



Journal of the Senate

Number 1

Tuesday, April 2, 1985

Beginning the Seventeenth Regular Session of the Legislature of Florida convened under the Florida Constitution of 1968, at the Capitol, in the City of Tallahassee, Florida, on Tuesday, the Second day of April, A.D., 1985, being the day fixed by the Constitution of the State of Florida for convening the Legislature.

The Senate was called to order by Senator Harry A. Johnston, II, President of the Senate, at 10:00 a.m. A quorum present—39:

Yeas—39

Mr. President	Frank	Johnson	Neal
Barron	Gersten	Kirkpatrick	Peterson
Beard	Girardeau	Kiser	Plummer
Carlucci	Gordon	Langley	Scott
Castor	Grant	Malchon	Stuart
Childers, W. D.	Grizzle	Mann	Thomas
Crawford	Hair	Margolis	Thurman
Deratany	Hill	McPherson	Vogt
Dunn	Jenne	Meek	Weinstein
Fox	Jennings	Myers	

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Fox	Jennings	Myers	

Nays—None

Excused: Senator D. Childers

Prayer by the Rev. Gene Keith, Pastor, Southside Baptist Church, Gainesville:

Our Father and our God, you have taught us in the word that we are to lift up holy hands and pray for kings and all who are in the party that we might lead a quiet and peaceable life. And Father, we do that this morning for this influential body that has met here to govern this state. May a spirit of wisdom and discernment rest upon this body. Thou art welcome in this place and as they gather to deal with some of the most complicated controversial issues of their careers, may a spirit of wisdom rest upon them. Place your hand upon the President of this Senate, the Senators, their aides, their committees, their secretaries, the pages, all who have a part in the affairs of this great state. And we pray that the motto "In God We Trust" might not just be a motto or a formality or something to decorate the walls, but a reality in this great state that you've given them the privilege of governing. We pray this in Christ's name. Amen.

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

Special Performance

Senator Grizzle introduced "The Baker's Dozen," a choir group from the Boca Ciega High School in Pinellas County. The group, under the direction of Tim Moore, sang several selections.

The President introduced his wife Mary and their daughter Rebecca.

The President recognized former Presidents of the Senate Randolph Hodges, Lew Brantley, Philip Lewis, Dempsey Barron, W. D. Childers and Curtis Peterson; and former Senators George Firestone, Robert Elrod and his wife, Jean, and Catherine Brantley, wife of Senator Brantley.

The President introduced Becky Etheridge Brown, who became the wife of Secretary Joe Brown in an historic first wedding ceremony in the Senate chamber on March 22.

On motion by Senator Jenne, the Rules of the Senate adopted November 20, 1984, with recommended amendments set forth in a report distributed to each member, were adopted. The vote on adoption was:

RULES OF THE SENATE

RULE ONE

OFFICERS, SENATORS, EMPLOYEES, AND ETHICS

PART ONE—OFFICERS OF THE SENATE

1.1—Election of the President, President Pro Tempore, Minority Leader, and Minority Leader Pro Tempore

A President and a President Pro Tempore of the Senate shall be elected for a term of two (2) years at the organization session preceding the regular session of each odd-numbered year. They shall take an oath to support the Constitutions of the United States and of the State of Florida, and for the true and faithful discharge of the duties of office. At a regular session the Majority Party may, by caucus called by the President, elect a President Designate and a President Pro Tempore Designate, and their names shall be certified to the Secretary of the Senate. The Minority Party shall by caucus elect a Minority Leader and a Minority Leader Pro Tempore, and their names shall be certified to the Secretary of the Senate at the organization session. All elected officers are to hold office until their successors are chosen and qualified or until the expiration of their term, whichever shall first occur.

1.2—Calling the Senate to order

The President shall call the Senate to order at the hour provided by these Rules or at the hour established by the Senate at the last session. On the appearance of a quorum, the President shall cause the Senate to proceed with the daily order of business. He may recess the Senate for periods of time not to exceed thirty (30) minutes.

1.3—The President's control of Chamber, corridors, and rooms

The President shall preserve order and decorum and shall have general control of the Chamber, corridors, passages, and rooms of the Senate whether in the Capitol or elsewhere. If there is a disturbance, he may clear the area.

1.4—The President's signature; questions of order; travel

The President shall sign all acts, joint resolutions, resolutions, and memorials. No writ, warrant, subpoena, or authorization for payment or other papers shall issue without the signature of the President. The President shall approve vouchers. He shall decide all questions of order, sub-

ject to an appeal by any Senator. As necessary, the President is authorized to incur travel and per diem expenses for the next session of the legislature. The President of the Senate and the Chairman of the Committee on Rules and Calendar shall have the power to assign duties and sign requisitions pertaining to legislative expenses incurred in transacting the financial business of the Senate as authorized.

1.5—Appointment of committees

The President shall appoint all standing committees, standing subcommittees, select committees, and the Senate members of conference and joint select committees.

Any member removed from a committee without his consent shall have the right to appeal such removal to the Committee on Rules and Calendar.

1.6—The President's vote

The President shall not be required to vote in legislative proceedings. In all yea and nay votes, the President's name shall be called last.

1.7—Vacating chair; duties of President Pro Tempore

(a) The President may name any Senator to perform the duties of the chair.

(b) If for any reason he is absent and fails to name a Senator, the President Pro Tempore shall assume the duties of the chair.

(c) In the event the chair is vacated permanently, nothing herein shall preclude the Senate from designating a presiding officer.

(d) Should the President resign, he may, prior to his resignation, designate a member of the Majority Party to assume the duties of the chair until a permanent successor is elected.

1.8—Election of the Secretary of the Senate

A Secretary of the Senate shall be elected for a period of two (2) years pursuant to the provisions of section 11.15, Florida Statutes. A staff of assistants shall be employed to regularly transact such business as required by law, by Rules of the Senate, or as assigned by the President. The Secretary shall take an oath to support the Constitutions of the United States and of the State of Florida, and for the true and faithful discharge of the duties of office.

The Secretary shall be under the supervision of the President of the Senate, who may assign additional duties to the Secretary. The Secretary shall be the enrolling and engrossing clerk of the Senate and may designate an assistant enrolling and engrossing clerk. The Secretary shall generally supervise all matters pertaining to Senate business.

1.9—Secretary's duties at organization session

In the absence of the President and the President Pro Tempore of the preceding session, the Secretary shall, at the organization session of the legislature, call the Senate to order. Pending the election of a President or a President Pro Tempore, the Secretary shall preserve order and decorum, and decide all questions of order subject to appeal by any Senator. The duties prescribed by this section may be delegated by the Secretary to any Senator.

1.10—Duties generally; keeps Journal

The Secretary shall keep a correct daily Journal of the proceedings of the Senate, and this Journal shall be numbered serially from the first day of each session of the legislature and shall be distributed by the Secretary for the information of the legislature and the public. He shall superintend the engrossing, enrolling, and transmitting of bills, resolutions, and memorials. He shall not permit any records or papers belonging to the Senate to be removed from his custody other than in the regular course of business and with proper receipt. The Secretary shall keep a separate Journal of the proceedings of the executive sessions of the Senate.

1.11—Prepares daily calendar

The Secretary shall prepare a daily calendar that shall set forth: (1) the order of business; (2) the committee report on each bill, i.e., whether favorable, favorable with committee amendments, or favorable with committee substitutes; (3) the status of each bill, i.e., whether on second or third reading; and (4) notices of committee meetings. The Secretary shall distribute the daily calendar for the information of the legislature and the public.

1.12—Reads papers; calls roll

The Secretary shall have read to the Senate all papers ordered to be read; note responses of Senators when the roll is called to determine the presence of a quorum; call the roll and note the answers of Senators when a question is taken by yeas and nays; and assist, under the direction of the President, in taking the count when any vote of the Senate is taken by a show of hands or otherwise.

1.13—Attests to warrants and subpoenas; certifies passage

The Secretary shall attest to all writs, warrants, subpoenas, and authorizations for payment issued by order of the Senate and shall attest to the passage of all bills, resolutions, and memorials.

1.14—Prepares printed forms

The Secretary shall prepare the copy for all printed forms used by the Senate.

1.15—Examines legal form of bills for introduction

The Secretary shall examine bills on their tender for introduction, but prior to their receiving a number, he shall determine whether they meet the requirements of law and of these Rules. The Secretary shall direct the attention of the introducer to apparent defects, but the introducer shall be exclusively responsible for the constitutional and legal correctness of the bill.

1.16—Indexes bills

The Secretary shall maintain a numerical index of bills and resolutions and a cumulative index by introducers.

1.17—Transmits bills to House of Representatives

The Secretary shall transmit all bills, joint resolutions, concurrent resolutions, and appropriate memorials to the House of Representatives without delay; and each shall be accompanied by a message stating the title to the measure being transmitted and requesting the concurrence of the House.

1.18—Receives and delivers for reading messages from House; summaries of House amendments to Senate bills

The Secretary shall receive all messages from the House of Representatives and shall be responsible for their security. He shall have them available for reading to the Senate during the appropriate order of business. All messages reflecting House amendments to Senate bills shall be promptly delivered to the Senate Legal Research and Drafting Services where they may be held a maximum of two days for research and summary. Special notice of the summaries shall be given to each Senator.

The Secretary shall advise the President when a House amendment to a Senate bill substantially changes or materially alters the bill as passed by the Senate. The President may refer such bill and House amendments to an appropriate committee or committees for hearing and further report to the Senate. Upon such reference by the President, committee or committees of reference shall meet on a date and at a time set by the President and shall make a report as defined in Rule 2.15. Favorable committee reports and accompanying measures shall be placed on the calendar.

1.19—Sergeant at Arms; election and duties

A Sergeant at Arms of the Senate shall be elected for a period of two (2) years, pursuant to the provisions of section 11.15, Florida Statutes. The Sergeant at Arms shall be under the supervision of the President. He shall take an oath to support the Constitutions of the United States and of the State of Florida, and for the true and faithful discharge of the duties of office.

The Sergeant at Arms shall attend the Senate during its sessions and maintain order under the direction of the President or other presiding officer; he shall execute the commands of the President of the Senate and of the Senate, and all processes issued by authority thereof. The Sergeant shall have charge of all property of the Senate and will disburse the expendable materials to Senators for their official use. The Sergeant shall have general charge of the gallery of the Senate and shall maintain order therein and shall police the Chamber and committee rooms of the Senate and shall be responsible therefor.

