.045, 513.055, 513.13, Florida Statutes; providing definitions; requiring permit; providing authority of Department of Health and Rehabilitative Services; pro-

hibiting improper disposal; providing for enforcement; providing penalties; requiring fees; providing for revocation of permit; authorizing eviction from recreational vehicle parks for certain violations; allowing to stand repealed under the Regulatory Sunset Act ss. 513.04, 513.06, 513.09 and 513.12, Florida Statutes, relating to issuance of permits, rules to be posted in camps, parking of trailer on watersheds, maintaining camp without permit, and obtaining accommodations with intent to defraud; providing for legislative review; providing an effective date.

—was referred to the Committee on Health and Rehabilitative Services; and Economic, Community and Consumer Affairs.

By Senator D. Childers—

SB 365—A bill to be entitled An act relating to migrant labor camps; revising, revising, and readopting ss. 381.422-381.482, Florida Statutes, notwithstanding the Regulatory Sunset Act; amending ss. 381.421(1), Florida Statutes; defining “migrant labor camp”; amending ss. 381.422, Florida Statutes; requiring a permit; providing exemptions; amending ss. 381.445, Florida Statutes; requiring application for permit; creating s. 381.446, Florida Statutes; establishing permit fees; creating a trust fund; specifying uses of moneys in the trust fund; amending s. 381.452, Florida Statutes; providing for issuance and expiration of permit; amending ss. 381.462, Florida Statutes; providing for revocation of permit; requiring posted notice prior to effective date of revocation; amending s. 381.472, Florida Statutes; providing for rules; amending s. 381.482, Florida Statutes; providing right of entry to inspect; providing for legislative review; providing an effective date.

—was referred to the Committee on Health and Rehabilitative Services.

By Senator D. Childers—

SB 366—A bill to be entitled An act relating to nursing homes and related health care facilities; revising, revising, and readopting, notwithstanding the Regulatory Sunset Act, chapter 400, Florida Statutes; amending ss. 400.011, 400.021, 400.023, 400.041, 400.051, 400.063, 400.071, 400.102, 400.121, 400.125, 400.126, 400.141, 400.151, 400.176, 400.179, 400.23, 400.241, 400.245, 400.25, 400.29, 400.314, 400.414, 400.419, 400.422, 400.424(9), 400.428, 400.429, 400.431(3), 400.435, 400.452, 400.454, 400.551, 400.553(3), (4), 400.555, 400.556(1), 400.557(1), 400.558(1), 400.559(2), 400.56, 400.562(1), 400.606(4), 400.608, 400.609(2), 400.6115, Florida Statutes; amending ss. 20.19(6)(f), (7)(g), 400.022, 400.062, 400.111, 400.162, 400.18, 400.19, 400.191, 400.301, 400.304, 400.307, 400.311, 400.317, 400.321, 400.411, 400.417, 400.427(1), (2), (3), (7), 400.434, 400.615(1), Florida Statutes, 1982 Supplement; adding ss. 400.404(2)(e), Florida Statutes; creating ss. 400.0625, 400.155, 400.162, 400.412, 400.420, 400.556, 400.5575, Florida Statutes; providing purpose and intent; providing definitions; changing term “patient” to “resident”; providing minimum standards for test and X-ray results; deleting obsolete language; providing that certain license renewal applications received after the filing date shall not be subject to the fine; providing for judicial relief; providing for notice of changes in contracts; providing billing requirements; providing for distribution of rules; providing for certification of nursing assistants; providing for educational programs; providing for annual reports; providing for ombudsman councils; providing exemptions; revising application requirements; requiring notice of personnel changes; providing for sale or transfer of facility; authorizing conditional and provisional licensure; deleting obsolete language; changing the name of a trust fund; specifying violations and penalties; prohibiting certain solicitation; requiring notices to residents; specifying rights of residents; providing for refund; deleting prohibition of random sample auditing; clarifying exemptions; requiring that applications be under oath and include specific information; requiring verification by the department of license renewal; providing limits on contractual arrangements for licensed beds; providing for double occupancy; deleting provision for appointment of a task force by the Department of Health and Rehabilitative Services; providing for rules; requiring the department to involve specified offices in development of rules; repealing ss. 401.801, Florida Statutes, as created by chapter 92-183, Laws of Florida, relating to certification of nursing assistants; allowing to stand repealed under the Regulatory Sunset Act ss. 400.261, 400.4175, 400.425, 400.437, 400.561, 400.565, Florida Statutes, relating to an advisory board, test and X-ray standards, patient billing, ad hoc committees, and time for...
compliance with rules; providing for legislative review; providing an effective date.

—the was referred to the Committee on Health and Rehabilitative Services.

By Senator D. Childers—

SB 367—A bill to be entitled An act relating to drug dependency; revising, revising, and readopting, notwithstanding the Regulatory Sunset Act, ss. 397.011-397.099, Florida Statutes; amending ss. 397.011-397.099, Florida Statutes; providing for submission of proposals for implementing such a program; providing guidelines for proposals; providing for distribution of funds; providing an effective date.

—the was referred to the Committees on Education and Appropriations.

By Senator Hill—

SB 372—A bill to be entitled An act relating to education; establish-
ing a pilot program to be known as the State Government Close Up Pro-
gram; providing for administration of the program; providing for rules; providing for submission of proposals for implementing such a program; providing guidelines for proposals; providing for distribution of funds; providing an effective date.

—the was referred to the Committees on Education and Appropriations.

By Senator Hill—

SB 373—A bill to be entitled An act relating to public health; amend-
ing s. 383.14, Florida Statutes; requiring the Department of Health and Rehabilitative Services to promote screening of newborn infants for sickle cell disease and sickle cell trait; providing an effective date.

—the was referred to the Committees on Health and Rehabilitative Services, and Appropriations.

By Senator Margolis—

SB 374—A bill to be entitled An act relating to investment of surplus county funds; amending s. 125.511(1), Florida Statutes; increasing the kinds of obligations and securities in which county commissioners are required to invest and reinvest surplus public funds in their control; providing an effective date.

—the was referred to the Committee on Finance, Taxation and Claims.

By Senator Castor—

SB 375—A bill to be entitled An act relating to cemeteries; adding s. 559.311(10), Florida Statutes; exempting certain church-owned columbaria from chapter 559, part IV, Florida Statutes; providing an effective date.

—the was referred to the Committee on Economic, Community and Consumer Affairs.

By Senator Carlucci—

SB 376—A bill to be entitled An act relating to motor vehicle title cer-
tificates; amending s. 319.293(4), Florida Statutes, authorizing district school boards to contract with non-public schools for the transportation of pupils attending such schools, under certain circumstances; providing an effective date.

—the was referred to the Committee on Transportation.

By Senator Vogt—

SB 377—A bill to be entitled An act relating to district school boards; amending s. 320.23(8), Florida Statutes, 1982 Supplement, and s. 254.01, Florida Statutes, authorizing district school boards to contract with non-public schools for the transportation of pupils attending such schools, under certain circumstances; providing an effective date.

—the was referred to the Committees on Education and Appropriations.

By Senator Vogt—

SB 378—A bill to be entitled An act relating to inspection of state buildings and premises; amending s. 633.085, Florida Statutes; requiring the State Fire Marshal to inspect state-owned or state-leased buildings on a recurring basis established by rule ensuring that high hazard occupancies are inspected at least annually; requiring all construction, renovation, alteration, or change of occupancy of any new or existing state-owned or state-leased buildings to comply with the uniform fire safety standards of the State Fire Marshal; authorizing the State Fire Marshal to inspect such buildings as necessary to determine compliance; authorizes the issuance of orders to force compliance; providing an effective date.

—the was referred to the Committees on Governmental Operations and Appropriations.

By Senators Kirkpatrick and Neal—

SB 379—A bill to be entitled An act relating to motor vehicle licenses; adding subsection (5) to s. 320.14, Florida Statutes, providing for fractional registration fees for truck-tractors used exclusively for hauling agricultural products; providing an effective date.

—the was referred to the Committees on Transportation; and Finance, Taxation and Claims.
SB 380—A bill to be entitled An act relating to traffic control; amending s. 316.545(3), Florida Statutes, providing increased fines for persons who violate the overloading provisions of the "Florida Uniform Traffic Control Law"; providing an effective date.

—was referred to the Committees on Transportation; and Finance, Taxation and Claims.

By Senator Langley

SB 381—A bill to be entitled An act relating to Seminole County; repealing chapter 65-2213, Laws of Florida; granting unto the City of Sanford, Florida fee simple title to a portion of the bottom of Lake Monroe owned or controlled by the State of Florida for the purposes of establishing a marina and commercial complex; describing said grant; providing exceptions for existing riparian ownership; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Vogt

SB 382—A bill to be entitled An act relating to Brevard County; amending s. 3 of chapter 70-598, Laws of Florida; requiring parties instituting civil actions in the courts within Brevard County to pay such amount as the Board of County Commissioners of Brevard County may designate by ordinance for a legal aid program in Brevard County; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Girardeau

SB 383—A bill to be entitled An act relating to insurance; amending s. 624.317, Florida Statutes, 1982 Supplement; providing for the investigation of administrators; creating s. 624.330, Florida Statutes; providing that entities which provide coverage for life and health insurance benefits are subject to the jurisdiction of the department except to the extent regulated by federal law; creating s. 626.879-626.893, Florida Statutes; providing for the regulation of insurance administrators; defining administrator; providing for a certificate of authority; providing for a deposit of securities; requiring a written agreement to act as an administrator and the maintenance of records; providing certain trust and accounting procedures; providing grounds and procedures for suspension and revocation of a certificate of authority; providing an administrative fine; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By Senators Jenne and Scott

SR 384—A resolution recognizing and supporting the components of international education in higher education in the state.

—was referred to the Committee on Rules and Calendar.

By Senator Castor

SB 385—A bill to be entitled An act relating to general labor regulations; creating s. 448.055, Florida Statutes; requiring break periods for certain persons employed as drivers for local transit systems or as bus operators for nonpublic sector bus companies; providing an effective date.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Personnel, Retirement and Collective Bargaining.

By Senator Fox

SB 386—A bill to be entitled An act relating to civil actions or proceedings; creating ss. 53.51-53.58, Florida Statutes; providing for reference of certain matters to a referee, by agreement of the parties or order of the court; providing for objections to the appointment of referees; providing for written reports by referees; providing that the findings of referees stand as the findings of the court; providing for exceptions and review of referees' decisions; providing for compensation of referees; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Fox

SB 387—A bill to be entitled An act relating to parties to civil litigation; creating ss. 46.025, Florida Statutes; providing that a suggestion of death shall be filed if any party to a civil action dies during the pendency of the litigation; providing for liability for failure to file; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Thurman

SB 388—A bill to be entitled An act relating to uniform traffic control; amending s. 316.073, Florida Statutes; specifying that provisions of the Uniform Traffic Control Law applicable to pedestrians shall apply to persons riding or leading an animal upon a roadway or shoulder; providing an exception; creating s. 316.0825, Florida Statutes; requiring the operator of a motor vehicle approaching an animal being led or ridden to use reasonable care; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Myers

SB 389—A bill to be entitled An act relating to pugilistic exhibitions; creating s. 14.27, Florida Statutes; creating the State Athletic Commission within the Executive Office of the Governor; providing for appointment of members; creating ss. 548.041-548.49, Florida Statutes; providing for compensation and terms of office of members of the commission; providing for the adoption of rules; providing for an executive secretary and defining his duties; providing definitions; regulating boxing in the state; exempting schools and Olympic events; granting exclusive jurisdiction over all boxing matches to the commission; providing rules and requirements for boxing; establishing a minimum age for boxers; requiring a physician, referees, and judges to be in attendance; establishing weight and class limitations, methods of scoring, and other safety regulations; providing for certain disclosure; prohibiting collusive or sham contests; regulating purses and their disbursement; providing for hearings; requiring insurance; requiring certain persons to be licensed; requiring permits for boxing matches; establishing procedures for licensing; establishing license and permit fees; requiring the disclosure of receipts from boxing contests; establishing a percent gross receipts tax; providing penalties; establishing a medical advisory board; regulating the contracts and tickets of admission relating to boxing matches; requiring certain persons to post bond or other security prior to licensing; authorizing the commission to hold hearings, to issue subpoenas, to suspend or revoke licenses, and to impose fines; providing criminal penalties; prohibiting certain conflicts of interest; repealing ss. 548.01-548.04, Florida Statutes, relating to pugilistic exhibitions; providing for future repeal and review; providing an effective date.

—was referred to the Committees on Commerce; Governmental Operations; and Finance, Taxation and Claims.

By Senator Myers

SB 390—A bill to be entitled An act relating to mobile home parks; creating s. 83.766, Florida Statutes, prohibiting mobile home parks from charging unreasonably rents, as defined in the act; providing judicial remedies; providing for suspension of rent increases if a bond is filed with the court; providing an exception; providing that failure to pay unreasonably rents shall not be grounds for eviction; providing for awards of costs and attorney fees; providing a statute of limitation; providing for availability of other remedies; providing an effective date.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Judiciary-Civil.

By Senator Thurman

SB 391—A bill to be entitled An act relating to eminent domain; amending ss. 127.01(1) and 166.401, Florida Statutes, requiring counties or municipalities which seek to exercise the power of eminent domain outside of their territorial boundaries for the purpose of water supply to apply for a consumptive use permit from the water management district exercising authority over the area to be condemned; providing for access to such property; prohibiting taking without a consumptive use permit; providing an effective date.

—was referred to the Committee on Natural Resources and Conservation.
SB 392—A bill to be entitled An act relating to damage by dogs; amending s. 767.03, Florida Statutes, to provide that, in an action for damages or a criminal prosecution, satisfactory proof that the person against whom such action is brought had a reasonable belief that a dog was killing, harassing, or causing injury to cattle, sheep, or horses shall constitute a good defense to the killing or injuring of the dog; providing an effective date.

—was referred to the Committees on Agriculture and Judiciary-Civil.

By Senator Thurman—

SB 393—A bill to be entitled An act relating to water resources; amending s. 373.1961(3), Florida Statutes, 1982 Supplement, relating to water production, to authorize the governing boards of the several water management districts to establish water production and transmission facilities upon their own determination; providing an effective date.

—was referred to the Committee on Natural Resources and Conservation.

By Senator Rehm—

SB 394—A bill to be entitled An act relating to public health; creating s. 877.18, Florida Statutes; prohibiting the sale, barter, exchange, or purchase of certain wild animals; providing liability and penalties for violations; amending s. 373.022(3), Florida Statutes; prohibiting the issuance of permits for personal possession of such animals; providing an effective date.

—was referred to the Committee on Agriculture.

By Senator Rehm—

SB 395—A bill to be entitled An act relating to bail bond forfeiture; amending s. 905.271(1), Florida Statutes, 1982 Supplement; extending the time for payment of forfeiture prior to entry of judgment; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Rehm—

SB 396—A bill to be entitled An act relating to time-share contracts; amending s. 721.06, Florida Statutes, 1982 Supplement; providing that provisions in time-share period purchase contracts which waive the purchaser's right to cancel are void; providing for notice in such contracts; providing an effective date.

—was referred to the Committee on Economic, Community and Consumer Affairs.

By Senator Henderson—

SR 397—A resolution commending the Sarasota National League All Star Little League team for its performance in the 1982 season.

—was referred to the Committee on Rules and Calendar.

By Senator Henderson—

SB 398—A bill to be entitled An act relating to jai alai; amending s. 551.12, Florida Statutes; removing the requirement that the final game of a Saturday evening jai alai performance start no later than midnight; providing an effective date.

—was referred to the Committees on Commerce; and Economic, Community and Consumer Affairs.

By Senator Thurman—

SB 399—A bill to be entitled An act relating to water-use permits; amending s. 373.223(2), Florida Statutes; providing additional guidelines for issuing certain permits; providing an effective date.

—was referred to the Committee on Natural Resources and Conservation.

By Senator Mann—

SB 400—A bill to be entitled An act relating to forfeiture; amending s. 370.061, Florida Statutes; providing for disposition of confiscated property; providing for deposit of proceeds from the sale of such property under certain circumstances; amending s. 932.704(3)(a), Florida Statutes, 1982 Supplement; providing for deposit of certain forfeiture proceeds into the Motorboat Revolving Trust Fund under certain circumstances; providing an effective date.

—was referred to the Committees on Judiciary-Criminal, Natural Resources and Conservation, and Appropriations.