PART TWO—SENATORS**1.20—Attendance and voting**

Unless excused for just cause or necessarily prevented, every Senator shall be within the Senate Chamber during its sessions and shall vote on each question. No Senator shall be required or permitted to vote on any question immediately concerning his private rights as distinct from the public interest.

1.21—Excused absence

The President may excuse any Senator from attendance in the Senate and its committees for any stated period, and the excused absence shall be noted in the Journal.

1.22—Senate papers left with Secretary

A Senator necessarily absent from a session of the Senate or its committees and having in his possession papers relating to the business of the Senate shall leave such papers with the Secretary before leaving the Capitol.

1.23—Members deemed present unless excused

A Senator who answers roll call at the opening of a session or who enters after roll call and announces his presence to the Senate shall thereafter be considered present unless leave of absence is obtained from the President.

1.24—Contested seat

If a seat in the Senate is contested, notice stating the grounds of such contest shall be given by the contestant to the Senate prior to the day of the organization session of the legislature; and the contest shall be determined by majority vote as soon as reasonably possible. The President shall appoint a Credentials Committee to be composed of not more than ten (10) members who shall consider the question and report their recommendations to the President, who shall inform the Senate.

1.25—Facilities for members

Each Senator shall be entitled to facilities and expenses that are necessary and expedient to the fulfillment of the duties of the office, the location and sufficiency of which shall be determined by the President.

1.26—Nonlegislative activities

No Senator shall accept appointments to nonlegislative committees, commissions, or task forces without prior approval of the President if travel and per diem expenses are to be taken from Senate funds.

1.27—Transition from office

A Senator who will not be a Senator at the next ensuing regular session of the legislature because of failure to be reelected at the polls shall be entitled to a two-week amicable transition period in which to close out the affairs of his office. The transition period shall begin at the expiration of a Senator's term. A former Senator shall not be entitled to salary during the transition period, but shall receive a pro rata portion of the monthly allowance for office rental and expenses during such period. A former Senator's staff shall be entitled to a pro rata salary during such period, provided said staff performs all transitional duties assigned by the former Senator. The Secretary of the Senate shall provide a former Senator with necessary forms with which to apply for transitional funds provided pursuant to this rule, the expenditure of which shall be from Senate funds and which shall be considered for a public purpose. Upon proper application by the aide of a deceased Senator, a two-week transitional period with pro rata salary for the staff may be approved by the President to close out the deceased's Senate office affairs.

PART THREE—EMPLOYEES OF THE SENATE**1.28—Dismissal of employees; services of spouse**

The President shall resolve disputes involving the competency or decorum of a Senate employee ~~or attache~~, except those officers elected by the Senate, and may terminate the services of an employee ~~or attache~~ for just cause. At his discretion, he may refer the matter to the Committee on Rules and Calendar for its recommendation. The pay of an employee so terminated shall stop on the termination date. A Senator's spouse or immediate relatives may serve in any authorized position, however, they shall not receive compensation for services performed.

1.29—Employees forbidden to lobby

No employee ~~or attache~~ of the Senate shall directly or indirectly interest or concern himself or herself with the passage or consideration of any measure whatsoever. Violation of this Rule by an employee ~~or attache~~ shall be grounds for summary dismissal. This Rule shall not preclude the performance of duties that may be properly delegated to a Senator's aide.

1.30—Duties and hours

Employees ~~and attaches~~ shall perform the duties assigned to them by the President and required of them by rule and custom of the Senate. When the Senate is in session, ~~attaches and~~ employees shall remain on duty as required. When the Senate is not in session, permanent staff of the Senate shall observe the same hours of employment as regular capitol employees. Part-time employees and Senator's personal aides shall observe hours that are prescribed by their department heads.

1.31—Absence without permission

If employees are absent without prior permission except for just cause, their employment shall be terminated or their compensation forfeited for the period of absence as determined by the President.

1.32—Political activity

Senate employees shall be regulated concerning their political activity pursuant to section 110.233, Florida Statutes.

1.33—Secretary; supervision of employees

All secretaries, stenographers, typists, verifiers, and other clerical assistants not specifically assigned to a Senator, to a committee, or to a permanent office of the Senate shall be under the supervision of the Secretary.

1.34—Sergeant at Arms; supervision of employees

The doorkeepers, janitors, pages, *and* messengers, ~~and attaches~~, except where otherwise specifically provided in these Rules or by order of the President, shall be under the supervision of the Sergeant at Arms.

PART FOUR—LEGISLATIVE CONDUCT AND ETHICS**1.35—Legislative conduct**

Every Senator shall conduct himself to justify the confidence placed in him by the people and, by personal example and admonition to colleagues, shall maintain the integrity and responsibility of his office.

1.36—Improper influence

A Senator shall not accept anything that will improperly influence his official act, decision, or vote.

1.37—Conflicting employment

A member of the Senate shall not allow his personal employment to impair his independence of judgment in the exercise of his official duties.

1.38—Undue influence

A member of the Senate shall not use his influence as a Senator in any matter that involves substantial conflict between his personal interest and his duties in the public interest.

1.39—Disclosure and disqualification

A Senator shall disclose any personal, private, or professional interest in a bill that would inure to his special private gain or the special gain of any principal to whom he is obligated. Such disclosure shall be filed with the Secretary of the Senate for reporting in the Journal immediately following the record of the vote on the measure. Such disclosure may explain the logic of voting or of his disqualification.

1.40—Senate employees and conflicts

Senate employees shall be accountable to the intent of this Rule.

1.41—Advisory opinions

All questions relating to the interpretation and enforcement of these Rules concerning legislative conduct and ethics shall be referred to the Committee on Rules and Calendar or shall emanate therefrom. A member of the Senate may submit a factual situation to the Committee on Rules and Calendar with a request for an advisory opinion establish-

ing the standard of public duty. The Committee shall enter its opinion responding to each inquiry. All opinions shall, after hearing, be numbered, dated, and published in the Journal of the Senate. No opinion shall identify the requesting Senator without his consent.

1.42—Penalties for violations

Separately from any prosecutions or penalties otherwise provided by law, a Senator determined to have violated the requirements of the Rule regulating ethics and conduct may be censured, reprimanded, or expelled. Such determination and disciplinary action shall be taken by a two-thirds (2/3) vote of the Senate, on recommendation of the Committee on Rules and Calendar. The Committee, before making a recommendation, shall conduct a hearing after giving reasonable notice to the Senator alleged to have violated this Rule and grant the Senator an opportunity to appear at the hearing.

RULE TWO

COMMITTEES, OFFICERS, MEMBERS, VOTING, MOTIONS, DECORUM, AND DEBATE

PART ONE—COMMITTEES ORGANIZATION, DUTIES, AND RESPONSIBILITIES

2.1—Standing committees; standing subcommittees

Permanent standing committees and standing subcommittees, when created and designated, by rule of the Senate, shall exist and function both during and between sessions. The President shall appoint the membership of the following named standing committees and standing subcommittees provided that each standing committee shall consist of not less than five (5) members:

- Agriculture
- Appropriations
 - Subcommittee A
 - Subcommittee B
 - Subcommittee C
- Commerce
- Corrections, Probation and Parole
- Economic, Community and Consumer Affairs
- Education
- Executive Business
- Finance, Taxation and Claims
- Governmental Operations
- Health and Rehabilitative Services
- Judiciary-Civil
- Judiciary-Criminal
- Natural Resources and Conservation
- Personnel, Retirement and Collective Bargaining
- Rules and Calendar
- Transportation

Each standing committee or the chairman thereof may appoint a select subcommittee to study or investigate a specific matter falling within the jurisdiction of the standing committee or to consider a bill referred to it. The President of the Senate shall be promptly notified of the appointment of select subcommittees, their assignment, the time allowed for the assignment, and shall be notified on completion of the assignment. Select subcommittees shall be regulated by the Senate Rules of Procedure regulating standing subcommittees, except that select subcommittees shall exist only for the time necessary to complete their assignments and report to their standing committees, and not to exceed thirty (30) days. The advisory reports by select subcommittees whether favorable or unfavorable shall be reviewed by the standing committee and accepted, amended, or rejected by majority vote of those present.

2.2—Powers and responsibilities of committees

Permanent standing committees and standing subcommittees are authorized: (a) to maintain a continuous review of the work of the state agencies concerned with their subject areas and the performance of the functions of government within each subject area; (b) to invite public officials, employees and private individuals to appear before the committees or subcommittees to submit information; and (c) to request reports from departments performing functions reasonably related to the committees' jurisdictions.

In order to carry out its duties, each standing committee or standing subcommittee has the reasonable right and authority to inspect and

investigate the books, records, papers, documents, data, operation, and physical plant of any public agency in this state.

In order to carry out the committee's duties, the chairman of each standing committee, standing subcommittee, and select committee may request the President to issue subpoenas, subpoenas duces tecum, and other necessary process to compel the attendance of witnesses and the production of any books, letters, or other documentary evidence required by such committee. The President may issue said process at the request of the committee chairman. Any member of a standing committee, standing subcommittee, or select committee may administer all oaths and affirmations, in the manner prescribed by law, to witnesses who appear before such committees to testify in any matter requiring evidence.

2.3—Committee reports prior to session, availability of records and reports

Before a regular session of the legislature convenes, each standing committee shall prepare a report of its findings, recommendations, and proposed legislation, and file same with the President of the Senate and the Secretary of the Senate.

Before a regular session of the legislature convenes, each standing subcommittee shall prepare a report of its findings, recommendations, and proposed legislation, and submit same to the chairman of the standing committee for consideration by such committee.

Within thirty (30) days following sine die adjournment of a regular session, each standing committee shall provide information on the public business assigned to it since the regular session of the preceding year.

The records and reports of standing committees and the subcommittees thereof shall be available in the same manner as the reports and records of state agencies. Provided, however, that this rule shall not affect legislative records specifically protected by law, and activities undertaken pursuant to Rule Twelve, Part One. Records of oversight investigations of state agencies and other units of government may be excluded from this rule until a report is filed.

2.4—Committee staffing

A committee, through its chairman, shall be staffed with personnel, subject to guidelines and criteria authorized by the President. The staff shall be also subject to the pay and classification code of the Senate. The President may authorize joint utilization of personnel with the House of Representatives and may authorize the Senate to share in the cost.