By Senators Grant and Thomas—

SB 401—A bill to be entitled An act relating to assessment of special classes of property; creating s. 193.305, Florida Statutes; providing that the owner of historically significant property may convey development rights to such property to the county governing body or covenant with such body that the property not be used for purposes inconsistent with historic preservation; providing procedures and requirements; providing for assessment of such property; providing for payment of deferred tax liability upon release from or expiration of the covenant; providing duties of property appraiser and tax collector; amending s. 193.501(6)(a) and (g) and (7), Florida Statutes, relating to assessment of outdoor recreational or park land; removing reference to historical sites; revising interest rate on deferred tax liability; requiring tax collector to report deferred tax liability collected under such section; repealing s. 193.507, Florida Statutes, relating to assessment of lands within areas of critical state concern; providing an appropriation; providing an effective date.

—was referred to the Committees on Governmental Operations and Appropriations.

By Senators Carlucci and Jenne—

SB 402—A bill to be entitled An act relating to criminal law; amending s. 775.021(4), Florida Statutes; clarifying the term "separate criminal offenses" for the purpose of requiring a separate sentence for each offense; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Langley—

SB 403—A bill to be entitled An act relating to Seminole County, Florida; validating all acts and proceedings in connection with the bond referendum held in Seminole County on October 5, 1982, to authorize the issuance of bonds of Seminole County, including the method by which voters were notified of said referendum; declaring said referendum legal and valid; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Beard—

SB 404—A bill to be entitled An act relating to the Department of Transportation; amending s. 316.550, Florida Statutes, increasing the maximum time period and maximum allowable fee for the issuance of certain permits; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Henderson—

SB 405—A bill to be entitled An act relating to insurance agents; amending s. 626.733, Florida Statutes, 1982 Supplement; exempting certain persons from licensure requirements; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Hair—

SB 406—A bill to be entitled An act relating to firefighters; creating s. 112.182, Florida Statutes, providing that a firefighter while performing his duties is an invitee, rather than a licensee; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senators Gordon and Kirkpatrick—

SB 407—A bill to be entitled An act relating to the State University system; amending s. 240.235(1), renumbering s. 240.235(2)-(4), Florida Statutes, and adding a new subsection (2) to said section; providing that student activity and service fees may not benefit intercollegiate activities for which an admission fee is charged to students; providing for a separate athletic fee; providing an effective date.

—was referred to the Committee on Education and Appropriations.
By Senator Girardeau—

SB 408—A bill to be entitled An act relating to operation of motorcycles; amending s. 316.231(1), Florida Statutes; limiting application of the law to certain persons; providing an effective date.

—was referred to the Committees on Transportation and Judiciary-Criminal.

By Senator Jennings—

SB 409—A bill to be entitled An act relating to motor vehicle titles; amending s. 319.23(8), Florida Statutes, 1982 Supplement, and adding subsection (11) thereto, requiring an odometer reading on the certificate of title; providing a definition; providing for a 3-year phase in for the capture of odometer readings on titles; amending s. 319.35, Florida Statutes, 1982 Supplement, providing penalties for providing false odometer readings; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Grizzle—

SB 410—A bill to be entitled An act relating to tax collections; amending s. 197.271, Florida Statutes; providing for survival of unsatisfied liens of record held by the state or municipal or county government units after issuance of a tax deed; amending s. 197.291(2), Florida Statutes, 1982 Supplement; for the disbursement of excess proceeds of tax deed sales to the governmental units for payment of any special assessment liens of record held by governmental units against the property; for disposition of undistributed funds after all special assessment liens are paid; providing an effective date.

—was referred to the Committee on Finance, Taxation and Claims.

By Senator Grizzle—

SB 411—A bill to be entitled An act relating to county hospitals; adding s. 155.40(3), Florida Statutes, 1982 Supplement; providing that the governing board of certain hospitals may be abolished and a new board established under certain circumstances; providing an effective date.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Health and Rehabilitative Services.

By Senator Grizzle—

SB 412—A bill to be entitled An act relating to clerks of the circuit courts; amending s. 55.10(2), Florida Statutes, s. 83.49(1)(b), Florida Statutes, 1982 Supplement, and ss. 559.917(1)(a), 713.76(1), and 718.201(2), Florida Statutes, requiring the clerk’s approval of certain surety bonds and authorizing the collection of a fee of $5 for such approval; authorizing the clerk to collect a fee for the issuance of certain certificates; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Jennings—

SB 413—A bill to be entitled An act relating to law enforcement; requiring a law enforcement agency receiving a written missing child report to take certain actions with respect to the report; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Jennings—

SB 414—A bill to be entitled An act relating to motor vehicles; adding s. 320.01(29), Florida Statutes, 1982 Supplement; providing definitions; creating s. 320.515, Florida Statutes; exempting golf carts from certain motor vehicle requirements; allowing golf carts to be driven on certain streets between a golf course and a residence which is within a specified distance of a golf course; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Jennings—

SB 415—A bill to be entitled An act relating to health insurance; amending s. 627.651(1), Florida Statutes, 1982 Supplement; requiring any plan of self-insurance to provide for payments for chiropractic services or an optional rider or endorsement to provide for such payments; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Vogt—

SB 416—A bill to be entitled An act relating to absentee ballots; adding s. 97.021(8)(g), Florida Statutes, 1982 Supplement; amending s. 101.64(1), Florida Statutes, 1982 Supplement; permitting voters age 65 or older to vote by absentee ballot; providing an effective date.

—was referred to the Committees on Governmental Operations and Judiciary-Civil.

By Senator McPherson—

SB 417—A bill to be entitled An act relating to energy resources; amending s. 377.24(11), Florida Statutes, prohibiting the permitting or construction of any structure intended for the drilling for or production of oil, gas, or other petroleum products in certain areas in the state; providing an effective date.

—was referred to the Committee on Natural Resources and Conservation.

By Senator Henderson—

SB 418—A bill to be entitled An act relating to the tax on sales, use and other transactions; creating s. 212.058, Florida Statutes; providing a short title; authorizing counties to levy a discretionary additional 1 percent tax for 1 year; creating a trust fund for deposit of proceeds; specifying that the proceeds be used for acquisition, construction, or improvement of local criminal justice facilities; requiring that counties certify to the Department of Revenue that they have entered into contracts for such purposes; providing for the use of the proceeds for property tax relief and certain other specified tax relief if such certification is not made; providing that excess proceeds be used for such tax relief; requiring referendum approval; providing for administration, collection, and enforcement; providing an effective date.

—was referred to the Committees on Corrections, Probation and Parole; Finance, Taxation and Claims; and Appropriations.

By Senator McPherson—

SJR 419—A joint resolution proposing an amendment to Section 3, Article III of the State Constitution, relating to sessions of the Legislature.

—was referred to the Committee on Rules and Calendar.

By Senator Thomas—

SR 420—A resolution honoring Dr. Kurt Waldheim, former Secretary General of the United Nations, expressing appreciation for his contribution to higher education in Florida as a Distinguished Visiting Lecturer in International Relations and Law at Florida State University.

—was referred to the Committee on Rules and Calendar.

By Senator Carlucci—

SB 421—A bill to be entitled An act relating to parole; amending s. 947.16(3), Florida Statutes, 1982 Supplement; extending the period for which the trial court may retain jurisdiction over an offender in specified circumstances; providing an effective date.

—was referred to the Committees on Corrections, Probation and Parole; and Judiciary-Criminal.

By Senator Jenne—

SB 422—A bill to be entitled An act relating to ad valorem tax assessment; amending s. 192.042(1), Florida Statutes; providing for assessment on a pro rata basis of improvements to real property which receive a certificate of occupancy after January 1; providing that tax based on such assessment shall be due in the subsequent tax year; providing an effective date.

—was referred to the Committee on Finance, Taxation and Claims.

By Senator Weinstein—

SB 423—A bill to be entitled An act relating to the Florida Public Service Commission; creating s. 350.116, Florida Statutes; providing limitations on the reviewing of rate increases; providing exceptions; providing for promulgation of procedural rules; requiring regulated companies to account for costs of petitioning the commission for a rate increase and
SB 424—A bill to be entitled An act relating to comprehensive health education; amending ss. 223.067(4)(b), Florida Statutes, 1982 Supplement; requiring demonstrations of and instruction in cardiopulmonary resuscitation for certain students; providing an effective date.

SB 425—A bill to be entitled An act relating to the homestead exemption; amending ss. 196.031(3), Florida Statutes, 1982 Supplement; providing a schedule based on residency in the state for increasing the homestead exemption; providing an effective date.

SB 426—A bill to be entitled An act for the relief of Caroline Elizabeth Hofmeister; providing an appropriation to compensate her for personal injuries sustained as a result of the negligence of an employee of the Sheriff of Palm Beach County; providing an effective date.

SB 427—A bill to be entitled An act relating to the office of supervisor of elections; creating ss. 98.1611, 98.1613, 98.1614, 98.1615, 98.1616, and 98.1619, Florida Statutes; providing for the nonpartisan election of supervisors of elections; providing qualifying procedures; providing the form of the ballot; providing for determination of election to office; providing limitations on political activity, amending ss. 101.141(4) and 101.151(3)(a), Florida Statutes, 1982 Supplement, relating to ballot format; providing an effective date.

SB 428—A bill to be entitled An act relating to the Florida Institute of Phosphate Research; amending ss. 378.101(2), Florida Statutes; increasing the membership of the board of directors of the institute; providing for composition and terms of the membership; providing an effective date.

SB 429—A bill to be entitled An act relating to birth certificates; amending ss. 382.109(5), Florida Statutes, providing criteria for the completion of the certificate of birth with respect to the name of the father and the surname of the child; amending ss. 742.011, Florida Statutes, providing that any woman, married or unmarried, may initiate proceedings to determine paternity; providing an effective date.

SB 430—A bill to be entitled An act relating to comprehensive health education; amending ss. 223.067(4)(b), Florida Statutes, 1982 Supplement; requiring demonstrations of and instruction in cardiopulmonary resuscitation for certain students; providing an effective date.

SB 431—A bill to be entitled An act relating to the State University System; amending ss. 240.213(1), 240.223, 240.227, 240.229, 240.247, 240.261, 240.263(2), 240.264, 240.268, 447.203(2), Florida Statutes; amending ss. 240.209(3)(a), (g), 240.257(5)(6), Florida Statutes, 1982 Supplement; creating ss. 240.212, 240.2121, 240.2122, Florida Statutes; creating a board of trustees for each state university; providing membership, terms, powers, and duties; providing for rules; transferring specified powers and duties of the Board of Regents, university presidents, and universities to the boards of trustees; providing for delegation of certain powers to the boards of trustees; providing an effective date.

SB 432—A joint resolution proposing an amendment to Section 3, Article V of the State Constitution, relating to the organization and jurisdiction of the Supreme Court.

SB 433—A bill to be entitled An act relating to Brevard County; revising and modifying provisions relating to civil service for employees and Deputy Sheriffs of the Office of Sheriff; providing for appointment of a Civil Service Board to administer provisions of the act; repealing chapter 57-1149, Laws of Florida, relating to civil service for employees of the Sheriff; providing an effective date.

SB 434—A bill to be entitled An act relating to Indian River County; repealing Chapter 29155, Laws of Florida, 1953, as amended, pertaining to plats and platting of lands in Indian River County, Florida, and defining the same; requiring the approval of the County Commissioners of Indian River County, Florida, and the governing body of each municipality in Indian River County, Florida, to prescribe drainage facilities, the width of roads, streets, alleys and other thoroughfares, and setbacks therefrom; making certain requirements a prerequisite to approval of plats; authorizing the Board of County Commissioners of Indian River County, Florida, and the governing body of each municipality in said County to adopt rules and regulations to effectuate provisions and purposes of this act; repealing all laws and parts of laws in conflict herewith, to authorize the Board of County Commissioners of Indian River County, Florida, to vacate and abandon and to relinquish and disclaim the rights of the public acquired by dedication or otherwise, and all rights-of-way, easements or alleys either conveyed to said County or dedicated to the public by plat or deed recorded in said County, and providing that the provisions hereof shall not apply to roads or streets; providing an effective date.

SB 435—A bill to be entitled An act relating to veterans; creating the Florida Vietnam Veterans' Memorial Act; providing for the construction of a memorial monument within the Florida Capitol Center Planning District; providing for the study and recommendations as to the design of such monument and its location; providing for a dedication ceremony to be coordinated by the Governor; creating the Florida Vietnam Veterans' Memorial Trust Fund; providing for the funding of an academic chair at the University of Florida to study world peace and national security; providing an appropriation; providing an effective date.

SB 436—A bill to be entitled An act relating to solid waste management; amending ss. 403.701, Florida Statutes; providing a short title; amending ss. 403.702(1)(e), (2)(a)-(d), (g), Florida Statutes; providing legislative intent; amending ss. 403.703, Florida Statutes; providing definitions; amending ss. 403.704, Florida Statutes; providing powers and duties of the Department of Environmental Regulation regarding solid waste management programs; amending ss. 403.7045(1)(c), (9)(d), Florida Statutes; providing an effective date.
utes. 1982 Supplement; conforming language; amending s. 403.705, Flor- ida Statutes; establishing the state resource recovery and solid waste management program; providing for designating certain areas for resource recovery and solid waste management planning; creating s. 403.7055, Florida Statutes; requiring counties and municipalities to pro- vide for resource recovery and solid waste management; amending s. 403.706, Florida Statutes; providing guidelines and responsibilities for local management programs; amending s. 403.707(1), (2), (4), Florida Statutes, 1982 Supplement; requiring a permit to construct, operate, or close certain facilities or sites; amending s. 403.708(1)(a), (b), Florida Statutes; providing penalties; amending s. 403.713, Florida Statutes; lim- iting application under certain circumstances; providing an effective date.

—was referred to the Committee on Natural Resources and Conserva-

By Senator Fox—

SB 437—A bill to be entitled An act relating to fire prevention and control; amending s. 633.061, Florida Statutes, restricting the types of fire systems regulated by the State Fire Marshal; increasing the license fees and adding new classes of licenses; providing penalties for late license renewal; providing for additional insurance coverage; changing license examination and fee requirements; amending s. 633.065(2) and (3), Flor-

ida Statutes, requiring installation, inspection, service and maintenance of fire protective equipment in accordance with manufacturer's specifica-

tions and procedures; amending s. 633.068(1)(a) and (b), Florida Statutes, 1982 Supplement; providing a paragraph changing renewal requirements for fire safety inspector certificates and authorizing the suspension or revoca-

tion of certificates; amending s. 633.083(2), Florida Statutes, deleting c-

ertain restrictions upon the sale of fire extinguishers; amending s. 633.085(1), Florida Statutes, changing inspection duties of the State Fire Fire Marshal; amending s. 633.161, Florida Statutes, authorizing the State Fire Marshal to order immediate vacation of buildings posing serious fire safety hazard; amending s. 633.162, Florida Statutes, providing addi-

tional grounds for disciplinary action against licensees and permittees; amending s. 633.163, Florida Statutes, increasing administrative fines; amending s. 633.547(1), Florida Statutes, deleting provisions relating to the issuance of certificates of completion for firefighter training pro-

grams; amending s. 633.561(2), Florida Statutes, relating to the voiding of certifications of firefighters convicted of a felony; amending s. 633.511(1), Florida Statutes, to conform to the act; amending s. 633.521(4), Florida Statutes, changing liability coverage requirements for fire protection sys-

tems contractors; amending s. 633.524(1), Florida Statutes, increasing the certification fees for such contractors; amending s. 633.531, Florida Stat-

utes, declaring the transfer or sale of certificates to be unlawful; amend-

ing s. 633.542(3),(4); Florida Statutes, deleting certain investiga-

tion requirements of applicants for certification; amending s. 633.557, Florida Statutes, requiring certain reexamination and increasing renewal fees; amending s. 633.547(1), (2), and (3), Florida Statutes, requiring the State Fire Marshal to investigate alleged contractor violations; changing grounds for disciplinary action and increasing administrative fines; repealing s. 633.41, Florida Statutes, deleting a savings clause for fire-

fighters; repealing s. 633.521(6), Florida Statutes, as amended, deleting grandfa
der language for contractors; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Dunn—

SB 438—A bill to be entitled An act relating to Volusia County; amending Section 19 of Chapter 69-1707, Laws of Florida, relating to the Deltona Fire District; providing that the Board of Commissioners may determine the aggregate amount of principal and set terms and rates of interest on funds borrowed by the District; providing for a referendum.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Dunn—

SB 439—A bill to be entitled An act relating to Volusia County; adding a new section to Chapter 69-1707, Laws of Florida, as amended by Chapter 73-646, Laws of Florida, relating to the Deltona Fire District; providing that the powers and authority of the District shall include the power to establish, operate and maintain a first-call emergency and rescue service to meet the emergency and rescue needs of the people of the District as those needs are determined by the Board of Commission-
ers; providing for a referendum.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Dunn—

SB 440—A bill to be entitled An act relating to the Florida Primary Education Program; adding paragraph (e) to s. 230.2312(9), Florida Stat-

utes, 1982 Supplement, authorizing each school district to apply to the Commissioner of Education for approval to update or amend its approved primary education program plan; providing an effective date.