2.5—Committee utilization of federal funds

No committee shall make application for or utilize federal funds, personnel, services, or facilities unless approval is obtained from the Committee on Rules and Calendar.

2.6—Notice of meetings

Notice of meetings of standing committees, or standing subcommittees and select committees shall be published in the daily calendar. No committee shall consider any bill until proper notice is published in the calendar for the legislative day preceding and the day of such committee meeting. The chairman of a committee or subcommittee or in his absence, the vice-chairman, shall provide the Secretary's office with written information concerning meetings that shall include the date, time, and place of the meeting together with the name of the introducer, short title, and number of each bill to be considered.

At least fourteen (14) days prior to the meeting of a standing committee or standing subcommittee, while the legislature is not in session, a notice of the meeting, stating the number of each bill to be considered, date, time, and place, shall be filed with the Secretary of the Senate. The Secretary shall give notice to the membership at least seven (7) days prior to the meeting.

2.7—Bills recommitted

A bill reported by a standing committee without proper publication of notice in the daily calendar shall be recommitted to the committee reporting the same on the point of order being made within two (2) days after such report is printed in the Journal. The committee to which the bill is thus committed shall proceed to reconsider it and shall report on it as if originally referred.

A bill reported by a standing subcommittee to its standing committee

without proper publication of notice in the daily calendar shall be recommended to the subcommittee reporting same on the point of order made during the standing committee meeting at which the bill was reported by the subcommittee. The subcommittee to which the bill is thus committed shall proceed to reconsider it and shall report on it as if originally referred.

2.8—Notice of hearing; publication

For publication in the daily calendar, notice of standing committee or standing subcommittee meetings shall be delivered to the Secretary's office in writing by 4:30 p.m. on the day preceding its intended publication. If such day is a Friday, delivery shall be by 2:30 p.m. Hearing notices shall appear in the daily calendar.

2.9—Committee meetings; committee meetings after 50th day

Each standing committee and standing subcommittee shall consider the public business assigned to it as expeditiously as possible and proper. To facilitate this, the President shall group the standing committees and subcommittees to provide each with an opportunity to meet without conflicting with the meetings of other committees.

The Committee on Rules and Calendar or the Special Order Calendar designees provided for in Rule 4.17 shall, with approval of the President, provide a schedule of days, hours, and places for the meeting of committees for the regular session and during the interim, and deliver a copy of same to each Senator. However, this scheduling shall not limit the powers of the chairman of a standing committee or subcommittee as provided in these Rules.

Unless approved by the Committee on Rules and Calendar, no committee shall meet after the fiftieth (50th) day of any regular session except the Committee on Rules and Calendar.

2.10—When, where committees meet

Each committee or subcommittee, standing or select, shall meet in the place and within the time assigned for its use by the Committee on Rules and Calendar and notice of such assignment shall be posted by the Secretary of the Senate on a bulletin board provided for this purpose in the public corridor leading into the Senate Chamber. The committee chairman may arrange with the Committee on Rules and Calendar and the Sergeant at Arms for evening or other special meetings. No committee except the Committee on Rules and Calendar shall meet while the Senate is in session without the consent of the majority of the Senate present.

2.11—Attendance by sponsor of bill

The introducer of a bill shall attend the meeting of the committee before which such bill is noticed as provided in these Rules. Such introducer may discharge this duty by sending another legislator, his aide or committee staff member, or any other representative having written permission to speak for the bill. Unless a majority of the committee members present shall decide otherwise, bills shall be considered when reached on the committee agenda notwithstanding the absence of the sponsor or anyone authorized by these Rules to appear on his behalf.

2.12—Order of business

Bills shall be considered in the order appearing in the notice required by these Rules, except that the chairman may, in his sole discretion, consider a bill out of its order to accommodate the presence of a Senator or Representative who is the prime introducer thereof.

A bill shall be considered out of its order on the committee calendar on unanimous consent of those present obtained in the following manner: Prior to consideration of the motion, the Senator moving for unanimous consent of those present shall orally give the committee not less than fifteen (15) minutes' notice of his intention to move and shall specify the number of the bill. On the entertainment of the motion, the moving Senator shall be allowed one (1) minute to explain his purpose, and unanimous consent of those present shall be given or refused without further debate.

2.13—Open meetings

All committee meetings shall be open to the public, subject always to the powers and authority of the chairman to maintain order and decorum. If any matter is reported on the basis of a poll of the committee, such matters shall be referred to such committee on a point of order made prior to final passage thereof.

2.14—Time for consideration of bills

A bill that has been introduced and referred to committee can be removed only on motion of the sponsor and by a two-thirds (2/3) vote of those present. However, any bill that has been in committee fifteen (15) legislative days or more without an extension of time having been granted may be removed from committee on motion of the sponsor. Such motion, when made, shall carry over for a period of five (5) legislative days to give the committee of reference time to meet. Failure of the committee to meet and consider such bill within said time will permit the sponsor of the bill to remove it from committee on a point of order, providing no bill may be thus withdrawn from the Committee on Appropriations during the first thirty (30) days of a regular session.

Except by unanimous consent of those present, no bill shall be considered by the Senate after the fiftieth (50th) day of a regular session if the bill or a companion measure has not been first reported favorably by at least one Senate committee.

2.15—Standing committee duties in deliberation

It shall be the duty of standing committees to report all matters referred to them either (a) favorably, (b) favorably with committee amendment(s), (c) favorably with committee substitute as defined in these Rules, or (d) unfavorably.

Such reports shall also reflect (e) the time and place of the meeting at which the action was taken, and (f) the vote of each member of the committee on the motion to report each bill or resolution. A bill filed for introduction by a committee shall be accompanied by such report. The Secretary shall enter in the Journal the action of the committee, but shall not include that portion of the report required by items (e) and (f). Reports of committees shall be preserved pursuant to law.

All matters referred to standing committees shall be reported by said committees with their recommendations; and after such report has been received by the Secretary, no matter so reported shall be recommitted to a committee except by two-thirds (2/3) vote of those present in session.

In reporting a Senate measure, a standing committee may draft a new measure embracing the same general subject matter, to be returned to the Senate with the recommendation that the substitute be considered in lieu of the original measure (or measures). A Senate committee may not recommend a Senate committee substitute for a House bill. The substitute measure must be accompanied by the original measure (or measures) referred to the committee and returned to the Secretary in the same manner as a favorable report. No other standing committee of reference shall consider the original measure (or measures) but shall direct its attention to the substitute measure. A committee receiving a committee substitute from a prior committee of reference may also report a committee substitute and shall not be precluded from doing so with the substance of the bill (or bills) as originally introduced. When the original measure is reached on the calendar, the substitute shall be read a first time by title, the original proposition shall be automatically tabled, and the substitute considered in lieu of without motion. The substitute shall carry the identifying number (or numbers) of the original and shall be returned to the Secretary in the same number of copies required for first introduction of a similar measure. The name of the introducer of the original measure (or measures) shall be shown by the committee secretary on the committee substitute unless the said introducer requests that it be omitted. A committee substitute may be co-sponsored by a Senator whose signature is affixed to the original.

All standing committee reports shall be signed by the chairman or, in his absence, the vice-chairman and shall be filed with the Secretary's office as soon as practicable, but not later than 4:30 p.m. on the next legislative day except a committee drafting and recommending a committee substitute shall file such committee report no later than 4:30 p.m. of the second legislative day. These reports must be accompanied by the original bill. Each report by a committee must set forth the identifying number of the measure; if amendments are proposed by the committee, the words "with amendments" shall follow the identifying number. Committee amendments shall be typewritten in full on amendment forms, numbered serially, and attached to the measure. All measures reported unfavorably shall be laid on the table.

2.16—Standing subcommittee reports

It shall be the duty of standing subcommittees to report all measures referred to them directly to the parent standing committee, which shall

promptly certify a copy to the Secretary of the Senate. The standing subcommittee shall report all measures either (a) favorably, (b) favorably with committee amendments, (c) favorably with committee substitute as defined in these Rules, or (d) unfavorably.

Such reports shall also reflect (e) the time and place of the meeting at which the action was taken, and (f) the vote of each member of the subcommittee on the motion to report each bill or resolution.

In reporting a bill to the parent standing committee, a standing subcommittee may draft a new measure, embracing the same general subject matter, to be returned to the parent standing committee with the recommendation that the substitute be considered in lieu of the original measure. The substitute measure must be accompanied by the original measure referred to the standing subcommittee and returned to the parent standing committee in the same manner as a favorable report.

All standing subcommittee reports shall be signed by the chairman or, in his absence, the vice-chairman and shall be made on forms prescribed by the Secretary of the Senate. Each report by a standing subcommittee must set forth the identifying number of the measure; if amendments are proposed by the standing subcommittee, the words "with amendments" shall follow the identifying number. Standing subcommittee amendments shall be typewritten in full on amendment forms, numbered serially, and attached to the measure.

All bills reported unfavorably shall be laid on the table when the standing committee considers the standing subcommittee's report. On motion by any member of the committee, adopted by a two-thirds (2/3) vote of the committee members present, the same may be taken from the table. When a bill is thus removed from the table by a standing committee, it shall receive a hearing de novo and witnesses shall be permitted to testify.

When a bill with a favorable report by a standing subcommittee is considered by the standing committee, no additional testimony shall be permitted except on vote of two-thirds (2/3) of the standing committee members present before final action is taken; however, debate by members of the standing committee shall be allowed. This Rule shall also apply to reports on budgetary matters by the standing subcommittees of the Appropriations Committee for inclusion in the general appropriations bill.

2.17—Quorum of committee

A committee or standing subcommittee is actually assembled only when a quorum constituting a majority of the members of that committee is present in person. Any bill or resolution reported in violation of this Rule shall be recommitted by the President when it is called to his attention by a Senator.

2.18—Prefiled bills

On receipt from the Secretary of each prefiled bill and if the President has not previously designated a standing subcommittee of reference, the chairman of a committee shall either refer to a standing subcommittee, refer to a select committee as otherwise provided in these Rules, or place on the agenda for a meeting of the standing committee. In any event, the chairman shall concurrently notify the Secretary of the Senate of his action on forms provided for such report. The chairman of the standing subcommittee, select committee, or of the standing committee thus possessing jurisdiction of a prefiled bill shall, with the concurrence of the President, determine the time and place for the hearing during which such bill is to be considered and notify the Secretary as required by these Rules.

Committees having jurisdiction of prefiled bills shall expedite the business of such committee and shall file reports as soon as practicable after each hearing, except that the Committee on Appropriations shall not be required to file such report of a prefiled bill defined in these Rules.

A prefiled bill introduced solely by a Senator who will not be a Senator at the next regular session of the legislature shall be reported unfavorably without notice or hearing.

2.19—Conference committee in deliberation

Conference committees shall consider and report only on the differences existing between the Senate and the House, and no substance foreign to the bills before the conferees shall be included in the report or considered by the Senate.

A conference committee may only report by recommending the adop-

tion of a series of amendments to the House or Senate bill that was the subject of the conference, or it may offer an amendment striking everything after the enacting clause of any such bill referred to the committee. Such amendments shall accompany the conference committee report, which shall be attached to the original measure submitted to conference. In any event the conference committee may recommend, as part of its report, the adoption or rejection of any or all of the amendments theretofore adopted by either House. Conference reports must be approved and signed by a majority of the managers on the part of each House.

Each report shall contain a statement sufficiently explicit to inform the Senate of the effect of the report on the measure to which it relates.

When any bill or joint resolution is referred to a conference committee and the conferees on the part of the Senate report an inability to agree, no action of the Senate taken prior to such reference to a conference committee shall preclude further action on the measure as the Senate may determine.

After Senate conferees have been appointed for seven (7) calendar days and have failed to make a report, it is a motion of the highest privilege to move to discharge said conferees and to appoint new conferees, or to instruct said conferees, and this motion shall have precedence over all other questions except motions to adjourn and questions of privilege. Further, during the last six (6) calendar days allowed under the Constitution for any regular session, it shall be a privileged motion to move to discharge, appoint, or instruct Senate conferees after the Senate conferees have been appointed thirty-six (36) hours without having made a report.

PART TWO—COMMITTEES—OFFICERS

2.20—Appointment of Chairman and Vice-Chairman

A chairman and a vice-chairman of each standing committee shall be appointed by the President preceding the regular session held each odd-numbered year and shall continue in office at the pleasure of the President. The President shall also appoint a chairman for each standing subcommittee and select committee authorized by these Rules and may designate a vice-chairman, both of whom shall continue in office at the pleasure of the President.

2.21—Calling committee to order

The chairman or, in his absence, the vice-chairman, shall call the committee to order at the hour provided by these Rules. On the appearance of a quorum the committee shall proceed with the order of business. Any member of the committee may question the existence of a quorum.

2.22—Chairman's control

The chairman or vice-chairman shall preserve order and decorum and shall have general control of the committee room. If there is a disturbance or disorderly conduct in the committee room, he may clear the room.

2.23—Chairman's authority; appeals

The chairman shall sign all notices, vouchers, subpoenas or reports required or permitted by these Rules. He shall decide all questions of order, subject to an appeal by any Senator, and the appeal shall be certified by the chairman to the Senate for a decision by the President during the daily session of the Senate next following such certification. The ruling shall be entered in the Journal, shall constitute binding precedent on all committees of the Senate, and shall be subject to appeal as any other question. The chairman may, or on the vote of a majority of the committee members present shall, certify a question of parliamentary procedure to the President as contemplated by the Rule without a formal appeal. Such a certified question shall be disposed of by the President as if it had been on appeal. The perfection of an appeal or the certification of a question pursuant to this Rule shall not constitute an automatic stay to further legislative action on the measure under consideration.

2.24—Chairman, Vice-Chairman; vote

The chairman and vice-chairman shall vote on all matters before such committee, providing The name of the chairman shall be called last.

2.25—Temporary alternate to Chairman

The chairman may name any member of the committee to perform the duties of the chair if such substitution shall not extend beyond such meeting. In his absence and/or omission to make such appointment, the vice-chairman shall act during his absence.

2.26—Vice-Chairman duties

On the death, incapacitation, or resignation of the chairman, the vice-chairman shall perform the duties of the office until and unless the President shall appoint a successor. In the absence of the chairman, the vice-chairman shall act as chairman. ~~On the death, incapacitation, or resignation of the chairman, the President shall appoint a new chairman.~~

PART THREE—COMMITTEES—MEMBERS**2.27—Members' attendance, voting, proxy**

Every member of a committee shall be in attendance during each of its meetings, unless excused or necessarily prevented, and shall vote on each question except that no member of a committee shall be required or permitted to vote on any question immediately concerning his private rights as distinct from the public interest.

~~No member of any committee shall be allowed to vote by proxy. A majority of all the committee members present shall agree by their votes on the disposition of any bill or other matter considered by the committee.~~

The chairman may excuse any Senator for just cause from attendance at meetings of his committee for any stated period, and this excused absence shall be noted on the committee's records.

Failure to attend two (2) consecutive regular meetings, unless excused from attendance in the Senate on those days as provided in these Rules or by the chairman of the committee, shall constitute automatic withdrawal from the committee.

~~No member of any committee shall be allowed to vote by proxy. A majority of all the committee members present shall agree by their votes on the disposition of any bill or other matter considered by the committee.~~

PART FOUR—COMMITTEES—VOTING**2.28—Taking the vote**

The chairman shall declare all votes and shall cause same to be entered on the records of the committee, but if any member questions a vote, then by a show of hands by three (3) members the chairman shall count the yeas and nays. When the committee shall be equally divided, the question shall be lost.

A Senator may request to (a) change his vote or (b) vote before the results of a roll call are announced. After the results have been announced, a Senator with unanimous consent of those present may change his vote or vote. If the vote alters the final action of the committee, no change of vote or vote shall be valid until the measure has been recalled to the committee for further consideration. On request of a member prior to consideration of other business, the chairman shall order a verification of a vote.

2.29—Pairing prohibited

No pairing shall be permitted by the committee.

2.30—Casting vote for another

No Senator shall cast a vote for another Senator, nor shall any person not a Senator cast a vote for a Senator. In addition to such penalties as may be prescribed by law, any Senator who shall vote or attempt to vote for another Senator may be punished as the Senate may deem proper. Also, any person not a Senator who shall vote in the place of a Senator shall be excluded from the committee for the remainder of the session.

2.31—Explanation of vote

No Senator shall be permitted to defer or explain his vote during a roll call, but may submit his explanation in writing and file it with the chairman. This explanation shall be kept as part of the committee record and a copy filed with the Secretary of the Senate.

PART FIVE—COMMITTEES—MOTIONS AND PRECEDENCE**2.32—Motions; how made, withdrawn**

Every motion may be made orally. On request of the chairman, a Senator shall submit his motion in writing. After a motion has been stated or read by the chairman, it shall be deemed to be in possession of the com-

mittee without a second, and shall be disposed of by vote of the committee members present. The mover may withdraw a motion, except a motion to reconsider, at any time before the same has been amended, or before a vote shall have commenced.

2.33—Motions; precedence

When a question is under debate, the chairman shall receive no motion except:

1. To rise
2. To take a recess
3. To reconsider
4. To limit debate
5. To temporarily pass
6. To postpone to a day certain
7. To commit to a select subcommittee
8. To amend

which shall have precedence in the descending order given.

The chairman shall propound all questions in the order in which they are moved unless the subsequent motion be previous in nature.

When a motion is under consideration, but prior to the commencement of the vote, a substitute motion shall be in order. Only one substitute shall be considered and the substitute shall be in the same order of precedence.

2.34—Division of question

A Senator may call for a division of a question when the sense will admit of it. A motion to strike out and insert shall be deemed indivisible; a motion to strike out, being lost, shall neither preclude amendment nor a motion to strike out and insert.

2.35—Reconsideration generally

When a question has been decided by a committee, any Senator voting with the prevailing side may move for reconsideration of the question. Also when a question has been decided by voice vote, any member, during the meeting at which the vote was taken, may so move. Such motion may be made pending a motion to rise or if the time of adjournment has arrived. Consideration of a motion to reconsider shall be a special and continuing order of business for the succeeding committee meeting, and, unless considered during such meeting, shall be considered abandoned. If the committee shall refuse to consider or, upon consideration, shall confirm its first decision, no further motion to reconsider shall be in order except upon unanimous consent of those present. During the last fourteen (14) days of a regular session, a motion to reconsider shall be made and considered during the meeting at which the original vote was taken.

2.36—Reconsideration; vote required

The affirmative votes of a majority of the committee present shall be required to adopt a motion to reconsider.

2.37—Reconsideration; debate allowed

Debate shall be allowed on a motion to reconsider only when the question is debatable. When debate on a motion to reconsider is in order, no Senator shall speak thereon more than once nor longer than five (5) minutes.

2.38—Reconsideration; collateral matters

A motion to reconsider a collateral matter must be disposed of during the course of the consideration of the main subject to which it is related, and such motion shall be out of order after the committee has passed to other business.

PART SIX—COMMITTEES—AMENDMENTS**2.39—Form, manner of consideration**

Amendments shall be filed with the chairman on forms prescribed by the Secretary but shall be considered only after sponsors, who are members of the committee, gain recognition from the chairman to move their adoption. An amendment shall be deemed pending only after its sponsor has been recognized by the chairman and has moved its adoption. Amendments that have been filed with the chairman but have not been formally moved for adoption shall not be deemed to be pending. No proposition on a subject different from that under consideration shall be admitted under color of amendment.

2.40—Sequence of amendments to amendments

An amendment to a pending amendment may be received, but until it is disposed of, no other motion to amend will be in order, except a substitute amendment or an amendment to the substitute. Such amendments are to be disposed of in the following order: (1) Amendments to the amendment are acted on before the substitute is taken up. (2) Amendments to the substitute are next voted on. (3) The substitute then is voted on. The adoption of a substitute amendment in lieu of an original amendment shall be treated and considered as an amendment to the bill itself.

2.41—Striking all after enacting clause

A proposal to strike out all after the enacting clause, or the resolving clause of a bill or resolution, and insert new matter of the same general subject as stated in the original title shall be deemed proper and germane and shall be treated as an amendment.