—was referred to the Committee on Education.

By Senator Margolis—

SB 441—A bill to be entitled An act relating to highway safety; requiring the Division of the Florida Highway Patrol of the Department of Highway Safety and Motor Vehicles to inspect annually vehicles operated in mass transit by units of government; requiring that traffic citations for mechanical deficiencies of any government vehicle be issued to the unit of government owning or operating the vehicle; requiring such unit of government to pay any fine imposed; providing an effective date.

was referred to the Committee on Transportation and Appropriations.

By Senator McPherson—

SB 442—A bill to be entitled An act relating to saltwater fisheries fees; amending ss. 370.06(1), 370.08(10), 370.13(2)(e), 370.135(1), 370.14(3)(b), (4)(b), 370.15(6)(a), (7)(a), Florida Statutes; providing fees for certain permits or licenses; increasing certain fees for certain permits or licenses; providing penalties; providing an effective date.

was referred to the Committees on Natural Resources and Conserva-

tion, and Finance, Taxation and Claims.

By Senators McPherson and Dunn—

SB 443—A bill to be entitled An act relating to beach and shore pres-
servation; amending s. 161.041, Florida Statutes, prohibiting certain developments subject to permitting by the Department of Natural Resources from interfering with public use of any beach area seaward of the mean high-water line; providing exceptions; amending s. 161.053(1) and (4), Florida Statutes, and adding subsections (13) and (14) thereto, providing for consideration of coastal barrier dunes in reestablishing coastal construction control lines; authorizing the department to establish certain coastal construction control lines; deleting and adding provi-
sions relating to permits to construct certain structures; empowering the department to delegate certain types of permitting to coastal cities and counties; empowering the department to adopt, by rule, processing fees for certain types of permits; reenacting s. 161.064, Florida Statutes, to incorporate the amendment to s. 161.053 in references thereto; providing effective dates.

was referred to the Committees on Natural Resources and Conserva-

tion, and Appropriations.

By Senator Gzze—

SB 444—A bill to be entitled An act relating to municipalities; amending s. 170.01, Florida Statutes, 1982 Supplement; authorizing municipalities to provide certain improvements by levying and collecting special assessments against the property benefited; providing an effective date.

was referred to the Committees on Economic, Community and Con-

sumer Affairs; and Finance, Taxation and Claims.

By Senator Carlucci—

SB 445—A bill to be entitled An act relating to grand juries; creating s. 905.015, Florida Statutes; requiring a grand jury investigation of zoning practices and procedures in certain counties; providing an effective date.

was referred to the Committee on Judiciary-Civil.

By Senator McPherson—

SB 446—A bill to be entitled An act relating to vessels; amending s. 327.25(4), Florida Statutes, 1982 Supplement; increasing certain vessel registration fees; providing an effective date.

was referred to the Committees on Natural Resources and Conserva-

tion, and Finance, Taxation and Claims.
SB 447—A bill to be entitled An act relating to termination of pregnancies; renumbering s. 390.001(6)-(10), Florida Statutes, and adding a new subsection (6) to said section; providing that, in certain circumstances, a physician who performs a termination of pregnancy shall administer an anesthetic or analgesic to abolish or alleviate organic pain caused to the fetus by the procedure; providing exceptions; providing penalties; providing an effective date.

—was referred to the Committee on Health and Rehabilitative Services.

By Senator Myers—

SB 448—A bill to be entitled An act relating to criminal investigations; providing legislative intent; creating the Florida State Crime Control Commission; providing terms of office, rights, powers, and duties of the commission; providing penalties for failure to comply with subpoenas of the commission; providing for employment of personnel by the commission; providing duties and compensation for such personnel; providing an appropriation; providing for future repeal of the act; providing an effective date.

—was referred to the Committees on Judiciary-Criminal, Rules and Calendar, and Appropriations.

By Senator Myers—

SB 449—A bill to be entitled An act relating to unemployment compensation; amending s. 443.131(3)(a), Florida Statutes; providing conditions under which benefits will not be charged to the account of an employer because of refusal of an individual to accept suitable employment; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Jennings—

SB 450—A bill to be entitled An act relating to workers' compensation; amending s. 440.13(3)(a), Florida Statutes, 1982 Supplement; changing the membership of the panel that determines maximum medical fee schedules; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Jennings—

SB 451—A bill to be entitled An act relating to taxation of motor fuel; repealing s. 62 of chapter 83-3, Laws of Florida, which provides for the repeal of provisions which allow refund of the county gas tax and the sales tax paid on motor fuel used in vehicles operated by counties, municipalities, and school districts; providing an effective date.

—was referred to the Committee on Finance, Taxation and Claims.

By Senator Jennings—

SB 452—A bill to be entitled An act relating to the Division of Criminal Justice Information Systems; adding s. 943.051(6)-(8), Florida Statutes; providing procedures for the entry of dental records of certain missing persons and unidentified deceased persons into a criminal justice information system of the division; requiring dentists to provide such dental records; providing for removal from such system of the dental records and certain other information if the missing person is located; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Grizzle—

SB 453—A bill to be entitled An act relating to municipalities; amending s. 166.041(3)(a), Florida Statutes; providing conditions for public notice of municipal ordinances and resolutions prior to adoption; providing an effective date.

—was referred to the Committees on Economic, Community and Consumer Affairs; and Judiciary-Civil.

By Senators Thomas and Grant—

SB 454—A bill to be entitled An act relating to Leon County; providing permanent status for certain employees of the Leon County Sheriff; specifying rights of employees; providing procedures for appeal of disciplinary actions and complaints against employees; providing for the appointment of boards to hear appeals and procedures with respect thereto; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Personnel, Retirement and Collective Bargaining; and Rules and Calendar.

By Senator Scott—

SB 455—A bill to be entitled An act relating to patient records; amending s. 395.017(3), Florida Statutes, 1982 Supplement; providing for disclosure of a patient's medical records under certain conditions; providing an effective date.

—was referred to the Committees on Health and Rehabilitative Services; Governmental Operations; and Economic, Community and Consumer Affairs.

By Senator Dunn—

SB 456—A bill to be entitled An act relating to local governments; creating the Community Reinvestment Act; providing legislative findings; providing definitions; establishing the Community Reinvestment Fund; providing for eligibility of counties and municipalities for loans, grants and assistance for redevelopment of commercial areas; providing for delegation of power and responsibility; providing for eligibility of certain activities for which funds may be used; prohibiting certain activities; providing limitations on distributions from the fund; providing for deposit of certain money into the fund; granting rulemaking authority to the Department of Community Affairs; requiring a specific appropriation; providing an effective date.

—was referred to the Committees on Economic, Community and Consumer Affairs; Governmental Operations; and Appropriations.

By Senator Plummer—

SB 457—A bill to be entitled An act relating to traffic control; amending s. 316.006(2), Florida Statutes; deleting municipal jurisdiction over county roads within the municipality; creating s. 316.0748, Florida Statutes; providing a uniform system for installation, operation, and maintenance of traffic control signal devices; providing intent; providing definitions; requiring the Department of Transportation to adopt procedures for determining the need for devices; requiring engineering studies; specifying responsibility for installation, alteration, operation, and maintenance; specifying ownership; providing for transfer of obligations; authorizing intergovernmental agreements; providing an effective date.

—was referred to the Committees on Transportation; and Economic, Community and Consumer Affairs.

By Senator Plummer—

SB 458—A bill to be entitled An act relating to historic preservation; creating s. 316.0612, Florida Statutes; creating the Historic Preservation Advisory Council; providing for selection and terms of council members; prescribing duties and powers of the council; providing an effective date.

—was referred to the Committees on Governmental Operations and Appropriations.

By Senator Myers—

SB 459—A bill to be entitled An act relating to the Loxahatchee River; creating the Loxahatchee River Wild and Scenic Designation and Preservation Act; providing legislative declarations and intent; providing definitions; designating a portion of the river as a wild and scenic river; providing for development of a management plan; providing for an advisory board; authorizing the Governor to apply for inclusion of the designated portion of the river in the National Wild and Scenic Rivers System; providing for preservation of existing governmental authority; providing for rules; specifying regulatory and permitting authority; providing for enforcement; providing for injunctions; specifying violations and penalties; amending s. 373.59(2), Florida Statutes; providing for acquisition of uplands adjacent to the designated portion of the river; providing for repeal; providing an effective date.

—was referred to the Committees on Natural Resources and Conservation, and Appropriations.
By Senator Hill—

SB 460—A bill to be entitled An act relating to municipalities; amending s. 166.0413(1)(c), Florida Statutes, providing for the applicability of procedures for the enactment of municipal rezoning ordinances to ordinances substantially changing permitted use categories in zoning districts; providing an effective date.

—was referred to the Committee on Economic, Community and Consumer Affairs.

By Senator Maxwell—

SB 461—A bill to be entitled An act relating to student financial aid; amending s. 240.401(3), (4), Florida Statutes, 1982 Supplement; providing for recipients to maintain a specified grade point average; providing for increases in voucher amounts; amending s. 240.409(7), Florida Statutes, 1982 Supplement, and adding a new subsection (7) to said section; providing for a biennial review by the Department of Education on program effectiveness; creating s. 240.408, Florida Statutes; establishing the Teacher Scholarship Trust Fund; creating s. 240.4081, Florida Statutes; establishing a Student Loan Forgiveness Trust Fund; amending s. 240.409, Florida Statutes; deleting obsolete language; requiring students to apply for the Pell Grant if they apply for the state assistance grant; providing for distribution on the basis of need; requiring a specified grade point average; amending s. 240.413, Florida Statutes; transferring responsibility for the Student Loan Forgiveness Trust Fund from the Student Financial Assistance Commission to the Department of Education; amending s. 240.427, Florida Statutes, 1982 Supplement; transferring responsibility of the commission to the department; providing for the department to administer financial aid programs; providing for reviews of financial aid resources by the department; amending s. 240.429, 240.431, and 240.435, Florida Statutes, 1982 Supplement; transferring responsibilities of the commission to the department; amending s. 240.437, Florida Statutes, 1982 Supplement; deleting obsolete language; providing for financial aid distribution primarily on the basis of need; providing for maintenance of the independent status of students; requiring recipients of state financial aid at independent Florida postsecondary institutions to participate in the skills testing program; amending s. 240.447, Florida Statutes, 1982 Supplement; substituting references to federally insured student loans with Guaranteed Student Loan; expanding the department’s authority to contract for purchase and sale of loan notes; amending s. 240.459, Florida Statutes; substituting federally insured student loan with Guaranteed Student Loan; amending s. 240.60, Florida Statutes, 1982 Supplement; restricting expenditure of Work Experience Trust funds for wages not related to major areas of study; providing for a review by the department; amending s. 240.601, Florida Statutes, 1982 Supplement; requiring a student to maintain a minimum grade level for renewal of program awards; repealing s. 240.421, Florida Statutes, abolishing the Florida Student Financial Aid Advisory Council; repealing s. 240.423, Florida Statutes, abolishing the Florida Student Financial Assistance Commission; repealing s. 240.425, Florida Statutes, eliminating power and duties of the commission; repealing s. 240.433, Florida Statutes, relating to the location of the commission; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Gordon—

SB 462—A bill to be entitled An act relating to automobile warranties; requiring a manufacturer, agent, or dealer to repair or replace an automobile or refund the purchase price for nonconformity of such vehicle to an applicable express warranty; providing affirmative defenses and presumptions; requiring compliance with certain federally approved settlement procedures, if available; providing an effective date.

—was referred to the Committees on Commerce; and Economic, Community and Consumer Affairs.

**AFTERNOON SESSION**

The Senate was called to order by the President at 2:00 p.m. A quorum present—59:

<table>
<thead>
<tr>
<th>Mr. President</th>
<th>Childers, D.</th>
<th>Frank</th>
<th>Grizzle</th>
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Jennings, Mann, Myers, Thomas
Johnston, Margolis, Neal, Plummer
Kirkpatrick, Maxwell, Scott, Stuart
Langley, McPherson, Vogt, Weinstein
Malchon, Meek,

**REPORTS OF COMMITTEES**

The Committee on Agriculture recommends the following pass: SB 23 with 1 amendment, SB 24

The Committee on Corrections, Probation and Parole recommends the following pass: SB 90, SB 91 with 4 amendments

The Committee on Governmental Operations recommends the following pass: SB 28, SB 29

The Committee on Judiciary-Criminal recommends the following pass: SB 67

The Committee on Natural Resources and Conservation recommends the following pass: SB 8

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

The Committee on Agriculture recommends the following pass: SB 96

The Committee on Transportation recommends the following pass: SB 27 with 2 amendments, SB 34 with 4 amendments

The bills contained in the foregoing reports were referred to the Committee on Finance, Taxation and Claims under the original reference.

The Committee on Commerce recommends the following pass: SB 87 with 2 amendments

The bill was referred to the Committee on Judiciary-Civil under the original reference.

The Committee on Governmental Operations recommends the following pass: SB 107 with 3 amendments

The bill was referred to the Committee on Personnel, Retirement and Collective Bargaining under the original reference.

The Committee on Governmental Operations recommends the following pass: SB 30 with 4 amendments, SB 85 with 1 amendment

The bills were referred to the Committee on Rules and Calendar under the original reference.

The Committee on Agriculture recommends the following pass: SB 25 with 2 amendments, SB 73, SB 92, SB 78, SB 95, SB 162 with 4 amendments, SB 163, SB 165

The Committee on Commerce recommends the following pass: SB 49, SB 86

The Committee on Judiciary-Civil recommends the following pass: SB 22, SB 66

The Committee on Natural Resources and Conservation recommends the following pass: SB 41 with 2 amendments, SB 80

The Committee on Transportation recommends the following pass: SB 21

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

The Special Master for Claims recommends the following not pass: SB 2

The bill was referred to the Committee on Finance, Taxation and Claims under the original reference, pursuant to Rule 4.8.

The Committee on Commerce recommends the following not pass: SB 1, SB 3, SB 4
The bills were laid on the table, pursuant to Rule 2.18.

The Committee on Transportation recommends the following not pass: SB 97

The bill was laid on the table.

The Committee on Judiciary-Civil recommends a committee substitute for the following: SB 135

The Committee on Natural Resources and Conservation recommends committee substitutes for the following: SB 40, SB 111

The Committee on Transportation recommends a committee substitute for the following: SB 94

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

The Committee on Economic, Community and Consumer Affairs recommends a committee substitute for the following: SB 77

The bill with committee substitute attached was referred to the Committee on Finance, Taxation and Claims under the original reference.

The Committee on Economic, Community and Consumer Affairs recommends a committee substitute for the following: SB 87

The bill with committee substitute attached was referred to the Committee on Judiciary-Civil under the original reference.

The Committee on Governmental Operations recommends a committee substitute for the following: SB 63

The Committee on Judiciary-Civil recommends a committee substitute for the following: SJR 70

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

The Committee on Agriculture recommends a committee substitute for the following: SB 72

The Committee on Economic, Community and Consumer Affairs recommends a committee substitute for the following: SB 68

The Committee on Governmental Operations recommends a committee substitute for the following: SB 64

The Committee on Transportation recommends committee substitutes for the following: SB 31, SB 45

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

MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

GOVERNOR'S MESSAGE TO THE LEGISLATURE

Welcome to the 85th regular session of the Florida Legislature. As Governor, it is my constitutional duty to report to you on the condition of the state and to recommend measures in the public interest.

I have discussed the demanding needs of our public education system—and the dependence of economic prosperity on education—in my opening address. This supplemental message focuses on other priorities before you: growth management, public safety and human services.

These priorities for Florida are consistent with the 1983-85 biennial budget I submitted to the Legislature on February 21, 1983.

I urge your attention to these issues. I pledge my best efforts and cooperation toward their achievement.