2.42—Amendment by section

The adoption of an amendment to a section shall not preclude further amendment of that section. If a bill or resolution is being considered section by section or item by item, only amendments to the section or item under consideration shall be in order. The chairman, in recognizing Senators for the purpose of moving the adoption of amendments, shall endeavor to cause all amendments to section 1 to be considered first, then all those in section 2, and so on. After all sections have been considered separately, the whole bill shall be open for amendment.

2.43—Senate amendments to House bills

A House bill may be amended in the same manner as a Senate bill.

2.44—Amendments by another committee

Amendments recommended by all committees of reference shall accompany a bill when filed with the Secretary. No committee shall physically remove an amendment by another committee but may recommend an amendment to an amendment, or a substitute for an amendment, by another committee. Amendments adopted by a committee to be incorporated in a committee substitute need not be filed.

PART SEVEN—COMMITTEES—DECORUM AND DEBATE

2.45—Decorum and Debate

When a Senator desires to speak or deliver a matter to the committee, he shall address himself to "Mr. Chairman" and, on being recognized, may address the committee and shall confine himself to the question under debate, avoiding personality. A Senator shall not address or refer to another Senator by his or her first name. A Senator shall use the appellation of Senator or such appellation and the surname of the Senator referred to or addressed.

2.46—Chairman's power to recognize

When two (2) or more Senators speak at once, the chairman shall name the Senator who is to be first recognized.

2.47—Interruptions; when allowed

No Senator shall be interrupted by another without the consent of the Senator who has the floor, except by rising to a question of privilege, a point of order requiring an immediate ruling, an appeal from the decision of the chairman concerning a point of order (if the appeal is made immediately following the decision), a parliamentary inquiry requiring an immediate reply, or to question the existence of a quorum. The chairman shall strictly enforce this Rule.

2.48—Speaking rights

When a member is speaking and another member interrupts to request recognition, the chairman may permit the person rising to state why he desires the floor. If the question he desires to raise is entitled to precedence, the member originally speaking shall relinquish the floor until the question having precedence is disposed of. He is then entitled to resume the floor.

The member making a debatable motion or the primary introducer of a bill, whether or not a member of the committee, shall have five (5) minutes in order to close debate.

2.49—Time for debate

No Senator shall speak longer than ten (10) minutes without yielding the floor, except by consent of a majority of those present.

2.50—Limitation on debate

When a measure is under debate by the committee, a Senator may move to limit debate, and the motion shall be decided without debate. The introducer of the measure shall have five (5) minutes to discuss the motion, and he may divide his time with, or waive it in favor of, some other member. If the question is decided in the affirmative by a two-thirds (2/3) vote of those present, the debate shall be limited accordingly. The time allotted by such limitation shall be apportioned by the chairman.

2.51—Priority of business

All questions relating to the priority of business shall be acted on and shall be decided without debate.

2.52—Questioning right to vote

A point of order questioning the right of a member to vote on account of interest may be raised after the vote has been recorded and before the result is announced.

2.53—Appeals

The proper method of taking exception to a ruling of the chairman is by appeal. An appeal from a decision of the chairman must be made promptly before debate has concluded or other business has intervened. A point of order on any other question is not in order while an appeal is pending, but a point of order relating to the appeal may be raised; if the determination of the appeal is dependent on this point, it may be decided by the chairman. This second decision is also subject to appeal.

2.54—Appeals debatable

An appeal from a decision of the chairman on a point of order is debatable even though the question from which it arose was not debatable.

RULE THREE

BILLS, RESOLUTIONS, AND MEMORIALS

3.1—Form of measure

~~General Form. All bills shall be typewritten, double spaced, in a type size of pica or larger, of black type, without erasure or interlineation, on plain white bond paper of a common legal size. The copies must be exact duplicates of the original. The top margin shall be at least one and one-half (1 1/2) inches. All bills shall be on paper with thirty one (31) numbered spaces, the first beginning not less than eight (8) nor more than ten (10) spaces from the top of the page, and vertical guidelines as prescribed by the Secretary of the Senate, with the words "A bill to be entitled" appearing on the first numbered space of the first page. These requirements may be waived by the Secretary of the Senate as to the general appropriations bill, but in such event the form shall be approved by the Secretary. The first page shall be aligned on the page substantially according to the following form:~~

~~A bill to be entitled~~

~~An act~~

~~(TRIPLE SPACE)~~

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

~~(TRIPLE SPACE)~~

~~Section 1 —~~

~~Section 2 —~~

3.1—Bill Backing and Number of Copies

The original must be backed in a folder-jacket signed by the sponsor(s), with eight (8) exact copies, four (4) of which are backed with jackets prescribed by the Secretary. On these jackets shall be inscribed the name and district number of the introducer and any co-introducers or the introducing committee and its chairman, enough of the title for identification, and clearly stamped on the jacket, one of each at the space provided for the number, "Duplicate", "Third Copy", "Fourth Copy", "House Copy". The remaining four (4) unbacked copies shall be attached inside the original bill.

~~New and Deleted Matter.~~ Bills that propose to amend existing provisions of the Florida Statutes (as described in section 11.242, F.S.) or the Laws of Florida shall contain the full text of the section, subsection, or paragraph to be amended. Joint resolutions that propose to amend the Florida Constitution shall contain the full text of the section to be amended.

In general bills and joint resolutions that propose to amend existing provisions of the Florida Statutes or of the Florida Constitution, new words shall be inserted in the text underlined, and words to be deleted shall be lined through with hyphens.

When the change in language is so general that the use of these procedures would hinder, rather than assist, the understanding of the amendment, it shall not be necessary to use the coded indicators of words added or deleted but, in lieu thereof, a notation similar to the following shall be inserted immediately preceding the text of the provision being amended: "Substantial rewording of section. See Section ..., F.S., for present text." When such notation is used it shall be underlined.

The words to be deleted and the above-described indicators of such words and of new material are for information and guidance and shall not be considered to constitute a part of the bill under consideration.

No portion of a bill shall be typed with underlining, except as provided by this Rule.

3.2—Form of bills

All bills (as distinguished from resolutions and memorials) shall be introduced in an original (1) and eight (8) exact copies. They shall contain a proper title, as defined in Article III, Section 6 of the Constitution, and the enacting clause, "Be It Enacted by the Legislature of the State of Florida:". The title of each bill shall be prefaced by the words, "A bill to be entitled An act". Standard rules of capitalization shall apply.

3.3—Form of local bills

As required by Article III, Section 10 of the Constitution, all local bills must either embody provision for ratifying referenda (stated in the title as well as in the text of the bill) or be accompanied by an affidavit of proper advertisement. Forms of affidavit may be obtained from the Secretary of the Senate. All local bills that require publication shall, when introduced, have proof of publication securely attached to the original copy of the bill as the first or front page thereof, and the words "Proof of Publication Attached" clearly typed or stamped on the Senate side of the bill jacket or cover, or the same shall be rejected by the Secretary.

3.4—Form of joint resolutions

All joint resolutions shall be introduced in an original (1) and eight (8) exact copies. They shall contain a proper title, as defined in Article III, Section 6 of the Constitution. Standard rules of capitalization shall apply. They shall contain the resolving clause, "Be It Resolved by the Legislature of the State of Florida:". Each joint resolution shall be prefaced by the words: "A Joint Resolution...".

3.5—Form of memorials

All memorials shall be introduced in an original (1) and eight (8) exact copies. They shall contain a proper title, as defined in Article III, Section 6 of the Constitution. Standard rules of capitalization shall apply. They shall contain the resolving clause, "Be It Resolved by the Legislature of the State of Florida:".

3.6—Form of resolutions; Senate and concurrent

All Senate resolutions and all concurrent resolutions shall be introduced in an original (1) and eight (8) exact copies. They shall contain a proper title, as defined in Article III, Section 6 of the Constitution. Standard rules of capitalization shall apply. Senate resolutions shall read, "Be It Resolved by the Senate of the State of Florida:". Concurrent resolutions shall read, "Be It Resolved by the Senate of the State of Florida, the House of Representatives Concurring:".

Only the Secretary of the Senate shall prepare copies of Senate resolutions that are to be furnished any person after the resolution's adoption.

3.7—Introduction during session

To facilitate processing and committee referencing, all bills shall be delivered to the Secretary of the Senate no later than 12:00 noon of the fourth day (excluding Saturday and Sunday) preceding the day of intro-

duction. This Rule may be waived only on unanimous consent of those present, but the motion shall not be entertained until the movant notifies the Senate orally, not less than thirty (30) minutes preceding the motion, of his intention to move for the waiver of this Rule so as to have introduced a specific bill or bills sponsored by him. The adoption of such motion shall be construed as reverting the Senate to the Order of Introduction and Reference of Bills solely for receiving said bill or bills for formal introduction and reference.

Between regular sessions of the Legislature, bills may be prefiled by delivery to the Secretary of the Senate.

3.8—Prefiled bills

A prefiled bill complying with these Rules shall, in anticipation of the next regular session, be serially numbered in accordance with the permanent system required by these Rules. A bill received by the Secretary within three (3) weeks next preceding the convening of a regular session shall be numbered but otherwise withheld from the operation of this Rule. Such a bill shall be treated as if it had been delivered for introduction on the first day of the succeeding regular session.

The Secretary shall deliver each such numbered bill to the President for reference to a committee or committees pursuant to these Rules. The Secretary shall promptly forward each referenced bill to the chairman of the first or only committee of reference. A copy of each prefiled bill shall be provided each Senator. The Secretary shall mail regularly to each Senator a calendar of all prefiled bills, including the referencing data for each bill, and of all committee hearings, including the bills noticed for hearing by each.

After having been considered by a committee and a report made to the Secretary at least seven (7) days preceding a regular session, each bill shall be introduced and read on the first (1st) day thereof, pursuant to the Constitution, Laws of Florida, and these Rules. ~~The reading clerk shall recite the committee reference, and~~ The Journal shall reflect *the committee reference* and the report of the committee. All requirements for the referencing of bills to and the consideration of bills by Senate committees shall be deemed to have been met and discharged if the jurisdictional requirements of this Rule have been complied with as to each of such bills.

If a committee fails to deliver its report of a prefiled bill prior to seven (7) days next preceding the convening of a regular session or, if a prefiled bill has received a reference to more than one (1) committee and less than all considered such bill, the committee or committees failing to so report and the committee or committees having failed to discharge their jurisdiction of a bill shall conduct hearings and file reports during the regular session as if such bill had not been prefiled.