MANAGING GROWTH

The challenges we face in providing a fine education for our young people, a prosperous economy, public safety and human services are a function of Florida's remarkable growth. During this legislative session, I urge you to adopt certain measures to manage Florida's growth and natural resources wisely, continuing the tradition of the past decade.

Florida's explosive growth requires us to enact the best mechanisms in the nation to manage that growth. We must continue to seek a balance between the legitimate needs of development and the demands for protecting the state's natural systems. An outstanding growth management program provides such a balance.

Water Task Force

House Speaker Moffitt, with the able assistance of former State Representative Bill Sadowski and the Water Task Force, has developed a package of proposed legislation that will go far toward protecting our precious water resources. This legislation represents a brave and farsighted approach to resolving some very sensitive and difficult problems. I support this legislative package.

This legislation will significantly enhance the Department of Environmental Regulation's (DER) role in monitoring and protecting the quality of surface and groundwater. It provides for a much needed constitutional amendment to enable the Northwest Florida Water Management District (NWFWM) to assess ad valorem taxes in amounts comparable to the other four water management districts. This legislation will also provide funds for hazardous waste site cleanup and sewage treatment plant construction.

The legislative proposals on hazardous waste would provide funds for the clean-up of existing, uncontrolled hazardous waste sites. These funds would be matched by federal "Superfund" monies and would provide incentives to local governments to identify and manage generators of small quantities of hazardous wastes.

The provisions in the proposed Florida Water Pollution Control and Sewage Treatment Grant Act will enable local governments to construct sewage treatment or disposal facilities or cost-effective alternatives.

I urge approval of this important legislation as a means of protecting the quality and quantity of our water resources; water is vital to continued economic and social prosperity and to the natural systems and environment of Florida.

Hazardous Wastes

Over 90% of Florida's drinking water is derived from groundwater. The major groundwater source for most of central and north Florida is the Floridan Aquifer. Southeast Florida's primary source of freshwater is the Biscayne Aquifer, while the sand-and-gravel aquifer supplies the western portion of the panhandle.

The protection of Florida's drinking water supplies from toxic substances remains a high priority. The state's groundwater and hazardous waste management activities must be strengthened to assure an adequate, affordable and safe supply of water is available to the people of Florida.

Our 1983-85 budget recommends enhancements of $9.5 million to the state's groundwater and hazardous waste programs. I urge you to enact this budget recommendation.

Simplified Land Acquisition Program

Having operated under expanded land acquisition laws since 1979, the state has restored credibility in its land purchase program. This program should be further improved through modifications to the existing law to enable the program to function more effectively while maintaining safeguards against misuse. State land acquisition agents, representing the public, need to be able to negotiate acquisitions on a basis similar to the private parties from whom property is being acquired. The property selection, appraisal and negotiation procedures should be improved.

The purchase of environmental land continues to be a major priority in 1983-85. This biennial budget recognizes the critical need for public ownership of additional river floodplains and wetlands, beachfront property, outdoor recreational areas and environmentally endangered lands.

A total of $170 million is recommended for continued purchase of lands under the Save Our Rivers, Save Our Coasts and Conservation and Recreation Lands (CARL) programs in 1983-85.

The Save Our Rivers program was initiated in 1981 to acquire more than $300 million of land for water management, water supply and the conservation and protection of water resources. Funds for the program are derived from the documentary stamp tax and disbursed from the Water Management Lands Trust Fund to the five water management di-
Planning for Growth

Balancing Florida’s natural beauty with its population growth requires careful planning and foresight. Without this planning, it will be impossible to meet the inevitable demands for housing, infrastructure and other growth support systems in accordance with Florida’s growth management policies.

To provide this planning and foresight, I urge you to support the recommendations of the ELMS II Committee by providing $249,000 in 1983-84 and $126,000 in 1984-85 to increase monitoring and enforcement efforts for Areas of Critical State Concern and $32,000 each year of the biennium to provide adequate funds for Resource Planning and Management Committees in Areas of Critical State Concern.

I also recommend $829,000 over the biennium to provide resources to monitor and evaluate the enforcement of Developments of Regional Impact and an additional $1 million in each year of the biennium to provide funds to improve the coastal zone protection elements of local comprehensive plans.

To enable regional planning councils to complete four elements of their comprehensive regional policy plans, I recommend an appropriation of $1.9 million over the biennium. These elements are: public facilities, transportation, natural resources and developmental framework. The plans will provide the link between local comprehensive plans and state planning efforts.

Eminent Domain for Environmental Land Acquisition

Environmentally significant and recreational lands are becoming increasingly expensive and the demand for such areas is growing along with the population. The acquisition of complete and manageable units of land is critical to the enhancement of the purpose of the CARL program and in many cases is not possible without eminent domain authority. Eminent domain is necessary on a project-specific basis to achieve our goal of acquiring land for the public benefit.

Prohibition Against Oil and Gas Drilling in Estuaries

Current law prohibits drilling for oil and gas in freshwater lakes, rivers and streams. However, the vagueness of the law has resulted in a court decision that allows drilling in bays and estuaries. Our bays and estuaries are biologically the most productive marine habitats in the state and are the nursery grounds for 75% of the marine recreational and commercial species. The statutes should be amended to clearly prohibit the drilling or exploring for oil and gas in the bays and estuaries of Florida.

Coastal Protection by Mandating Coastal Zone Elements in Local Government Comprehensive Plans

Florida’s beautiful coastline has become synonymous with our state. Our Gulf and ocean fronts are magnets attracting people and development. Unfortunately, some of this development has taken place in a manner that harms the scenic values of the area, accelerates beach erosion and results in people residing in areas that are subject to storm and hurricane jeopardizing their safety and property. For these reasons, we need to strengthen our coastal protection management programs requiring local governments to prepare comprehensive plans that address these issues. Legislation is necessary to ensure that the administration of the state’s coastal construction control line regulations are related to local comprehensive plans that assure a maximum degree of protection to the value of coastal resources and adequately protects people, safety, and property.

PUBLIC SAFETY

Together, we have directed attention to our criminal justice system in the past four years, increasing state agencies’ resources to fight crime by 89% and providing additional resources for local law enforcement agencies.

As one example of our enhancement of criminal justice system capabilities, the total number of staff for the 20 State Attorneys’ Offices increased from 1,756 in 1978 to 2,764 positions in 1982-83—a 57% increase. My budget proposes an additional increase of 141 positions in 1983-85. As a result of our initial augmentation, criminal filings have increased by 65% since 1978. The number of circuit court judges has increased 16% since 1978, and the number of criminal dispositions has increased by almost 90%.

Our investment in criminal justice over the past four years is beginning to pay dividends. The index crime rate has declined in each of the past two years from its peak in 1980; in 1981, it declined 3.6% and in 1982 another 7.3% decline has further reduced the total rate. Considering that Florida’s crime rate decline in 1981 was more than twice the national average, the 10.7% decline since 1980 is estimated to be one of the most significant per capita crime reductions in the nation.

Florida’s fight against crime has produced tangible benefits for the citizens, but there is still more to be done. We must address the issues of sentencing and prison overcrowding. It is also time to turn our attention to minimizing the causes of crime, including child abuse and alcohol and drug abuse.

Sentencing of Criminals

An effective criminal justice system requires public confidence in the sentencing of criminals. Yet, throughout Florida, sentencing disparity exists among and within individual judicial circuits.

Such disparity is, in part, a result of the fact that trial judges have generally unrestricted sentencing discretion within liberal statutory limits.

To ensure public confidence in the criminal justice system, the sentences imposed by the courts must be definitive and significant. We cannot, for example, expect the public to be confident in a system in which the average sentence for burglaries is 42 months, but the average time served is only 24 months.

I urge the implementation of sentencing guidelines that are consistent and meaningful in determining the length of an offender’s actual stay in prison. The Sentencing Guidelines Commission is to be commended for its dedicated work in devising an appropriate sentencing policy for statewide judicial applicability. The assistance of the Legislature and judiciary are necessary to ensure refinement and implementation of Sentencing Guidelines by September 1983.

Prison Overcrowding

Between 1974-82, the number of offenders incarcerated in the state corrections system expanded from 11,335 to 26,161, an increase of 130%. Comparatively, the overall population of the state increased only 23%.

If these increases continue to go unabated, the inmate population will exceed available capacities permitted by the federal courts. We must act now to ensure that dangerous criminals will not be released merely because there is not enough space in which to house them.

By June 1982, this inordinate growth rate in prison population had become so critical that a special legislative session was called to address prison overcrowding. In addition to providing a special appropriation of $24.5 million, primarily for bed construction to alleviate immediate overcrowding, the Legislature created a CorrectionsOvercrowding Task Force to develop recommendations concerning long-range corrections policy.

The product of this task force is a series of 57 recommendations that address prison admissions, release mechanisms, program delivery and population forecasting techniques. Implementation of these recommendations requires changing administrative procedures, revising statutory provisions and providing additional resources.
I have worked closely with the legislative members of the Task Force to develop legislation that implements its recommendations. Adoption of this legislation is an important first step toward averting an overcrowding crisis in our prison system.

I urge your serious consideration of these recommendations.

**Diversionary Alternatives**

Further, we must prepare to divert offenders into community-based programs consistent with the public interest and safety. To accomplish this, we have recommended statutory revisions, incorporated into a corrections reform act, which will be before you for action during this session.

Additionally, I encourage you to adopt our budget recommendation, providing $621,000 in 1983-84 and $1.5 million in 1984-85 for eight new probation and restitution centers. This commitment represents a 92% expansion in the number of residential probation treatment slots throughout the state. Further, the recommendation includes $3 million in 1983-84 and $5.9 million in 1984-85 for improving the supervision ratios for felony probationers, and, more importantly, implementing a community control program. This intense supervision program will give the judiciary a viable option for sanctioning convicted offenders in the community who would otherwise be sent to prison. In effect, the program will reduce prison overcrowding and provide punishment and rehabilitation at minimal state costs.

**Facility Construction**

While it is estimated that these initiatives will reduce the forecasted prison population for 1985 by at least 1,323 inmates, the requirements in the settlement agreement stemming from the Costello v. Wainwright case dictate construction of additional prison space. The court is requiring us to eliminate approximately 4,000 prison beds from the current inventory by the end of the biennium. Addressing this need, our budget provides $51 million over the biennium to construct, 2,448 new prison beds.

**Emergency Release Mechanism**

Complementing these initiatives, the Task Force recommended a mechanism to provide immediate relief in emergency overcrowding situations. The proposed legislation authorizes implementation of an emergency release procedure when the inmate population is in danger of exceeding the court-imposed maximum capacity. This legislation includes stringent criteria to minimize the risk to the public, and is a desirable alternative to any possible indiscriminate release order that might otherwise be forced upon the state by the federal courts.

**Prison Work Program**

To reduce inmate idleness and increase the self-sufficiency of the prison system, while concurrently providing expanded job training opportunities for incarcerated offenders, our 1983-85 budget recommendation provides $3.5 million in 1983-84, $5.3 million in 1984-85 and $6.8 million in fixed capital outlay for the expansion or addition of 25 correctional work programs creating 800 new inmate work stations.

Additionally, issues funded in the recommendation include $750,000 to establish a revolving fund to accelerate the transition of industries to the private non-profit corporation authorized in Chapter 81-125, Laws of Florida, to lease and operate the prison industries programs of the Department of Corrections, and $1.2 million in general revenue funds to enhance industries production.

**Child Abuse Prevention**

During 1981-82, there were over 71,000 Florida youngsters reported as being abused or neglected. In Florida, half of all children in foster care were removed from their homes due to neglect. Physical abuse accounts for about 15% of these removals and sexual abuse accounts for about 3% of the removals.

Of the children reported abused or neglected, 28% later developed histories of truancy and running away or delinquent behavior. Almost 65% of the children admitted to Florida’s state mental hospitals in 1978 had histories of abuse and neglect. National studies on prison populations indicate that a majority of the inmates were abused children.

For these reasons, I have recommended and urge you to appropriate $2.9 million in 1983-84 and $4.4 million in 1984-85 to provide programs to prevent child abuse and neglect.

**Preventative Alternatives to Street Crime**

**ALCOHOL ABUSE PREVENTION**

The majority of the statewide alcohol rehabilitation services are devoted to older, more chronic clients, yet an estimated 6% of Florida’s youth between the ages of 14-19 are in need of treatment services. There are no specialized services for children of alcoholics who are statistically at high risk of becoming alcoholics and/or developing significant emotional and special problems as a result of parental alcoholism. Currently, only 2.2% of all admissions to alcohol rehabilitation programs are under 18 years of age. The $600,000 recommended for each year for residential and outpatient services for Alcohol Abusing Youth would provide four residential treatment programs and also funding for outpatient services and an additional $480,000 in 1984-85 for specialized services for children of alcoholics.

The criminal justice system refers 32% of all the admissions to the statewide community alcohol services programs. In addition, 11% of the referrals are clients from the DUI/DWI Driving Schools. The impact of alcoholism and related problems has emphasized the need for improved liaison between the courts/law enforcement and community alcohol service and additional resources for the increased driving school referrals. For these reasons I have included $240,000 each year to improve liaison functions and $659,000 in 1983-84 and $773,000 in 1984-85 for increased alcohol client referrals.

**DRUG ABUSE PREVENTION**

Problems associated with drug abuse involve much more than the health and well-being of the individual. The impact on society includes everything from the involvement in drug abuse of younger and younger children, to crimes against Florida’s citizens as a means to support the ever-increasing expense of the continued abuse. Currently, the program Treatment Alternatives to Street Crime serves as a resource to both the criminal justice system and to drug abusers. My budget proposal continues this successful program, but recommends the consolidation of its administration, which is currently split between the Departments of Community Affairs and Health and Rehabilitative Services. In addition, improvements in our services to youth should include additional residential treatment in several areas of the state and increased staffing improvements within existing residential treatment facilities, for which I have provided $972,000 in 1983-84 and $1.6 million in 1984-85.

Finally, public awareness and education can do much to deter future drug involvement and the recommendation has combined existing resources with additional funding to provide for a statewide campaign to reduce drug abuse among our citizens.

**Specialized Services for Runaways, Truants, Children Beyond Control**

In 1981-82, approximately 23,000 youths were referred to the Department of Health and Rehabilitative Services for what is termed “status offender behavior”. These include runaways, truants and children who are beyond the control of their parents. This group of children represents 10.5% of the juveniles referred to single intake for alleged delinquency or dependency. Due to a lack of resources, 66.4% of these juvenile cases are disposed of without the provision of any services to deter this behavior or its causes. So that the needs of this group can be addressed in the community, I have recommended $790,000 in 1983-84 and $1.6 million in 1984-85 to provide specialized programs for children who are status offenders.

**HEALTH AND HUMAN SERVICES**

As we continue to concentrate our efforts on fighting crime, we must not ignore the needs and concerns of those law-abiding citizens who depend upon us—particularly the elderly, the disadvantaged, children and those with mental and physical health problems.

**Community Care for the Elderly**

Approximately 2,300,000 Florida citizens, or 24% of the total population, are over 60 years of age. This group, particularly those older than 75, is Florida’s fastest-growing population segment. To live productively within the community, Florida’s older citizens need a range of housing alternatives, easy access to shopping and health care facilities, and a variety of services including recreation, continuing education, homemaking and family support services.
To meet the needs of Florida’s elderly citizens, I urge you to appropriate $161.1 million over the biennium to increase community care for the elderly core services to more than 34,000 individuals by 1985. I am also recommending additional funding for subsidies to relatives or other persons caring for the elderly, for provision of adult day care and enforcement of congregate living facilities regulation, and for reimbursement to community-based facilities.

Constituency for Children

Approximately 25% of the state’s population is below the age of 18. In the interests of these young people, I am recommending $200,000 over the biennium to establish a constituency for children program. Its purpose is to cut across the traditional structures of government and private sector programs for children.

This program is designed to focus on the unmet needs of children—in education, in drug and alcohol abuse prevention, in the courts and in the human services bureaucracy.

The constituency for children program will emphasize local community action between voluntary, private groups and public agencies. I urge your approval of this recommendation.

Deinstitutionalization

COMMUNITY MENTAL HEALTH SERVICES

The client population within Florida’s mental health institutions has been reduced by over 40% in the last 10 years. The alternatives to institutional placement have increased substantially in that time and now include 13 deinstitutionalization projects throughout the state. However, there are still approximately 3,500 civil clients residing in our mental institutions, many of whom meet the requirements for placement in community alternatives. My recommendation provides 9 new projects to be phased in over the biennium, 4 for geriatric clients and 5 projects for adult clients, at a cost of $2.2 million in 1983-84 and $7.8 million in 1984-85.

DEVELOPMENTAL SERVICES

During the last 10 years we have reduced the Sunland Training Center population by 40%. We are presently in the process of replacing the two multi-floor centers, Tallahassee and Orlando Sunlands, with smaller, more homelike facilities nearer the clients’ homes. In addition, we are proposing a phaseout plan for the Fort Myers Sunland, which will replace the center with smaller community facilities. These recommendations are consistent with the deinstitutionalization policy of Florida, are designed to limit the effects of large impersonal institutions on clients. For these reasons I am recommending and urge you to appropriate $4.3 million to complete the construction of the developmental clusters and 3 positions, $77,000 in 1983-84 and 6 positions, $5.2 million in 1984-85 to begin the phaseout of the Fort Myers Sunland.

AFDC-Aid to Families with Dependent Children

Approximately 290,000 Florida residents depend on the AFDC financial assistance program to meet their basic daily needs. The purpose of the program is to help needy families to become self-supporting while allowing children to remain in their own homes. To continue a reasonable standard of living for these low income families, I recommend an appropriation of $6.2 million in 1983-84 to increase the payment standard for a family of four from $263 to $273 per month and an appropriation $29.7 million in 1984-85 to provide annualization and an additional 5% increase to $286 per month.

Health Care Costs

In meeting the demands of Florida’s Medicaid Program, and in focusing on medical malpractice insurance, we are seeking to cure the symptoms of a more generalized illness: escalating health care costs. It is urgent that we begin to address these issues.

MEDICAID

The Florida Medicaid Program provides necessary basic health care for approximately 550,000 low income families, aged, blind and disabled adults. To control the spiraling cost of the Medicaid Program, a variety of innovative cost containment and cost avoidance strategies are being developed and implemented. The Task Force on Competition and Consumer Choices in Health Care is assessing proposed and potential Medicaid cost containment initiatives as part of their comprehensive study of medical care cost control issues.

To continue essential benefit coverage, I am recommending appropriation of $57.1 million in FY 1983-84 and $129.7 million in FY 1984-85 to provide for projected increases in the average unit cost for medical care services. I recommend $74.1 million in FY 1983-84 and $118 million in FY 1984-85 to provide for increased utilization of Medicaid services for projected increases in the Medicaid caseload, and $17.4 million in FY 1983-84 and $20.7 million in FY 1984-85 to annualize the nursing home reimbursement plan implemented in FY 1982-83. The recommendation contemplates various cost containment initiatives designed to accomplish a $30 million reduction in program costs in FY 1983-84 and a $25 million reduction in program costs in FY 1984-85.

Medical Malpractice

Last year some physicians in Florida threatened to strike because of the high cost of medical and malpractice insurance. Multi-million dollar malpractice awards have placed the Patients Compensation Fund in jeopardy. Again, the medical malpractice crisis is but a symptom of a health care delivery system whose costs are out of control. I urge you to consider this issue carefully, mindful that the health care industry is to care for people, and should not be designed to serve the interest of physicians, hospitals, insurance companies or trial attorneys. I support Insurance Commissioner Bill Gunter’s program to reform medical malpractice insurance as a sound basis for legislative action.

These are among the most important issues before you. In my 1983 State of the State speech, I address the need to improve our education system, a system upon which Florida’s prosperity depends.

All of these issues are interrelated. Our economy depends upon a fine system of public schools. Prosperity will enable us to afford such a school system, along with other essential services including public safety and care for the elderly.

Economic development will, as well, place growing demands upon us to provide such services. And population increases will require us to skillfully manage growth, to maintain the quality of life that makes Florida so attractive.

The following Executive Orders were filed with the Secretary:

EXECUTIVE ORDER NUMBER 83-1

(Executive Order of Suspension)

WHEREAS, DANIEL H. BENNETT is presently serving as the duly elected Sheriff of Flagler County, Florida, and

WHEREAS, allegations of misconduct in office have been made against DANIEL H. BENNETT, and

WHEREAS, after evaluating the evidence presented to the Governor from various law enforcement agencies relative to the above allegations, the Governor believes that justice would best be served, and that it is in the best interest of the citizens of the State of Florida, that DANIEL H. BENNETT be suspended from public office, upon the grounds hereinafter set forth:

NOW, THEREFORE, I, BOB GRAHAM, as Governor of Florida, pursuant to the Constitution and Laws of the State of Florida, do hereby find, determine, and for the purposes of Section 112.41, Florida Statutes, as follows:

A. DANIEL H. BENNETT is, and at all times material hereto was, the duly elected Sheriff of Flagler County, Florida, pursuant to Article VIII, Section 1, Florida Constitution.

B. The Sheriff of Flagler County is within the purview of the suspension powers of the Governor pursuant to Article IV, Section 7, Florida Constitution.

C. The Sheriff is the county’s chief conservator of the public peace and safety whose powers, duties, and obligations are specifically enumerated in Chapter 30, Florida Statutes.

D. This suspension is predicated upon the following incidents:

1. On or about August 22, 1981, DANIEL H. BENNETT did willfully and without lawful authority enter the dwelling of Paul Lisicki. After searching the premises, DANIEL H. BENNETT instructed two of his deputies to obtain a search warrant and further instructed them to withhold information about the prior entry and search.
April 5, 1983

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2. Prior to hearings in the case of State v. Paul Lisicki, held on or about March 26 and April 20, 1982, DANIEL H. BENNETT directed several of his deputies to testify that they had not entered affected premises prior to obtaining a search warrant or that they could not recall doing so.

3. On or about June 9, 1981, an order was entered by the Circuit Court of the Seventh Judicial Circuit directing the Office of the State Attorney to turn over to DANIEL H. BENNETT several pornographic films for destruction. Among these films was a film entitled "Black Rape." Instead of destroying this film, and in direct violation of a lawful court order, DANIEL H. BENNETT gave it to another person, to-wit: Mark Patrick, knowing the film to be obscene.

4. On or about June 18, 1981, DANIEL H. BENNETT, while on an official investigation and while in an official patrol boat, exposed his genitalia to one Jo Anne Harvey in a vulgar and indecent manner.

5. On or about June 18, 1981, DANIEL H. BENNETT, while on an official investigation, actually and intentionally touched Jo Anne Harvey against her will.

6. During the term of his office, DANIEL H. BENNETT has failed to require each deputy to post a $1,000 bond payable to the Governor of the State of Florida, with two or more good and sufficient sureties, to be approved by the Board of County Commissioners and filed with the Clerk of the Court as required by Section 30.09, Florida Statutes.

E. DANIEL H. BENNETT's acts and actions, as set forth above, contravene his oath of office as set forth in Article II, Section 5, Florida Constitution, to "... support, protect, and defend the Constitution and Government of the United States and of the State of Florida; ... faithfully and perform the duties of Sheriff of Flagler County. . . ."

F. The acts alleged herein constitute the offenses of malfeasance, misfeasance, neglect of duty and/or incompetence as such offenses are used in Article II, Section 7, Florida Constitution.

G. The interests of the citizens of the State of Florida and the ends of justice can best be served by the immediate suspension of DANIEL H. BENNETT from the public office of Sheriff of Flagler County, Florida, which he now holds.

BEING FULLY ADVISED in the premises, and in accordance with the Constitution and Laws of the State of Florida, this Executive Order is hereby promulgated effective 10:00 A.M., January 6, 1983.

1. DANIEL H. BENNETT is hereby suspended from the public office which he now holds, to-wit: Sheriff of Flagler County, Florida.

2. DANIEL H. BENNETT is hereby prohibited from performing any official act, duty or function of public office, from receiving any pay or allowances, and from being entitled to any of the emoluments or privileges of public office during the period of this suspension, which period shall be from the effective date hereof, until further executive order, or as otherwise provided by law.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed at Tallahassee, the Capitol, this 5th day of January 1983.

Bob Graham
GOVERNOR

SECRETARY OF STATE

EXECUTIVE ORDER NUMBER 83-40

(Amended Executive Order of Suspension)

WHEREAS, DANIEL H. BENNETT has previously been suspended from the public office which he then held, to-wit: Sheriff of Flagler County, Florida, by Executive Order 83-1, effective at 10:00 A.M., Thursday, January 6, 1983, and

WHEREAS, Ed Austin, State Attorney for the Fourth Judicial Circuit of Florida, assigned by Executive Order 82-81, as extended by Executive Order 83-9, to investigate and prosecute allegations of misconduct in office by DANIEL H. BENNETT, has advised the Governor of the following incidents of misconduct in office:

1. On or about August 22, 1981, DANIEL H. BENNETT did unlawfully enter the dwelling or curtilage of one Pete Lisicki and directed or allowed one or several of his deputies to unlawfully enter the premises of Pete Lisicki and to search said premises. That subsequent to said search said DANIEL H. BENNETT did direct or allow deputy sheriffs Bass and Terrell to procure a search warrant from Judge Kim Hammond to search said premises knowing that said premises had already been unlawfully entered. He further directed said deputies to state that they had not been on the property of said Pete Lisicki prior to observing illegal activity on the property earlier in the day, knowing that they had in fact trespassed on said property.

2. Prior to hearings on the defendant's Motion to Suppress in the case of State of Florida vs. Pete Lisicki held before Circuit Judge Kim Hammond on or about March 26, 1982, and April 20, 1982, DANIEL H. BENNETT instructed several of his deputies to testify that they had not been on the property of Pete Lisicki, or to state they did not remember being on said property prior to observing illegal activity on the said property, knowing full well they had been on said property.

3. On or about June 9, 1981, an order was entered by the Circuit Court of the Seventh Judicial Circuit directing the Office of the State Attorney to turn over to DANIEL H. BENNETT several pornographic films for destruction. Among these films was a film entitled "Black Rape." Instead of destroying this film, and in direct violation of a lawful court order, DANIEL H. BENNETT gave it to another person, to-wit: Mark Patrick, knowing the film to be obscene.

4. On or about June 18, 1981, DANIEL H. BENNETT, while on official investigation and while in an official patrol boat, exposed his genitalia to one Jo Anne Harvey in a vulgar and indecent manner.

5. On or about June 18, 1981, DANIEL H. BENNETT, while on an official investigation, actually and intentionally touched Jo Anne Harvey against her will.

6. During the term of his office, DANIEL H. BENNETT has failed to require each deputy to post a $1,000 bond payable to the Governor of the State of Florida, with two or more good and sufficient sureties, to be approved by the Board of County Commissioners and filed with the Clerk of the Court as required by Section 30.09, Florida Statutes.

7. On or about July 31, 1981, DANIEL H. BENNETT did unlawfully obtain and appropriate to his own use the property and money of Flagler County in the amount of $25.00 by use of a false invoice obtained from St. Johns Chrysler-Plymouth of St. Augustine, Florida.

8. On or about July 30, 1982, DANIEL H. BENNETT did unlawfully obtain and appropriate to his own use the property and money of Flagler County in the amount of $60.00 by writing a check to St. Johns Chrysler-Plymouth of St. Augustine, Florida.

9. Between May 27, 1981, and January 5, 1983, DANIEL H. BENNETT did unlawfully obtain and appropriate to his own use the property and money of Flagler County in the amount of $1,800 by obtaining gas for use in his personal automobile, while at all times during this period having assigned to him and having used a vehicle furnished by Flagler County.

NOW, THEREFORE, I, BOB GRAHAM, as Governor of Florida, pursuant to the Constitution and laws of the State of Florida, do hereby find, determine, and for the purposes of Section 112.41, Florida Statutes, allege as follows:

A. DANIEL H. BENNETT was at all times a material hereto the duly elected Sheriff of Flagler County, Florida, pursuant to Article VIII, Section 1, Florida Constitution.

B. The Sheriff of Flagler County is within the purview of the suspension powers of the Governor pursuant to Article IV, Section 7, Florida Constitution.

C. The Sheriff is the county's chief conservator of the public peace and order. These powers, duties, and obligations are specifically enumerated in Chapter 30, Florida Statutes.

D. DANIEL H. BENNETT did commit the acts and violations of Florida law as alleged in this executive order constituting grounds for suspension under Article IV, Section 7, Florida Constitution.

ATTEST:

George Firestone

SECRETARY OF STATE

(Amended Executive Order of Suspension)
E. DANIEL H. BENNETT’s acts and actions, as set forth herein, contravene his oath of office as set forth in Article II, Section 5, Florida Constitution, to “... support, protect, and defend the Constitution and Government of the United States and of the State of Florida; ... and faithfully perform the duties of Sheriff of Flagler County ...”.  
F. The acts alleged herein constitute the offenses of malfeasance, misfeasance, neglect of duty, incompetency, and/or commission of a felony as such offenses are used in Article IV, Section 7, Florida Constitution.  
G. The interests of the citizens of the State of Florida and the ends of justice can best be served by the continued suspension of DANIEL H. BENNETT from the public office of Sheriff of Flagler County, Florida.  

BEING FULLY ADVISED in the premises, and in accordance with the Constitution and Laws of the State of Florida, this Executive Order is hereby promulgated effective immediately.

Section 1.

The suspension of DANIEL H. BENNETT, from public office, to-wit: Sheriff of Flagler County, Florida, is continued in full force and effect without interruption.

Section 2.

The grounds for suspension from office recited in Paragraph “D.”, “1” to “6”, of Executive Order 83-1 are amended by substituting Paragraphs “1” to “9”, of this Order.

Section 3.

DANIEL H. BENNETT is hereby continually prohibited from performing any official act, duty or function of public office, from receiving any pay or allowances, and from being entitled to any of the emoluments or privileges of public office during the period of this suspension, which shall remain in effect from the effective date of Executive Order 83-1, until further executive order, or as otherwise provided by law.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed at Tallahassee, the Capitol, this 23rd day of March 1983.

Bob Graham  
GOVERNOR

ATTEST:  
George Firestone  
SECRETARY OF STATE  
—which were referred to D. Stephen Kahn, Special Master.

EXECUTIVE ORDER NUMBER 83-8  
(Executive Order of Suspension)

WHEREAS, MICHAEL EUGENE ROEDER is presently serving as a duly elected member of the Board of County Commissioners of Lee County, Florida, and

WHEREAS, on January 3, 1983, an indictment charging MICHAEL EUGENE ROEDER with perjury in an official proceeding was returned by the Grand Jury for Lee County, and

WHEREAS, it is in the best interest of the citizens of the State of Florida that MICHAEL EUGENE ROEDER be suspended from the public office that he now holds, upon the grounds hereinafter set forth.

NOW, THEREFORE, I, BOB GRAHAM, Governor of Florida, pursuant to the Constitution and laws of the State of Florida, do hereby find, determine, and for the purposes of Section 112.41, Florida Statutes, allege as follows:

A. MICHAEL EUGENE ROEDER is, and at all times material hereto was, a County Commissioner of Lee County, Florida.

B. The Office of County Commissioner is within the purview of the suspension powers of the Governor pursuant to Article IV, Section 7, Florida Constitution.

C. The attached indictment alleges that BARNEY M. DOYLE did commit acts and violations of Florida law and these allegations are hereby incorporated by reference as if fully set forth in this Executive Order, thereby constituting grounds for suspension under Article IV, Section 7, Florida Constitution.

D. The facts alleged herein constitute the offenses of malfeasance, misfeasance and commission of a felony, and such offenses are used in Article IV, Section 7, Florida Constitution.

E. The interest of the residents of Lee County, Florida, and the citizens of the State of Florida can best be served by the immediate suspension of MICHAEL EUGENE ROEDER from the public office which he now holds.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed at Tallahassee, the Capitol, this 7th day of September 1982.

Bob Graham  
GOVERNOR

ATTEST:  
George Firestone  
SECRETARY OF STATE

(Copies of indictments were filed in the office of the Secretary of the Senate.)
April 5, 1983

JOURNAL OF THE SENATE

EXECUTIVE ORDER NUMBER 83-20
(Executive Order of Suspension)

WHEREAS, JERRY M. BOWMER is presently serving as a duly elected member of the Board of County Commissioners of Hillsborough County, Florida, and

WHEREAS, allegations of misconduct in office have been made against JERRY M. BOWMER, and

WHEREAS, after evaluating the evidence presented to the Governor from various law enforcement agencies relative to these allegations, the Governor believes that it is in the best interests of the citizens of the State of Florida, and that the ends of justice would best be served, by the suspension of JERRY M. BOWMER from public office, upon the grounds hereinafter set forth.