Notwithstanding these Rules, a Senator may, during the day of introduction of prefiled bills, but no later than under the Order of Business of "Motions Relating to Committee Reference" on the second legislative day on which the Senate meets, move for reference to a different committee or for removal from a committee. This motion may be adopted by a two-thirds (2/3) vote of those present.

3.9—Printing of bills

When introduced, bills not local in application and joint resolutions (including committee bills and committee substitute bills) shall be printed for the information of the Senate and the public. The number of copies of each shall be determined each year by the Secretary who shall furnish the copy for printing. The absence of a printed copy shall not delay the progress of a measure at any stage of the legislative process.

3.10—Identification of bills

Bills and other measures requiring legislative action shall be introduced in the order they are received at the desk of the Secretary. They shall be serially numbered as introduced, without differentiation in number as to type. The Secretary shall mark the original copy of each measure to insure its identification, and each page thereof, as the item introduced in order to prevent unauthorized or improper substitutions. This identification may be made by machines as used in banks for validating or cancelling checks or other documents, or made by any other device to accomplish the purpose of this Rule. Such device shall be in the custody of the Secretary, and its use by any person not authorized by this Rule is prohibited.

3.11—Companion measures

When a Senate bill is reached on the calendar of the Senate for consideration, either on second or third reading, and there is also pending on the calendar of the Senate a companion measure already passed by the House, it shall be in order to move that the House companion measure be substituted and considered in lieu of the Senate measure. Such motion may be adopted by a majority vote of those present, provided the House measure is on the same reading; otherwise, the motion shall be to waive the rules by two-thirds (2/3) vote of those present and read such House measure. A companion measure shall be substantially the same and identical as to specific intent and purpose as the measure for which it is being substituted. At the moment the Senate passes the House companion measure, the original Senate measure shall be regarded as automatically tabled. Recommitment of a Senate bill shall automatically carry with it any House companion measure then on the calendar.

3.12—Introducers of bills

Bills shall be introduced by a Senator or group of Senators whose signature or signatures are affixed to the original, or by any committee with the name of the committee and the signature of the chairman of the committee affixed to the original. A bill introduced by a committee may be co-sponsored by any Senator whose signature is affixed to the original. The general appropriations bill shall be introduced by the Committee on Appropriations.

3.13—Fiscal notes

Upon being favorably reported by a standing committee, all general bills or joint resolutions affecting revenues, expenditures, or fiscal liabilities of state or local governments shall be accompanied by a fiscal note. Fiscal notes shall reflect the estimated increase or decrease in revenues or expenditures, the present and future fiscal implications of the bill or joint resolution and shall also embrace the requirements of Sections 11.075 and 11.076, F.S., relating to economic impact. The fiscal note shall not express opinion relative to the merits of the measure, but may identify technical or mechanical defects.

Fiscal notes on those bills affecting any state retirement system, shall be prepared after consultation with an actuary who is a member of the Society of Actuaries and the cooperation of appropriate state agencies for necessary data shall be solicited.

Fiscal notes shall be regarded as memoranda of factual information and shall be made available to members of the Senate.

If a bill or joint resolution is reported favorably by a committee without a fiscal note or economic impact statement, as defined in this rule, a Senator may at any time raise a point of order, and the President shall order return of the bill or joint resolution to the committee. A fiscal note prepared for a Senate bill or joint resolution shall be presumed as prepared also for its House companion for the purposes of point of order.

RULE FOUR**ORDER OF BUSINESS AND CALENDAR****4.1—Sessions of the Senate**

The Senate shall meet pursuant to a schedule adopted by the Committee on Rules and Calendar and approved by the President. This schedule shall set forth hours to convene and adjourn.

4.2—Quorum

A majority of the Senate shall constitute a quorum, but a smaller number may adjourn from day to day and compel the attendance of absent members, in such manner and under such penalties as it may prescribe. A Senator at any time may question the existence of a quorum.

4.3—Daily order of business

The daily order of business shall be as follows:

1. Prayer Roll call
2. Roll call Prayer
3. Reports of committees
4. Motions relating to committee reference
5. Messages from the Governor and other executive communications
6. Messages from the House of Representatives
7. Matters on reconsideration

8. Special Order as determined by the Committee on Rules and Calendar
9. Consideration of bills on third reading
10. Consideration of bills on second reading
11. Correction and approval of Journal

The Secretary of the Senate shall prepare and distribute, on each legislative day, a calendar corresponding to the Daily Order of Business; and within each order of business, matters shall be considered in the order in which they appear on such daily calendar. Local bills may be omitted from the formal calendar and may be distributed to Senators by the Secretary separately.

Certain messages from the House of Representatives may be withheld from the Daily Order of Business pursuant to Rule 1.18 or on order of the President.

On the first legislative day of each week the Daily Order of Business shall include, after prayer, the Pledge of Allegiance to the Flag of the United States of America.

First reading of bills shall be accomplished by publication of the title thereof in the journal pursuant to Article III, Section 7 of the Florida Constitution as amended, effective January 6, 1981.

~~Except when the Senate is voting on a proposition, reports of committees of conference shall always be in order.~~

4.4—Committee of the Whole

By a majority vote of those present, the Senate may, resolve itself into a Committee of the Whole and, when thus constituted, may consider any question whether formally introduced in the Senate or not. The Senate may, however, restrict the subject matter to be considered by the Committee of the Whole, or its jurisdiction, by resolving itself into a Committee of the Whole for a specific and limited purpose. The President shall preside and maintain order and decorum. The Rules of the Senate applicable to standing committees shall govern when applicable. The Committee of the Whole may consider and report, by majority vote of those present, on any bill or question not formally introduced in the Senate and any bill on which all standing committees of reference have rendered a favorable report. A bill on which committee action has been taken by the committee or committees of reference or on which an unfavorable committee report has been filed may be considered only on two-thirds (2/3) vote of those present. Such vote shall also be required to favorably report any such bill to the Senate. A bill thus originating in a Committee of the Whole shall, when introduced as contemplated by the Constitution, receive no further reference to committee. A favorable report by a Committee of the Whole on a bill having theretofore received an unfavorable report by a standing committee of reference shall not have the effect of withdrawing such bill from the table. Consideration by the Senate of such a bill shall be preceded by the adoption of the appropriate motion during a session of the Senate. Bills considered by a Committee of the Whole shall be read once, debated, amended, and acted on as a standing committee function. The body of a bill formally introduced shall not be interlined or defaced, but all amendments denoting the page and line shall be entered on a separate paper by the Secretary of the Committee of the Whole. The same shall be agreed to by the Committee, and the report filed as otherwise provided in these Rules for committee reports. After report, the bill or other matter may be again debated and shall be subject to be again amended by the Senate. The quorum for a Committee of the Whole shall be the same as for the Senate, and when the Committee of the Whole shall rise, the roll shall be called to ascertain the presence of a quorum of the Senate.

4.5—Conference Committee Report

The report of a committee of conference appointed pursuant to Rule 1.5 shall be read to the Senate on two (2) consecutive legislative days, and on the completion of the second reading the vote shall be on the adoption or rejection thereof and final passage of the measure as recommended. During the last five (5) days of a regular session the report shall be read only once.

The report must be acted on as a whole, being adopted or rejected, and each report shall include a statement sufficiently explicit to inform the Senate of the effect of the report on the measure to which it relates.

~~Except when the Senate is voting on a proposition, reports of committees of conference shall always be in order.~~

4.6—Reference generally; final day for introduction of bills

All bills, including those that are strictly local in nature and those prefiled in accordance with these Rules, shall be referred by the President to appropriate committees or standing subcommittees. Bills received by the President during a regular session and within three (3) weeks next preceding the convening of a regular session shall be referred within seven (7) days. Upon failure of the President to reference such bills within this limitation, they shall be referred to committees as may be recommended by the sponsor. In the event of extended absence of the President or his disability or incapacity, the President Pro Tempore shall assume the duty of referring bills. If the President has not previously designated a standing subcommittee of reference, the chairman of the standing committee shall promptly determine whether such measure shall initially be considered by the full committee, a standing subcommittee, or a select subcommittee appointed by the chairman. The chairman, in referring a bill to a subcommittee, shall specify the number of days available for consideration. If subreference is to a standing subcommittee, the chairman of the standing committee shall promptly report this reference and the time allowed for consideration to the Secretary of the Senate on forms provided for the purpose. The reference of a bill that is local in nature shall be to the Committee on Rules and Calendar to determine whether such measure is, in fact and function, local in nature and whether it responds to the legal requirements of a local bill. A bill is local in nature if it does not alter a law of general application throughout the state and affects no more than one county. When the Committee on Rules and Calendar, through staff analysis, has determined a bill is in fact and law a local bill, it shall be reported and referred to the calendar on local bills. When the Committee on Rules and Calendar, through staff analysis, determines a bill is not local in nature, a report stating the reasons therefor shall be furnished to the President of the Senate who shall refer such bill to an appropriate standing committee for hearing. Such determination and report shall be made within fifteen (15) legislative days from date of reference.

All Senate bills filed for introduction after the eleventh day of the regular session (except for the general appropriations bill, local bills, and joint resolutions) shall be referenced, but shall be withheld from the committee or committees of reference until after adjournment sine die of such session.

A motion to waive this Rule shall be referred to the Committee on Rules and Calendar for a hearing and its advisory recommendation as to the existence of an emergency reasonably compelling consideration of a bill notwithstanding this Rule and a recommendation shall be reported back to the Senate. The Secretary shall number them to provide identity and control until a permanent number can be affixed. These bills shall be known as prefiled bills and considered in accordance with these Rules.

4.7—Reference to more than one committee; effect

In case of multiple reference of a bill, it shall be considered by each committee separately in the order in which the multiple reference is made. However, if any committee to which the bill is referred makes an unfavorable report on said bill, that report shall be filed with the Senate and no further consideration given by other committees except on two-thirds vote of those present. If a committee reports a committee substitute favorably, other committee consideration shall be directed to the substitute and not to the original.