NOW, THEREFORE, I, BOB GRAHAM, as Governor of Florida, pursuant to the Constitution and laws of the State of Florida, do hereby find, determine and, for the purposes of Section 112.41, Florida Statutes, allege as follows:

A. JERRY M. BOWMER is, and at all times material hereto was, a duly elected County Commissioner of Hillsborough County, Florida, pursuant to Article VIII, Section 1, Florida Constitution.

B. The Office of County Commissioner is within the purview of the suspension powers of the Governor pursuant to Article IV, Section 7, Florida Constitution.

C. The attached complaint and affidavit alleges that JERRY M. BOWMER did commit acts in violation of law, and these allegations are hereby incorporated by reference as if fully set forth in this Executive Order.

D. JERRY M. BOWMER's acts and actions, as alleged herein, contravene his oath of office as set forth in Article II, Section 5, Florida Constitution, to "... support, protect, and defend the Constitution and Government of the United States and of the State of Florida; ... and faithfully perform the duties of County Commissioner of Hillsborough County, Florida, ... ."

E. The acts and actions as alleged herein constitute the offenses of malfeasance, misfeasance, and/or the commission of a felony, as such offenses are used in Article IV, Section 7, Florida Constitution.

F. The best interests of the citizens of the State of Florida and the ends of justice can best be served by the immediate suspension of JERRY M. BOWMER from the public office of County Commissioner of Hillsborough County, Florida, which he now holds.

BEING FULLY ADVISED in the premises, and in accordance with the Constitution and laws of the State of Florida, this Executive Order is hereby promulgated effective immediately.

1. JERRY M. BOWMER is hereby suspended from the public office which he now holds, to-wit: County Commissioner, Lee County, Florida.

2. JERRY M. BOWMER is hereby prohibited from performing any official act, duty, or function of public office, from receiving any pay or allowances, and from being entitled to any of the emoluments or privileges of public office during the period of the suspension, which period shall be from the effective date hereof, until further Executive Order, or as otherwise provided by law.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed at Tallahassee, the Capitol, this 17th day of January, 1983.

Bob Graham
GOVERNOR

ATTEST:
George Firestone
SECRETARY OF STATE

(Copy of indictment was filed in the office of the Secretary of the Senate.)

EXECUTIVE ORDER NUMBER 83-21
(Executive Order of Suspension)

WHEREAS, JOE KOTVAS is presently serving as a duly elected member of the Board of County Commissioners of Hillsborough County, Florida, and

WHEREAS, allegations of misconduct in office have been made against JOE KOTVAS, and

WHEREAS, after evaluating the evidence presented to the Governor from various law enforcement agencies relative to these allegations, the Governor believes that it is in the best interests of the citizens of the State of Florida, and that the ends of justice would best be served, by the suspension of JOE KOTVAS from public office, upon the grounds hereinafter set forth.

NOW, THEREFORE, I, BOB GRAHAM, as Governor of Florida, pursuant to the Constitution and laws of the State of Florida, do hereby find, determine and, for the purposes of Section 112.41, Florida Statutes, allege as follows:

A. JOE KOTVAS is, and at all times material hereto was, a duly elected County Commissioner of Hillsborough County, Florida, pursuant to Article VIII, Section 1, Florida Constitution.

B. The Office of County Commissioner is within the purview of the suspension powers of the Governor pursuant to Article IV, Section 7, Florida Constitution.

C. The attached complaint and affidavit alleges that JOE KOTVAS did commit acts in violation of law, and these allegations are hereby incorporated by reference as if fully set forth in this Executive Order.

D. JOE KOTVAS's acts and actions, as alleged herein, contravene his oath of office as set forth in Article II, Section 5, Florida Constitution, to "... support, protect, and defend the Constitution and Government of the United States and of the State of Florida; ... and faithfully perform the duties of County Commissioner of Hillsborough County, Florida, ... ."

E. The acts and actions as alleged herein constitute the offenses of malfeasance, misfeasance, and/or the commission of a felony, as such offenses are used in Article IV, Section 7, Florida Constitution.

F. The best interests of the citizens of the State of Florida and the ends of justice can best be served by the immediate suspension of JOE KOTVAS from the public office of County Commissioner of Hillsborough County, Florida, which he now holds.

BEING FULLY ADVISED in the premises, and in accordance with the Constitution and laws of the State of Florida, this Executive Order is hereby promulgated effective immediately.

1. JOE KOTVAS is hereby suspended from the public office which he now holds, to-wit: County Commissioner of Hillsborough County, Florida.

2. JOE KOTVAS is hereby prohibited from performing any official act, duty, or function of public office, from receiving any pay or allowances, and from being entitled to any of the emoluments or privileges of public office during the period of the suspension, which period shall be from the effective date hereof, until further Executive Order, or as otherwise provided by law.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed at Tallahassee, the Capitol, this 2nd day of February, 1983.

Bob Graham
GOVERNOR

ATTEST:
George Firestone
SECRETARY OF STATE

(Copy of Complaint was filed in the office of the Secretary of the Senate.)
BEING FULLY ADVISED in the premises, and in accordance with the Constitution and laws of the State of Florida, this Executive Order is hereby promulgated effective immediately.

1. JOE KOTVAS is hereby suspended from the public office which he now holds, to-wit: County Commissioner of Hillsborough County, Florida.

2. JOE KOTVAS is hereby prohibited from performing any official act, duty or function of public office, from receiving any pay or allowances, and from being entitled to any of the emoluments or privileges of public office during the period of this suspension, which period shall be from the effective date hereof, until further Executive Order, or as otherwise provided by law.

WHEREAS, FRED A. ANDERSON is presently serving as a duly elected member of the Board of County Commissioners of Hillsborough County, Florida, and
WHEREAS, allegations of misconduct in office have been made against FRED A. ANDERSON, and
WHEREAS, after evaluating the evidence presented to the Governor from various law enforcement agencies relative to these allegations, the Governor believes that it is in the best interests of the citizens of the State of Florida, and that the ends of justice would best be served, by the suspension of FRED A. ANDERSON from public office, upon the grounds hereinafter set forth.

NOW, THEREFORE, I, BOB GRAHAM, as Governor of Florida, pursuant to the Constitution and laws of the State of Florida, do hereby find, and, for the purposes of Section 112.41, Florida Statutes, allege as follows:

A. FRED A. ANDERSON is, and at all times material hereto was, a duly elected County Commissioner of Hillsborough County, Florida.

B. The Office of County Commissioner is within the purview of the suspension powers of the Governor pursuant to Article IV, Section 7, Florida Constitution.

C. The attached complaint and affidavit alleges that FRED A. ANDERSON did commit acts in violation of law, and these allegations are hereby incorporated by reference as if fully set forth in this Executive Order.

D. FRED A. ANDERSON’s acts and actions, as alleged herein, contravene his oath of office as set forth in Article II, Section 5, Florida Constitution, to “... support, protect, and defend the Constitution and Government of the United States and of the State of Florida; ... and faithfully perform the duties of County Commissioner of Hillsborough County, Florida, ...”.

E. The acts and actions as alleged herein constitute the offenses of malfeasance, misfeasance, and/or the commission of a felony, as such offenses are used in Article IV, Section 7, Florida Constitution.

F. The best interests of the citizens of the State of Florida and the ends of justice can best be served by the immediate suspension of FRED A. ANDERSON from the public office of County Commissioner of Hillsborough County, Florida, which he now holds.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed at Tallahassee, the Capitol, this 2nd day of February, 1983.

Bob Graham
GOVERNOR

ATTEST:
George Firestone
SECRETARY OF STATE

(Copy of Complaint was filed in the office of the Secretary of the Senate.)

EXECUTIVE ORDER NUMBER 83-22
(Executive Order of Suspension)

WHEREAS, FRED A. ANDERSON is presently serving as a duly elected member of the Board of County Commissioners of Hillsborough County, Florida, and
WHEREAS, allegations of misconduct in office have been made against FRED A. ANDERSON, and
WHEREAS, after evaluating the evidence presented to the Governor from various law enforcement agencies relative to these allegations, the Governor believes that it is in the best interests of the citizens of the State of Florida, and that the ends of justice would best be served, by the suspension of FRED A. ANDERSON from public office, upon the grounds hereinafter set forth.

NOW, THEREFORE, I, BOB GRAHAM, as Governor of Florida, pursuant to the Constitution and laws of the State of Florida, do hereby find, and, for the purposes of Section 112.41, Florida Statutes, allege as follows:

A. FRED A. ANDERSON is, and at all times material hereto was, a duly elected County Commissioner of Hillsborough County, Florida.

B. The Office of County Commissioner is within the purview of the suspension powers of the Governor pursuant to Article IV, Section 7, Florida Constitution.

C. The attached complaint and affidavit alleges that FRED A. ANDERSON did commit acts in violation of law, and these allegations are hereby incorporated by reference as if fully set forth in this Executive Order.

D. FRED A. ANDERSON’s acts and actions, as alleged herein, contravene his oath of office as set forth in Article II, Section 5, Florida Constitution, to “... support, protect, and defend the Constitution and Government of the United States and of the State of Florida; ... and faithfully perform the duties of County Commissioner of Hillsborough County, Florida, ...”.

E. The acts and actions as alleged herein constitute the offenses of malfeasance, misfeasance, and/or the commission of a felony, as such offenses are used in Article IV, Section 7, Florida Constitution.

F. The best interests of the citizens of the State of Florida and the ends of justice can best be served by the immediate suspension of FRED A. ANDERSON from the public office of County Commissioner of Hillsborough County, Florida, which he now holds.

BEING FULLY ADVISED in the premises, and in accordance with the Constitution and laws of the State of Florida, this Executive Order is hereby promulgated effective immediately.

1. FRED A. ANDERSON is hereby suspended from the public office which he now holds, to-wit: County Commissioner of Hillsborough County, Florida.

2. FRED A. ANDERSON is thereby prohibited from performing any official act, duty or function of public office, from receiving any pay or allowances, and from being entitled to any of the emoluments or privileges of public office during the period of the suspension, which period shall be from the effective date hereof, until further Executive Order, or as otherwise provided by law.

WHEREAS, ROGER LEO SWIFT is presently serving as a duly elected member of the School Board of Monroe County, Florida, and
WHEREAS, on February 3, 1983, an indictment charging ROGER LEO SWIFT with interference with commerce by means of extortion was returned by a federal grand jury sitting in Miami, Florida, and
WHEREAS, it is in the best interest of the citizens of the State of Florida that ROGER LEO SWIFT be suspended from the public office that he now holds, upon the constitutional grounds hereinafter set forth.

NOW, THEREFORE, I, BOB GRAHAM, Governor of Florida, pursuant to the Constitution and laws of the State of Florida, do hereby find, and, for the purposes of Section 112.41, Florida Statutes, allege as follows:

A. ROGER LEO SWIFT is, and at all times material hereto was, a member of the School Board of Monroe County, Florida.

B. The office of school board member is within the purview of the suspension powers of the Governor pursuant to Article IV, Section 7, Florida Constitution.

C. The attached indictment alleges that ROGER LEO SWIFT did commit acts in violation of law, and these allegations are hereby incorporated by reference as if fully set forth in this Executive Order.

D. The facts alleged herein constitute the offenses of malfeasance, misfeasance, and/or the commission of a felony as such offenses are used in Article IV, Section 7, Florida Constitution.

E. The interest of the residents of Monroe County, Florida, and the citizens of the State of Florida can best be served by the immediate suspension of ROGER LEO SWIFT from the public office which he now holds.

BASING UPON the foregoing findings, and in accordance with the Constitution and the laws of the State of Florida, this Executive Order is hereby promulgated, effective immediately:

1. ROGER LEO SWIFT is hereby suspended from the public office which he now holds, to-wit: School Board Member, Monroe County, Florida.

2. ROGER LEO SWIFT is hereby prohibited from performing any official act, duty, or function of public office, from receiving any pay or allowance, and from being entitled to any of the emoluments or privileges of public office during the period of the suspension, which period shall be from the effective date hereof, until a further Executive Order, or as otherwise provided by law.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed at Tallahassee, the Capitol, this 2nd day of February, 1983.

Bob Graham
GOVERNOR

ATTEST:
George Firestone
SECRETARY OF STATE

(Copy of Complaint was filed in the office of the Secretary of the Senate.)

EXECUTIVE ORDER NUMBER 83-25
(Executive Order of Suspension)
EXECUTIVE ORDER NUMBER 83-48

WHEREAS, ERNEST AVERILL, JR. is presently serving as a duly elected member of the Board of County Commissioners of Lee County, Florida, and

WHEREAS, on March 25, 1983, two indictments charging ERNEST AVERILL, JR. with four counts of Unlawful Compensation; one count of conspiracy to commit a felony, to-wit: Unlawful Compensation or Reward for Official Behavior; and one count of Perjury in an Official Proceeding, were returned by the Grand Jury for Lee County, Florida, and

WHEREAS, it is in the best interest of the citizens of the State of Florida that ERNEST AVERILL, JR. be suspended from the public office that he now holds, upon the constitutional grounds hereinafter set forth;

NOW, THEREFORE, I, BOB GRAHAM, Governor of Florida, do hereby find, determine, and for the purposes of Section 112.41, Florida Statutes, allege as follows:

A. ERNEST AVERILL, JR. is, and at all times material hereto was, a County Commissioner of Lee County, Florida.

B. The office of County Commissioner is within the purview of the suspension powers of the Governor pursuant to Article IV, Section 7, Florida Constitution.

C. The attached indictment allegedly charge ERNEST AVERILL, JR. did commit acts in violation of Florida law, and these allegations are hereby incorporated by reference as if fully set forth in this Executive Order.

D. The facts alleged herein constitute the offenses of malfeasance, misfeasance, and/or commission of a felony as such offenses are used in Section 114.05, Florida Statutes, certificates subject to confirmation by the Senate had been prepared for the following:

E. The interest of the residents of Lee County, Florida, and the citizens of the State of Florida can best be served by the immediate suspension of ERNEST AVERILL, JR. from the public office which he now holds.

BEING FULLY ADVISED in the premises, and in accordance with the Constitution and the laws of the State of Florida, this Executive Order is hereby promulgated, effective immediately:

Section 1.

ERNEST AVERILL, JR. is hereby suspended from the public office which he now holds, to-wit: County Commissioner, Lee County, Florida.

Section 2.

ERNEST AVERILL, JR. is hereby prohibited from performing any official act, duty, or function of public office, from receiving any pay or allowance, and from being entitled to any of the emoluments or privileges of public office during the period of this suspension, which period will be from the effective date hereof, until a further executive order, or as otherwise provided by law.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed at Tallahassee, the Capitol, this 29th day of March, 1983.

Bob Graham
GOVERNOR
### Florida Junior College at Jacksonville, Board of Trustees, Members
- Lewis, A. Noody, Jacksonville
- Williams, Robert E., Amelia Island
- Yates, Alton W., Jacksonville

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- Toppino, Frank P., Key West

### Gulf Coast Community College, Board of Trustees, Members
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- Tapper, George G., Port St. Joe
- Whitehead, Charles A., Panama City

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- Hill, Ben H., III, Tampa
- Poppell, R. T., Plant City

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- McAlpin, Ira M., Jr., Ft. Pierce
- Sumner, Elder M., Okeechobee
- Wyatt, John R., Vero Beach

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- Floyd, Ben H., Cross City
- Levy, Alfonso, Lake City

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- Jackson, Terry White, Leesburg
- Patrizzio, Tully C., Mount Dora
- Williams, Almeda F., Wildwood

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- Hackney, Charles E., Bradenton

### Miami-Dade Community College, Board of Trustees, Members
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- Reeves, Garth C., El Portal

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- Drury, Willene W., Jasper
- Protzman, Norman O., Live Oak
- Townsend, Wallace S., Live Oak

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- Blue, F. Lloyd, Jr., Ft. Walton Beach
- Butler, Albert B., DeFuniak Springs
- Hill, Charlie H., Ft. Walton Beach

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- Dyson, Hitoseta S., West Palm Beach

### Pasco-Hernando Community College, Board of Trustees, Members
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- McKeown, Leland P., Brooksville
- Sasser, James H., Lutz

### Pensacola Junior College, Board of Trustees, Members
- Massey, William H., Milton
- Merts, Robert H., Pensacola
- Noonan, W. J., Jr., Pensacola
- Timmons, William A., Milton

### Polk Community College, Board of Trustees, Member
- Harris, George W., Jr., Bartow

### Florida Keys Community College, Board of Trustees, Members
- Benjamin, Philip, St. Petersburg
- Cotton, William R., Hastings
- Hancock, Frank M., Palatka
- Walker, Kathleen, Orange Park

### Gulf Coast Community College, Board of Trustees, Members
- Farnsworth, Harold C., Jr., Starke
- McGinn, Anne M., Winter Garden
- Poyner, James A., Panama City
- Rowe, Robert R., Gainesville

### Hillsborough Community College, Board of Trustees, Members
- Dorsey, Mable S., Gainesville
- Young, Robert C., Clearwater

### Indian River Community College, Board of Trustees, Members
- Franklin, Freddie, Crawfordville
- Hinson, Stewart M., Quincy
- McWilliams, Spurgeon W., Tallahassee
- Richardson, John B., III, Tallahassee

### Lake City Community College, Board of Trustees, Members
- Keen, Allan Enright, Winter Park
- Maguire, Raymer F., Jr., Orlando
- Toppino, Frank P., Key West
- Shirah, Joseph B., St. Cloud

### Lake-Sumter Community College, Board of Trustees, Members
- Alexander, Stanton, Orlando Beach
- Crockett, J. R., Ft. Lauderdale

### Miami-Dade Community College, Board of Trustees, Members
- Adair, Gerald E., Tavernier
- Barker, Mary Jean, Bradenton
- Edinger, Harrison H. "Fud", Orlando
- Frye, James E., Panama City

### Okaloosa-Walton Junior College, Board of Trustees, Members
- Hargis, David C., Destin
- Smith, David C., Gainsville
- Trice, Grace D., Ocala
- Tyree, Ann K., Panama City

### Palm Beach Junior College, Board of Trustees, Member
- Dyson, Hitoseta S., West Palm Beach

### Pasco-Hernando Community College, Board of Trustees, Members
- Garcia, Gregory G., New Port Richey
- McKeown, Leland P., Brooksville
- Sasser, James H., Lutz

### Pensacola Junior College, Board of Trustees, Members
- Massey, William H., Milton
- Merts, Robert H., Pensacola
- Noonan, W. J., Jr., Pensacola
- Timmons, William A., Milton

### Polk Community College, Board of Trustees, Member
- Harris, George W., Jr., Bartow

### Florida Senior College, Board of Trustees, Members
- Bryant, E. B., St. Petersburg
- Danos, John C., St. Petersburg
- Getzin, Harry B., St. Petersburg

### Gulf Coast Community College, Board of Trustees, Members
- Dorsey, Mable S., Gainesville
- McGinn, Anne M., Winter Garden
- Toppino, Frank P., Key West

### Hillsborough Community College, Board of Trustees, Members
- Dorsey, Mable S., Gainesville
- Young, Robert C., Clearwater

### Indian River Community College, Board of Trustees, Members
- Franklin, Freddie, Crawfordville
- Hinson, Stewart M., Quincy
- McWilliams, Spurgeon W., Tallahassee
- Richardson, John B., III, Tallahassee

### Lake City Community College, Board of Trustees, Members
- Keen, Allan Enright, Winter Park
- Maguire, Raymer F., Jr., Orlando
- Toppino, Frank P., Key West
- Shirah, Joseph B., St. Cloud

### Lake-Sumter Community College, Board of Trustees, Members
- Alexander, Stanton, Orlando Beach
- Crockett, J. R., Ft. Lauderdale

### Miami-Dade Community College, Board of Trustees, Members
- Adair, Gerald E., Tavernier
- Barker, Mary Jean, Bradenton
- Edinger, Harrison H. "Fud", Orlando
- Frye, James E., Panama City

### Okaloosa-Walton Junior College, Board of Trustees, Members
- Hargis, David C., Destin
- Smith, David C., Gainsville
- Trice, Grace D., Ocala
- Tyree, Ann K., Panama City

### Palm Beach Junior College, Board of Trustees, Member
- Dyson, Hitoseta S., West Palm Beach

### Pasco-Hernando Community College, Board of Trustees, Members
- Garcia, Gregory G., New Port Richey
- McKeown, Leland P., Brooksville
- Sasser, James H., Lutz

### Pensacola Junior College, Board of Trustees, Members
- Massey, William H., Milton
- Merts, Robert H., Pensacola
- Noonan, W. J., Jr., Pensacola
- Timmons, William A., Milton

### Polk Community College, Board of Trustees, Member
- Harris, George W., Jr., Bartow

### Florida Senior College, Board of Trustees, Members
- Bryant, E. B., St. Petersburg
- Danos, John C., St. Petersburg
- Getzin, Harry B., St. Petersburg
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<td>Southwest Florida Water Management District, Governing Board, Members</td>
<td>Harkala, Walter H., Plant City</td>
<td>[Referred to the Committees on Commerce and Executive Business.]</td>
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<td>Kumpe, Mary A., Sarasota</td>
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<td>Lambert, Ronald B., Wauchula</td>
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<td>Stubbs, Wm. O., Jr., Dale City</td>
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<td>Zagarac, Michael, Jr., Clearwater</td>
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<tr>
<td>St. Johns River Water Management District, Governing Board, Member</td>
<td>Simmons, Ralph E., Amelia Island</td>
<td>[Referred to the Committees on Corrections, Probation and Parole and Executive Business.]</td>
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<tr>
<td>Oklawaha River Basin Board, St. Johns River Water Management District, Members</td>
<td>Anderson, Jack, Haines City</td>
<td>[Referred to the Committees on Economic, Community and Consumer Affairs and Executive Business.]</td>
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<td>Kaster, Bruce R., Ocala</td>
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<td>Struthers, Orville W., Winter Garden</td>
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<td>Big Cypress Basin Board, South Florida Water Management District, Members</td>
<td>Wise, R. C., Naples</td>
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<td>Yokel, Bernard, Naples</td>
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<td>Coastal Rivers Basin Board of the Southwest Florida Water Management District, Members</td>
<td>Barnes, Charles P., Crystal River</td>
<td>[Referred to the Committees on Governmental Operations and Executive Business.]</td>
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<td>Gallagher, John J., New Port Richey</td>
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<td>Grey, John R., New Port Richey</td>
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<td>Register, Max, Brooksville</td>
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<td>Hillsborough River Basin Board of the Southwest Florida Water Management District, Members</td>
<td>Figg, Mary, Lutz</td>
<td>[Referred to the Committees on Judiciary-Criminal and Executive Business.]</td>
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<td>Sapp, Bobby L., Plant City</td>
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<td>Manasota Basin Board, Southwest Florida Water Management District, Member</td>
<td>Longino, Berryman T., Sarasota</td>
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<td>Northwest Hillsborough County Basin Board, Southwest Florida Water Management District, Members</td>
<td>Jackson, Frank D., II, Tampa</td>
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<td>Martin, Charles H., Odessa</td>
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<td>Stone, Allan K. (Al), Tampa</td>
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<td>Peace River Basin Board of the Southwest Florida Water Management District, Members</td>
<td>Daniels, C. Lamar, Winter Haven</td>
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<td>Mason, Geo. P., Jr., Lake Placid</td>
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<td>Peeples, Vasco, Punta Gorda</td>
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<td>Pinellas-Anclote River Basin Board of the Southwest Florida Water Management District, Members</td>
<td>Knowlden, David H., St. Petersburg</td>
<td>[Referred to the Committees on Natural Resources and Conservation and Executive Business.]</td>
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<td>Kujawski, Elizabeth Powell, Indian Rocks Beach</td>
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<td>Starkey, Jay B., Jr., Odessa</td>
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<td>Florida Citrus Commission, Members</td>
<td>Bouis, Frank S., Leesburg</td>
<td>[Referred to the Committees on Transportation and Executive Business.]</td>
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<td>Davis, Joe L., Wauchula</td>
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<td>Griffin, Ben Hill, III, Frostproof</td>
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<td>Newbern, C. D., Tampa</td>
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<td>Schirard, John H., Sanford</td>
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<td>Secretary of Business Regulation</td>
<td>Rutledge, Gary R., Tallahassee</td>
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### Special Guests

- Senator Thomas introduced to the Senate Dr. Kurt Waldheim, former Secretary General of the United Nations and Distinguished Visiting Lecturer at Florida State University, and Mrs. Waldheim; Florida State University President Bernard Sliger; Vice President of Academic Affairs, Dr. Gus Turnbull; and Vice President for University Relations, Pat Hogan.

- On motion by Senator Thomas, the rules were waived and by two-thirds vote SR 420 was withdrawn from the Committee on Rules and Calendar.
On motion by Senator Thomas—

SR 420—A resolution honoring Dr. Kurt Waldheim, former Secretary General of the United Nations, expressing appreciation for his contribution to higher education in Florida as a Distinguished Visiting Lecturer in International Relations and Law at Florida State University.

WHEREAS, Dr. Kurt Waldheim is acclaimed worldwide for more than 35 years of diplomatic service on behalf of his Austrian homeland and the United Nations, and

WHEREAS, Dr. Waldheim holds a law degree from the University of Vienna, is a graduate of the Vienna Consular Academy, and has received numerous honorary degrees from universities throughout the world, and

WHEREAS, Dr. Waldheim in 1955 became a permanent observer at the United Nations, in 1964 was named Austria's permanent representative to that body, for a time chaired the U. N. Outer Space Committee, and from 1971 to 1981 was Secretary General of the United Nations, and

WHEREAS, he has researched and written several books on international affairs, including The Austrian Example, The Challenge of Peace, and Building the Future Order, and

WHEREAS, Dr. Waldheim during the 1982-1983 academic year is a Distinguished Visiting Lecturer in International Relations and Law at Florida State University, and in that capacity has given two major public addresses one of which dealt with "The Challenge of Peace" and was followed by colloquia for international students, faculty members, and members of the Tallahassee community, has addressed the Florida Economics Club, has met with political science classes and conducted seminars in law, and plans to participate in a major conference scheduled for October 1983, and

WHEREAS, the appointment of this distinguished scholar and diplomat advances the pursuit of quality education in this state, NOW, THEREFORE,

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

That the Senate on behalf of the citizens of this state hereby expresses its appreciation to Dr. Kurt Waldheim, noted scholar, author, and diplomat, and former Secretary General of the United Nations, for his enhancement of higher education in Florida during his 1982-1983 appointment to the Florida State University faculty.

BE IT FURTHER RESOLVED that a copy of this resolution, signed by the President of the Senate, with the Seal of the Florida Senate affixed, be transmitted to Dr. Kurt Waldheim as a tangible token of the sentiments expressed herein.

—was taken up out of order by unanimous consent, read the second time in full and adopted. The vote on adoption was:

Yea—35

Mr. President Frank Johnston Neal
Beard Girardeau Kirkpatrick Plummer
Carlucci Gordon Malchon Scott
Castor Grant Mann Stuart
Childers, D. Grizzle Margolis Thomas
Childers, W. D. Hair Maxwell Thurman
Crawford Hill McPherson Vogt
Dunn Jenze Meek Weinstein
Fox Jennings Myers

Nay—None

All Senators were recorded as co-introducers of SR 420.

The President presented a copy of SR 420 to Dr. Waldheim.

On motion by Senator Gordon, the following remarks were ordered printed in the Journal:

Dr. Waldheim: President Peterson, Senator Thomas, distinguished members of the Senate, I am indeed deeply moved by the action the Senate of the State of Florida has just taken. I have listened carefully to the text of the resolution and I wish to express to all of you my deep and most sincere gratitude for having taken this action. The adoption of that resolution links me even closer to the State of Florida. I feel very much attached to your state having come here so often to relax a little during the ten years of my Secretary-chairmanship in New York. When I had all those travels, I came down to your beautiful state to get encouragement for my future work and it always helped me. That was not only for the last ten years, but already before when I was Ambassador for my country to the United Nations, I discovered Florida and came down here and learned to love this beautiful state. And then developed a new way that I got connected in another way to your state through my visiting professorship at Florida State University. I'm very happy to see President Sliger here and Vice President Hogan and Vice President Turnbull. It is a marvelous feeling for me that you consider me part of your beautiful state. Let me also tell you how much I appreciate what the State of Flor- ida is doing internationally, because you are really a bridge between North America and Central America and that it is so important. We in the United Nations have learned how important it is to help each other and to understand the problems of other nations. Now you are doing this here in Florida. The State of Florida is not only using nice words for those poorer people in the South, but it is helping with deeds in the humanitarian field in practical ways and also helping these people psychologically. So many thousands are coming to your state and you are helping them. You are giving a wonderful example to other states, not only in your country, but to the other countries of the world that they see what can be done through this kind of solidarity between the North and the South. We feel the problem in the South now and we must come to the conclusion that these problems can only be solved on a global basis. Nobody can solve its problems in an isolated way. Once the British said, "let's live in splendid isolation". Well, those times are over. Today, you are one international community and you have to help each other. This is what the State of Florida is doing and you are giving a marvelous example in this way. I think that this will have its impact on other nations in the world to help the suffering people and in this way make a contribu- tion to the great challenging problems of our time. As long as this deep-"rooted between the rich and poor exists there can be no political stability in the world. Only if we can aid justice and equality amongst nations we have a chance to solve the problems of our time in economic, social and humanitarian fields—and let me add immediately, also in the political field, because there is no political stability as long as there isn't economic and social stability in the world. So again, let me thank you for your kind- ness and for your generosity in adopting that resolution which I consider recognition of what we have done in the United Nations to try to help suffering people in the world. Let words thank you because through this resolution you have helped me in becoming a citizen of your great State of Florida. I'm really very happy that in this way I'm coming much closer to you and I assure you that it will always be a pleasure for my wife and for me to return to this great state of the United States of America. I extend to you my warmest and best wishes for a happy and prosperous future. Thank you, Mr. President.

SPECIAL ORDER

On motion by Senator Jennings, by two-thirds vote—

SB 66—A bill to be entitled An Act relating to elections; amending s. 98.255, Florida Statutes, specifying requirements with respect to certain voter educational programs and materials; amending s. 101.62(5), Florida Statutes, specifying requirements with respect to materials delivered with absentee ballots; providing an effective date.

—was read the second time by title.

Senators Jennings, Malchon and Castor offered the following amend- ment which was moved by Senator Jennings and adopted:

Amendment 1

On page 1, strike all of lines 17-19 and insert: educational programs and materials of a nonpartisan nature in his county as he may deem appropriate. Such programs and materials shall not include any questionnaire or survey relating to candidates or issues.

On motion by Senator Jennings, by two-thirds vote SB 66 as amended was read the third time by title, passed, ordered engrossed and then certi- fied to the House. The vote on passage was:

Yea—35

Mr. President Gersten Johnston Myers
Beard Gordon Kirkpatrick Neal
Carlucci Grant Malchon Plummer
Castor Girardeau Mann Scott
Childers, D. Grizzle Margolis Thomas
Childers, W. D. Hair Maxwell Thurman
Crawford Hill McPherson Vogt
Dunn Jenze Meek Weinstein
Fox Jennings Myers

Nay—None

The President now presents the vote that was taken on the third reading of SB 66 with amendments.
April 5, 1983

JOURNAL OF THE SENATE

Nays—4

Dunn  Frank  Jenne  Stuart

On motions by Senator W. D. Childers, by two-thirds vote—

SB 86—A bill to be entitled An act relating to ambulance service contracts; revising, revising, and readopting, notwithstanding the Regulatory Sunset Act, chapter 638, Florida Statutes; amending ss. 638.021-638.061, 638.081-638.141, 638.161, 638.181-638.211, 638.231-638.271, Florida Statutes; providing definitions; providing powers and duties of Department of Insurance; providing for certificate of authority; requiring annual statement; increasing required capital; requiring deposit or bond; providing for suspension or revocation of certificate; requiring notice of suspension or revocation; providing for rate filings and approval of forms; providing for tax on premiums and assessments; creating s. 638.125, Florida Statutes; specifying applicability of unfair insurance trade practices law; providing for service of process; providing for registration of sales representatives; providing for service of process; providing for service of sales representatives; providing grounds for discipline; providing for disposition of taxes and fees; prohibiting ambulance service associations from transacting insurance business; prohibiting fronting; prohibiting certain relationships with funeral directors; providing for annulment; allowing to stand repealed under the Regulatory Sunset Act ss. 638.071, 638.171, Florida Statutes, relating to special surplus requirements and relating to service of process; providing for legislative review; providing for an effective date.