4.8—Reference to the Committees on Appropriations; Finance, Taxation and Claims; and Personnel, Retirement and Collective Bargaining; claim bills

All bills authorizing or substantially affecting appropriations shall be referred to the Committee on Appropriations. All bills authorizing or substantially affecting tax revenue shall be referred to the Committee on Finance, Taxation and Claims. All bills substantially affecting a state-funded or state-administered retirement system shall be referred to the Committee on Personnel, Retirement and Collective Bargaining. A bill that is amended to substantially affect appropriations or tax revenue or a state retirement program shall, before being placed before the Senate for final passage, be referred along with all amendments to the Committee on Appropriations or the Committee on Finance, Taxation and Claims, or the Committee on Personnel, Retirement and Collective Bargaining, as appropriate for review and recommendation to the Senate which review during the last ten (10) days of a regular Session shall be accomplished within twenty-four (24) hours.

Claim bills shall be first referred to a Senate Special Master on Claims

who shall conduct a hearing in accordance with the Rules of the Senate having the strictest requirement of notice. The Special Master shall administer an oath to all witnesses, preserve a recording of proceedings (but withhold the transcription until ordered to transcribe by the President), and prepare a final report containing his recommendations based on findings of fact and conclusions of law. The report shall be signed by the Master who shall be available to report orally to committees or the Senate. On receipt of the Master's report and recommendation, the President shall refer each claim bill with the report attached to the Committee on Finance, Taxation and Claims, the provisions of the first paragraph of this Rule to the contrary notwithstanding.

4.9—Reference of resolutions and veto messages

All resolutions shall be referred by the President to a standing committee, except resolutions on Senate organization, resolutions of condolence and commemoration, or concurrent resolutions recalling a bill from the Governor's office. These may be considered on motion and adopted at time of introduction without reference. All veto messages shall be referred to the Committee on Rules and Calendar.

4.10—Reference to different committee or removal

When the President has referred a bill, a Senator may, no later than under the Order of Business of "Motions Relating to Committee Reference" on the following legislative day on which the Senate meets, move for reference to a different committee or for removal from any committee after filing a card with the Secretary signed by the chairman of the affected committee and the chairman of the Committee on Rules and Calendar. This motion may be adopted by a two-thirds (2/3) vote of those present.

4.11—Papers of miscellaneous nature

Papers of a miscellaneous nature addressed to the Senate may, at the discretion of the President, be read, noted in the Journal, or filed with an appropriate committee. When there is a demand to read a paper other than one on which the Senate is called to give a final vote and the same is objected to by any Senator, it shall be determined by a majority vote of those present.

4.12—Reading of bills and joint resolutions

Each bill or joint resolution shall receive three (3) separate readings on three (3) separate days previous to a vote on final passage unless two-thirds (2/3) of those present decide otherwise. (Constitution: Article III, Section 7—"Any bill may originate in either House and after passage in one may be amended in the other. It shall be read in each House on three separate days, unless this rule is waived by two-thirds (2/3) vote; provided the publication of its title in the journal of a house shall satisfy the requirement for the first reading in that house. On each reading, it shall be read by title only, unless one-third of the members present desire it read in full. On final passage, the vote of each member voting shall be entered on the Journal. Passage of a bill shall require a majority vote in each House. Each bill and joint resolution passed in both Houses shall be signed by the presiding officers of the respective Houses and by the Secretary of the Senate and the Clerk of the House of Representatives during the session or as soon as practicable after its adjournment sine die.")

4.13—Reading of concurrent resolutions and memorials

Each concurrent resolution or memorial shall receive two (2) separate readings on two (2) separate days previous to a voice vote on adoption, unless two-thirds (2/3) of those present decide otherwise. If the reading on the second day is dispensed with by this waiver, the concurrent resolution or memorial may be read the second time by title only.

4.14—Reading of Senate resolutions

On introduction each Senate resolution shall be read by title only and shall be read an additional time in full before the question is put on adoption by voice vote.

4.15—Referral or postponement on third reading

On the third reading of a bill or joint resolution, it shall not be committed (except to the Committee on Appropriations or the Committee on Finance, Taxation and Claims) or amended (except a corrective or title amendment) without consent of two-thirds (2/3) of those present, nor shall the vote on passage be postponed to a day certain without the consent of a majority of those present.

4.16—Consideration out of regular order

A bill shall be considered out of regular order on the calendar on unanimous consent of those present obtained in the following manner: Prior to the consideration of the motion, the Senator moving for unanimous consent of those present shall orally give the membership not less than fifteen (15) minutes' notice of his intention to move and shall specify the number of the bill or joint resolution and its position on the calendar. On entertainment of the motion, the moving Senator shall be allowed one (1) minute to explain his purpose, and unanimous consent of those present shall be given or refused without further debate.

4.17—Special Order Calendar; Consent Calendar

Commencing on the first day of a regular session of the legislature permitted under the Constitution and during any extension directed by the membership of the legislature as permitted under the Constitution, the Chairman of the Committee on Rules and Calendar or his designee, the Vice-Chairman of the Committee on Rules and Calendar or his designee, the Minority Leader or his designee, and two (2) other members of the committee designated by the chairman shall on each day submit a Special Order Calendar determining the priority for consideration of bills. During the first fifty (50) days of a regular session, except for the first day, each Special Order Calendar shall be for the second succeeding legislative day on which the Senate meets, and this calendar may include bills that had been scheduled for special order on the previous legislative day. No other bills shall be considered until this Special Order Calendar has been completed by the Senate, except that any bill appearing on this calendar may be stricken by a two-thirds (2/3) vote of those present or any bill appearing on the general calendar of bills on second or third reading may be added to the end of the Special Order Calendar by the same vote. All bills set as special order for consideration at the same hour shall take precedence in the order in which they were given preference.

A vote of two-thirds (2/3) of those present shall be required to establish a Special Order except as provided in this Rule. Notice of time and place for the establishment of the Special Order shall be published in the daily calendar; provided, during the last ten (10) days of each regular session notice of time and place may be given by announcement from the floor.

The Committee on Rules and Calendar, with the approval of the President, may submit a consent bill calendar to be held in conjunction with the Special Order Calendar. When such a day is designated, all bills appearing on the consent calendar shall be considered in their order of appearance. However, if an objection by any member shall cause such bill to be temporarily passed, it retains its order on the regular calendar. A Senator may designate only a bill that he sponsors or a House bill for the consent calendar. A committee chairman may designate a committee bill sponsored by his committee. All consent calendar bills must have appeared on the printed Senate calendar.

4.18—Calendar of local bills

Local bills shall be disposed of according to the calendar of bills of a local nature and shall be considered only at such time as determined by the Committee on Rules and Calendar or its designees and approved by the President.

4.19—Order after second reading

The order of disposition of a bill that has been read the second time shall be its reference to the engrossing clerk to be engrossed after all questions relative to it while on second reading have been disposed of, and the same shall be immediately engrossed and placed on the calendar of bills on third reading to be considered on some succeeding legislative day. No bill shall be committed to the engrossing clerk or placed on the calendar of bills on third reading unless all motions relative to it and placed, by the President, before the Senate have been disposed of. Amendments filed with the Secretary, the adoption of which have not been formally moved, shall not be construed to be pending so as to deter such advancement. A bill shall be available for its third reading when it has been read a second time on a previous day and no motion left pending. Bills calendared for second or third reading shall not be considered on such reading until reached on the calendar and appropriately read to the Senate pursuant to order of the President.

4.20—Enrolling

The Secretary of the Senate shall be responsible for the enrolling of all bills. After enrollment, all bills shall be signed by the President and the Secretary, and the fact of such signing shall be noted in the Journal.

RULE FIVE**VOTING****5.1—Taking the yeas and nays**

The President shall declare all votes, but, if five (5) Senators immediately question a vote by a show of hands, the President shall take the vote by yeas and nays or *electronic electrical* roll call. When taking yeas and nays on any question, the *electronic electrical* roll call system may be used and shall have the force and effect of a roll call taken as provided in these Rules. Also this system may be used to determine the presence of a quorum. When the Senate is ready to vote on a question requiring roll call and the vote is by *electronic electrical* roll call, the President shall state: "The Secretary will unlock the machine and Senators prepare to vote." When sufficient time has elapsed for each Senator to vote, the President shall say: "Have all voted?" And, after a short pause, shall state: "The Secretary shall now lock the machine and record the vote." When the vote is completely recorded, the President shall announce the result to the Senate; and the Secretary shall enter in the Journal the result. When the Senate is equally divided, the question shall be lost.

5.2—Change of vote

After the result of the vote has been announced by the President, a Senator with unanimous consent of those present may change his vote or vote on the measure except that no such change of vote or vote shall be valid where such vote would alter the final passage of the measure until the measure shall first have been recalled to the Senate for further consideration. Records of such requests shall be available at the Secretary's desk through the session. If no objections are raised before the close of the business that day, requests will be accepted.

The original roll call shall not be altered, but late votes and change of votes shall be recorded under the original roll call in the Journal. On request of a Senator before considering other business, the President shall order a verification of a vote.

5.3—Casting vote for another

No Senator shall cast a vote for another Senator, nor shall a person not a Senator cast a vote for a Senator. In addition to such penalties as may be prescribed by law, a Senator who shall vote or attempt to vote for another Senator may be punished as the Senate may deem proper. Also, a person not a Senator who shall vote wrongfully in the place of a Senator shall be excluded from the Chamber for the remainder of the session.

5.4—Pairing

Pairing shall be permitted only on the absence of a Senator excused from attendance and shall specifically state, in writing, the bill or bills to which the pair applies.

5.5—Explanation of vote

No Senator shall be permitted to explain his vote during a roll call but may submit his explanation in writing and file it with the Secretary. This explanation shall be entered in the Journal.

5.6—Election by ballot

In all cases of ballot, a majority of the votes cast shall be necessary to an election. If, however, no one is elected on the first three (3) ballots, the names after the top two (2) in number of votes received on the third tally shall be dropped, and the Senate shall ballot on the two (2) names remaining.

RULE SIX**MOTIONS AND PRECEDENCE****6.1—Motions; how made, withdrawn**

Every motion may be made orally. On request of the President, a Senator shall submit his motion in writing. After a motion has been stated or read by the President, it shall be deemed to be in possession of the Senate and, without a second, and shall be disposed of by vote of the Senate. The mover may withdraw a motion, except a motion to reconsider, as hereinafter provided, at any time before the same has been amended or before the vote shall have commenced.