—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:

Yeas—39

Mr. President  Frank  Jennings  Myers
Barron  Gersten  Johnston  Neal
Beard  Girardeau  Kirkpatrick  Plummer
Carlucci  Gordon  Langley  Scott
Castor  Grant  Malchon  Stuart
Childers, D.  Grizzle  Mann  Thomas
Childers, W. D.  Hair  Margolis  Thurman
Crawford  Henderson  Maxwell  Vogt
Dunn  Hill  McPherson  Weinstei
Fox  Jenne  Meek

Nays—None

On motions by Senator Kirkpatrick, by two-thirds vote—

SB 73—A bill to be entitled An act relating to milk fat testers; revising and readopting, notwithstanding the Regulatory Sunset Act, s. 502.032, Florida Statutes; providing for regulation of milk fat testers by the Department of Agriculture and Consumer Services; providing for legislative review; providing for an effective date.

—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:

Yeas—39

Mr. President  Frank  Jennings  Myers
Barron  Gersten  Johnston  Neal
Beard  Girardeau  Kirkpatrick  Plummer
Carlucci  Gordon  Langley  Scott
Castor  Grant  Malchon  Stuart
Childers, D.  Grizzle  Mann  Thomas
Childers, W. D.  Hair  Margolis  Thurman
Crawford  Henderson  Maxwell  Vogt
Dunn  Hill  McPherson  Weinstei
Fox  Jenne  Meek

Nays—None

On motions by Senator Grant, by two-thirds vote—

SB 165—A bill to be entitled An act relating to frozen desserts; revising and readopting, notwithstanding the Regulatory Sunset Act, chapter 503, Florida Statutes; amending ss. 503.011(4), 503.021, 503.031, 503.041, Florida Statutes; providing definitions; providing legislative intent; providing powers of the Department of Agriculture and Consumer Services; providing license fees; providing for legislative review; providing for an effective date.

—was read the first time by title and SB 72 was laid on the table.

On motions by Senator Thurman, by two-thirds vote CS for SB 72 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:

Yeas—34

Mr. President  Frank  Kirkpatrick  Plummer
Barron  Gersten  Langley  Scott
Beard  Grant  Malchon  Stuart
Carlucci  Grizzle  Mann  Thomas
Castor  Hair  Margolis  Thurman
Childers, D.  Hill  McPherson  Vogt
Childers, W. D.  Jenne  Meek  Weinstei
Crawford  Jennings  Myers
Fox  Johnston  Neal

Nays—3

Dunn  Gordon  Maxwell

Vote after roll call:

Yea—Girardeau
Nay to Yea—Dunn, Gordon

On motions by Senator Carlucci, by two-thirds vote—

SB 21—A bill to be entitled An act relating to an overpass designation; designating and naming the University Boulevard Overpass in Jacksonville, Duval County, Florida, as the Wallace P. Covington Overpass; providing for appropriate markers to be erected by the Department of Transportation; providing for an effective date.

—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:

Yeas—36

Mr. President  Fox  Jenne  Meek
Barron  Frank  Jennings  Myers
Beard  Gersten  Johnston  Neal
Carlucci  Girardeau  Kirkpatrick  Scott
Castor  Grant  Langley  Stuart
Childers, D.  Grizzle  Malchon  Thomas
Childers, W. D.  Hair  Mann  Thurman
Crawford  Henderson  Maxwell  Vogt
Dunn  Hill  McPherson  Weinstei

Nays—None

Vote after roll call:

Yea—Gordon

By the Committee on Agriculture—

CS for SB 72—A bill to be entitled An act relating to horse sales, shows, and exhibitions; amending ss. 535.01, Florida Statutes, requiring a license to conduct a public venue at which any thoroughbred horse is offered for sale; eliminating reference to yearlings and 2-year olds; amending ss. 535.05, Florida Statutes, requiring a $10 license fee; amending s. 535.10, Florida Statutes, providing for review and repeal commission; saving chapter 535, Florida Statutes, as amended, from sunset repeal scheduled October 1, 1983; providing for review and repeal of said chapter on October 1, 1993; providing for an effective date.

—was read the first time by title and SB 72 was laid on the table.

On motions by Senator Thurman, by two-thirds vote CS for SB 72 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:
reclaimed state in accordance with the master reclamation plan. To encourage the reclamation of a maximum number of acres to a
amount not to exceed 1 percent of the amount of the fund at the begin-
ing of the fiscal year. After payment of all the costs, no moneys shall be paid to the landowner in excess of amounts that
are eligible for reimbursement and upon receiving certification from
the Comptroller (4). Money paid into the Nonmandatory Land Reclamation Trust Fund shall be made available for the costs
expended for reclamation accomplished in accordance with programs approved by the Department of Natural Resources for lands
mined or disturbed by the severance of phosphate rock or prior to
July 1, 1975, which lands are not subject to mandatory reclamation
under s. 211.321(1)(a). The Comptroller is authorized to make periodic reimbursements. The landowner may select a
method of reimbursement from the alternatives adopted by the
Comptroller (4). Money paid into the Nonmandatory Land Reclamation Trust Fund may further be used to purchase lands, or any interest in lands,
which are eligible for reimbursement and upon receiving certification from
the Department of Natural Resources that the reclamation conforms to the standards in the master reclamation plan
and to the approved reclamation program, or in completion of an approved
program for reclamation of lands not subject to mandatory reclamation,
and upon verification of the cost of the reclamation, grant payments of funds from the Nonmandatory Land Reclamation Trust Fund in an amount
equal to 100 percent of such costs, less any retainage the Comptroller deems reasonable to ensure completion of incurred costs in
completing the reclamation program, subject to the following limitations:

(a) A landowner shall not be entitled to payments in excess of the funds available in the Nonmandatory Land Reclamation Trust Fund.

(b) No moneys shall be paid to the landowner in excess of amounts actually expended and reasonably necessary to effect reclamation, or
to effect reclamation that exceeds standards in the master reclamation plan.

(c) As to lands which are deemed reclaimed without the necessity of reclamation after the adoption of the master reclamation plan, no moneys shall be paid to the landowner.

(d) Moneys shall be paid only for reclamation which is consistent with the master reclamation plan to be developed under s. 378.021 and
drafted as a rule.

(4) The Department of Natural Resources shall not accept any application for approval of a reclamation program which includes a
request for reimbursement of funds from the Nonmandatory Land Reclamation Trust Fund after January 1, 1985.

(5) Money paid into the Nonmandatory Land Reclamation Trust Fund may further be used to purchase lands, or any interest in lands,
which have been mined or disturbed by the removal of phosphate rock
prior to July 1, 1975, for the purpose of acquiring such lands or interest therein for hunting, fishing, or other outdoor recreational purposes.
Any interest in lands purchased may be less than a fee interest so long as the fee will vest in the state upon the occurrence of an event or date.
An amount not to exceed 1 percent of the amount of the fund at the begin-
ing of the fiscal year may be used by the designated manager of the
lands for the purposes for which the lands were purchased, including
reclamation or restoration of all or portions of the lands to enhance their
wildlife values.

II. This act shall take effect upon becoming a law.

Senator Neal moved the following substitute amendment:

Amendment 2—On page 1, line 14, strike everything after the enact-
ing clause and insert:

(1) It is the intent of the Legislature to provide an economic incentive
to landowners to reclaim all lands mined or disturbed by the sever-
ance of phosphate rock prior to July 1, 1975, which lands are not subject
to mandatory reclamation under s. 211.321(1)(a), in a timely manner and
to encourage the reclamation of a maximum number of acres to a
reclaimed state in accordance with the master reclamation plan.
Section 1. Section 378.031, Florida Statutes, 1982 Supplement, is amended to read:

378.031 Nonmandatory Land Reclamation Trust Fund.—

(1) It is the intent of the Legislature to provide an economic incentive to reclaim all lands mined or disturbed by the severance of phosphate rock prior to July 1, 1975, which lands are not subject to mandatory reclamation under s. 211.32(1)(a), in a timely manner and to encourage the reclamation of a maximum number of acres to a reclaimed state in accordance with the master reclamation plan.

(2) The Department of Natural Resources shall administer the nonmandatory land reclamation program. The Department is authorized to approve applications which are consistent with the master reclamation plan for participation in the nonmandatory land reclamation program.

(3) Money paid into the Nonmandatory Land Reclamation Trust Fund shall be made available for the costs expended for reclamation accomplished in accordance with programs approved by the Department of Natural Resources for lands mined or disturbed by the severance of phosphate rock prior to July 1, 1975, which lands are not subject to mandatory reclamation under s. 211.32(1)(a) (214.984). The Department of Natural Resources, upon verifying that the reclamation or an allocable portion thereof has been accomplished in accordance with the standards in the master reclamation plan and the approved reclamation program and upon certifying the costs of such reclamation, shall Compensator shall, upon written verification by the Department of Natural Resources of completion of an approved program for reclamation of lands not subject to mandatory reclamation, and upon verification of the costs of the reclamation, grant payments of funds from the Nonmandatory Land Reclamation Trust Fund, which may be on a periodic basis, in an amount equal to 100 percent of such costs less any reimbursement the Comptroller deems reasonable to assure completion of the reclamation program, the costs incurred in completing the reclamation program, subject to the following limitations:

(a) A participant landowner shall not be entitled to payments in excess of the funds available in the Nonmandatory Land Reclamation Trust Fund.

(b) No moneys shall be paid to the participant landowner in excess of amounts actually expended and reasonably necessary to effect reclamation that exceeds standards in the master reclamation plan.

(c) As to lands which are deemed reclaimed without the necessity of reclamation after the adoption of the master reclamation plan, no moneys shall be paid to the participant landowner.

(d) Moneys shall be paid only for reclamation which is consistent with the master reclamation plan to be developed under s. 378.021 and adopted as a rule.

(4) Money paid into the Nonmandatory Land Reclamation Trust Fund may also be used by the Department of Natural Resources to purchase land included within the master plan developed and adopted as a rule under s. 378.021, at a negotiated price, when the Department of Natural Resources reasonably determines that such purchase will serve the public interest because of the exceptional need to accomplish particular reclamation and restoration and finds that the landowner is unable or unwilling to restore or reclaim the land in accordance with the master plan. In the event that a sale price cannot be agreed upon, the Department of Natural Resources is authorized to exercise the power of eminent domain and to proceed to condemn said property in accordance with the provisions of chapter 73. Where property is acquired under this subsection, the Department of Natural Resources shall reclaim and restore such land as soon as practicable, with the costs of such reclamation and restoration to be paid in advance from the Nonmandatory Land Reclamation Trust Fund. Such land shall within a reasonable time thereafter be resold at public sale, at a price not less than that expended by the state for reclamation. The proceeds of such sale shall be payable to the Nonmandatory Land Reclamation Trust Fund.

(5) The Department of Natural Resources shall not accept any application for participation in this program which includes a request for reimbursement of funds from the Nonmandatory Land Reclamation Trust Fund after January 1, 1985.

(6) Money paid into the Nonmandatory Land Reclamation Trust Fund may further be used to purchase lands, or any interest in lands, which have been mined or disturbed by the removal of phosphate rock prior to July 1, 1975, for the purpose of acquiring such lands or interest therein for hunting, fishing, or other outdoor recreational purposes. Any interest in lands purchased may be less than a fee interest so long as the fee will vest in the state upon the occurrence of an event or date. An amount not to exceed 1 percent of the amount of the fund at the beginning of the fiscal year may be used by the designated manager of the lands for the purposes for which the lands were purchased, including reclamation or restoration of all or portions of the lands to enhance their wildlife values.

(7) The Comptroller shall adopt rules to implement the payment provisions of the master reclamation plan and this section, including but not limited to, periodic reimbursements and competitive procurement of services and commodities to the extent practical unless a participant elects to utilize its own personnel and equipment. The participant may select a method of reimbursement from the alternatives adopted by the Comptroller.

Section 2. The Department of Natural Resources is authorized one additional position and is hereby appropriated the sum of $10,000 from the Nonmandatory Land Reclamation Trust Fund, and the Comptroller is authorized one additional position and is hereby appropriated the sum of $10,000 from the General Revenue Fund to implement the provisions of this act through June 30, 1983. The Executive Office of the Governor shall allocate the amount appropriated to the proper categories prior to disbursement.

Section 3. This act shall take effect upon becoming a law.

Senator Neal moved the following amendment to Amendment 2 which was adopted:

Amendment 2A—On page 1, line 26, after the word “program,” insert: Participation in the program shall not be limited to the fee simple owner but may include, among others, the owners of the subsurface mineral interests as defined by rule.

Amendment 2 as amended was adopted.

The Committee on Natural Resources and Conservation recommended the following amendment which was moved by Senator Neal:

Amendment 3—in title, on page 1, lines 2-10, strike all of said lines and insert: An act relating to nonmandatory land reclamation; amending s. 378.031, Florida Statutes, 1982 Supplement; providing legislative intent; providing for partial reimbursement before completion of an approved reclamation program under certain circumstances, providing an effective date.

Senator Neal moved the following substitute amendment which was adopted:

Amendment 4—in title, on page 1, line 1, strike the title and insert: A bill to be entitled An act relating to nonmandatory land reclamation; amending s. 378.031, Florida Statutes, 1982 Supplement; providing legislative intent; requiring the Department of Natural Resources to administer the program; authorizing periodic payments upon completion of specified portions of the reclamation; authorizing participants to receive reimbursements; prohibiting reimbursement for reclamation that exceeds standards in the master reclamation plan; authorizing the Comptroller to fix retainages to assure completion of a program and to adopt rules providing for reimbursement for reclamation that exceeds standards in the master reclamation plan and providing for the payment of services and commodities; authorizing additional positions; providing for an appropriation; providing an effective date.

On motion by Senator Kirkpatrick, by two-thirds vote SB 41 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was: Yeas—36

Mr. President
Barron
Beard
Carlucci
Caster
Children, D.
Children, W. D.
Crawford
Fox
Jenne
Johnston
Kirkpatrick
Langley
Malchon
Margolis
Maxwell
Meek

Merlin
Gersten
Girardeau
Gordon
Grant
Grizzle
Hair
Henderson
Hill
Nennings
Jennings
Johnston
Kirkpatrick
Langley
Malchon
Margolis
Maxwell
Meek

Myers
Neil
Plummer
Scott
Stuart
Thomas
Thurman
Vogt
Weinstein

36
Nays—None
Vote after roll call:
 Yea—Mann

By permission the following statement was received:

The effect of Amendment 2A to Amendment 2 to Senate Bill 41 is to permit Occidental Chemical Company in Hamilton County to qualify for participation on the old lands reclamation as a mineral rights owner.

Pat Frank, 23rd District
Patrick K. Neal, 27th District

On motions by Senator Kirkpatrick, by two-thirds vote—

SB 92—A bill to be entitled An act relating to citrus fruit dealers and agents; amending ss. 601.59(1), (2), 601.601(2), Florida Statutes; raising license and registration fees; providing an effective date.

...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:

Yeas—35

Mr. President Fox Hill Myers
Barron Frank Jennings Neal
Beard Gersten Kirkpatrick Neff
Carlucci Girardeau Langley Myers
Castor Gordon Malchon Myers
Children, D. Grant Margolis Myers
Children, W. D. Grizzle Maxwell Neff
Crawford Hair Max Boogard Neff
Dunn Henderson Meek

Nays—None
Vote after roll call:
 Yea—Jenne

INTRODUCTION AND REFERENCE OF BILLS

By Senator Kirkpatrick—

SR 505—A resolution proclaiming Florida Blue Key Legislative Day.

...which was read the first time by title. On motion by Senator Kirkpatrick, SR 505 was read the second time in full and adopted. The vote on adoption was:

Yeas—30

Mr. President Dunn Hill Plummer
Barron Fox Jennings Scott
Beard Frank Langley Thomas
Carlucci Girardeau Malchon Thurman
Castor Gordon Margolis Vogt
Children, D. Grant Maxwell Weinstein
Children, W. D. Grizzle Myers
Crawford Hair Neff

Nays—None
Vote after roll call:
 Yea—McPherson

On motion by Senator Neal, the rules were waived and the Committee on Natural Resources and Conservation was granted permission to meet this day after adjournment of the meeting in the President’s Conference Room to consider Senate Bills 44, 175, 188 and 113.

Senator Barron moved that the record reflect on this day that a two-thirds vote was obtained for the second and third readings of each bill. The motion was unanimously adopted.

Pursuant to the motion by Senator Barron, the Senate recessed at 3:44 p.m. to reconvene at 10:00 a.m., April 12, 1983.