6.2—Motions; precedence

When a question is under debate, the President shall receive no motion except:

1. To adjourn
 - (a) Instant

- (b) At a time certain
2. Questions of privilege
 3. To take a recess
 4. To proceed to the consideration of executive business
 5. To reconsider
 6. To limit debate
 7. To temporarily pass
 8. To postpone to a day certain
 9. To commit to the Committee of the Whole
 10. To commit to a standing committee
 11. To commit to a select committee
 12. To amend
 13. To postpone indefinitely

which shall have precedence in the descending order given. A motion to discharge Senate conferees and to appoint or instruct said conferees as set forth in Rule 2.19 is a motion of the highest privilege and this motion shall have precedence over all other questions except motions to adjourn and questions of privilege.

The President shall propound all questions in the order in which they are moved unless the subsequent motion be previous in nature.

When a motion is under consideration, but prior to the commencement of the vote, a substitute motion shall be in order. Only one substitute shall be entertained and the substitute shall be in the same order of precedence.

6.3—Division of question

A Senator may call for a division of a question when the sense will admit of it. A motion to strike out and insert shall be deemed indivisible; a motion to strike out, being lost, shall neither preclude amendment nor a motion to strike out and insert.

6.4—Reconsideration generally

When a main question, (the vote on passage of a measure, including a vote on a veto message, confirmation of executive appointments, removal or suspension from office) has been decided by the Senate, a Senator voting with the prevailing side may move for reconsideration of the question on the same or the next legislative day on which the Senate meets. If the question has been decided by voice vote, any Senator may so move. Such motion may be made pending a motion to adjourn or if it is time to adjourn. Consideration of a motion to reconsider shall be a special and continuing order of business for the Senate when it next meets on a legislative day succeeding that on which the motion was made and, unless considered on said day, shall be considered abandoned. If the Senate shall refuse to reconsider or, on reconsideration, shall confirm its first decision, no further motion to reconsider shall be in order except on unanimous consent of those present. During the last five (5) days of a regular session, a motion to reconsider shall be made and considered on the same day. When a majority of those present vote in the affirmative on any question but the proposition be lost because it is one in which the concurrence of more than a majority of those present is necessary for adoption or passage, any Senator may move for reconsideration.

6.5—Reconsideration; vote required

A majority of the affirmative votes of those present shall be required to adopt a motion to reconsider.

6.6—Reconsideration; debate

Debate shall be allowed on a motion to reconsider only when the question which it is proposed to reconsider is debatable. When the question is debatable no Senator shall speak thereon more than once nor longer than five (5) minutes.

6.7—Reconsideration; collateral matters and procedural motions

A motion to reconsider a collateral matter must be disposed of during the course of the consideration of the main subject to which it is related, and such motion shall be out of order after the Senate has passed to other business. Reconsideration of a procedural motion shall be considered on the same day on which it is made.

6.8—Reconsideration; Secretary to hold for period

The Secretary shall hold all bills for the period after passage during which reconsideration may be moved. The adoption of any motion to

waive the Rules by a two-thirds (2/3) vote of those present and immediately certify any bill or joint resolution to the House shall be construed as releasing the measure from the Secretary's possession for the period of reconsideration and shall, thereafter, preclude reconsideration. During the last five (5) calendar days allowed under the Constitution for a regular session and during any extensions thereof, or during any special session, the bills shall be immediately transmitted to the House. Messages relating to Senate action on House amendments or to conference committee reports shall be transmitted forthwith.

6.9—Motion to indefinitely postpone

The adoption of a motion to indefinitely postpone a measure shall dispose of it for the duration of the legislative session and all extensions thereof. A motion to postpone consideration to a time beyond the last day allowed under the Constitution for the current legislative session shall be construed as a motion to indefinitely postpone. Motions to indefinitely postpone shall not be applicable to collateral matters.

RULE SEVEN

AMENDMENTS

7.1—General form; manner of consideration

Amendments shall be filed with the Secretary on forms prescribed by him but shall be considered only after sponsors gain recognition from the President to move their adoption, except that the chairman of the committee (or, in his absence, the vice-chairman or any member thereof) reporting the measure under consideration shall have preference for the presentation of committee amendments. An amendment shall be deemed pending only after its sponsor has been recognized by the President and has moved its adoption. Amendments that have been filed with the Secretary of the Senate but have not been formally moved for adoption shall not be deemed to be pending. No proposition on a subject different from that under consideration shall be admitted under color of amendment.

7.2—Adoption

Amendments may be adopted on second reading by a majority vote of those present and on third reading by a two-thirds (2/3) vote of those present. Amendments to the title or corrective amendments may be decided, without debate, by a majority vote of those present on third reading.

7.3—Sequence of amendments to amendments

An amendment to a pending amendment may be received, but until it is disposed of, no other motion to amend will be in order, except a substitute amendment or an amendment to the substitute. Such amendments are to be disposed of in the following order: (1) Amendments to the amendment are acted on before the substitute is taken up. Only one amendment to the amendment is in order. (2) Amendments to the substitute are next voted on. (3) The substitute then is voted on. The adoption of a substitute amendment in lieu of an original amendment shall be treated and considered as an amendment to the bill itself.

7.4—Striking all after enacting clause

A proposal to strike out all after the enacting clause, or the resolving clause of a bill or resolution, and insert new matter of the same general subject as stated in the original title shall be deemed proper and germane and shall be treated as an amendment.

7.5—Amendment by section

The adoption of an amendment to a section shall not preclude further amendment of that section. If a bill is being considered section by section or item by item, only amendments to the section or item under consideration shall be in order. The President, in recognizing Senators for the purpose of moving the adoption of amendments, shall endeavor to cause all amendments to section 1 to be considered first, then all those in section 2, and so on. After all sections have been considered separately, the entire bill shall be open for amendment.

7.6—Printing in Journal

All amendments taken up by the Senate unless withdrawn shall be printed in the Journal except that an amendment to the general appropriations bill constituting an entirely new bill shall not be printed until the filing of the conference committee report. All item amendments to the general appropriations bill shall be printed.

7.7—Senate amendments to House bills

A House bill may be amended in the same manner as a Senate bill. If a House bill is amended, the same shall be noted by the Secretary on the jacket before it is reported to the House.

7.8—House amendments to Senate bills

After the reading of a House amendment to a Senate bill, the Senate may: (1) amend the House amendment, (2) concur in the House amendment, (3) refuse to concur in the House amendment and ask the House to recede, or (4) request a conference committee. The adoption of all the foregoing motions shall be by majority vote of those present.

7.9—House refusal to concur in Senate amendment

If the House shall refuse to concur in a Senate amendment to a House bill, the following motions shall be in order and shall be privileged in the order named: (1) that the Senate recede, (2) that the Senate insist and ask for a conference committee, or (3) that the Senate insist. The adoption of any of the foregoing motions shall be by majority vote of those present.

RULE EIGHT**DECORUM AND DEBATE****8.1—Decorum and debate**

When a Senator desires to speak or deliver a matter to the Senate, he shall rise at his seat and address himself to "Mr. President", and, on being recognized, may address the Senate from his desk or from the well of the Senate, and shall confine himself to the question under debate, avoiding personality. A Senator shall not address or refer to another Senator by his or her first name. A Senator shall use the appellation of Senator or such appellation and the district number of the Senator being addressed, or he may also use such appellation and the surname of the Senator referred to or addressed.

8.2—Presiding officer's power of recognition

When two (2) or more Senators rise at once, the presiding officer shall name the Senator who is first to be recognized.

8.3—Interruptions; when allowed

No Senator shall be interrupted by another without the consent of the Senator who has the floor, except:

1. by rising to a question of privilege;
2. by rising to a point of order requiring an immediate ruling;
3. by appeal from the decision of the presiding officer concerning a point of order (if the appeal is made immediately following the decision);
4. a parliamentary inquiry requiring an immediate reply; or
5. a question of no quorum.

The presiding officer shall strictly enforce this Rule.

8.4—Senator speaking, rights

When a member is speaking and another member interrupts to request recognition, the presiding officer may permit the person rising to state why he desires the floor. If the question he desires to raise is entitled to precedence, the member originally speaking shall relinquish the floor until the question having precedence is disposed of. He then is entitled to resume the floor.

The Senator making a debatable motion or the primary introducer of a bill shall have five (5) minutes in order to close debate.

8.5—Limit on speaking

No Senator shall speak longer than thirty (30) minutes without yielding the floor, except by consent of a majority of those present.

8.6—Limitation of debate

When a measure is under debate by the Senate, a Senator may move to limit debate, and such motion shall be decided without debate, except the introducer of the measure shall have five (5) minutes to discuss said motion. If, by two-thirds (2/3) vote of those present, the question is decided in the affirmative, debate shall be limited accordingly.

8.7—Points of order, parliamentary inquiry, definitions

A point of order is the parliamentary device that is used to require a deliberative body to observe its own rules and to follow established parliamentary practice. A parliamentary inquiry is the device for obtaining a predetermination of a rule or a clarification thereof and may be presented in hypothetical form.

8.8—Questioning right to vote

A point of order questioning the right of a member to vote on account of interest may be raised after the vote has been recorded and before the result is announced.

8.9—Appeals

Taking exception to a ruling of a presiding officer shall be by appeal. An appeal from a decision of the presiding officer must be made promptly before debate has concluded or other business has intervened. A point of order on any other question is not in order while an appeal is pending, but a point of order relating to the appeal may be raised; and, if the determination of the appeal is dependent on this point, it may be decided by the presiding officer. This second decision is also subject to appeal.

8.10—Appeals, debatable

An appeal from a decision of the presiding officer on a point of order is debatable even though the question from which it arose was not debatable.

8.11—Questions of privilege

Questions of privilege shall be: first, those affecting the rights of the Senate collectively, its safety, dignity, and the integrity of its proceedings; and second, the rights, reputation, and conduct of Senators individually, in their representative capacity only. These shall have precedence over all other questions except motions to adjourn. The question shall not be recognized during the debate on a bill. A question of privilege affecting either house collectively takes precedence over a question of privilege affecting an individual member.

What is a question of privilege?

1. Questions that relate to the body or its members in such a manner as to affect proper functioning of the body are questions of privilege. It is necessary that these questions be under the immediate control of the body. They relate to the rights and privileges of the body or any of its members in their official capacity, or to the comfort and convenience of the body or its members in the performance of their official duties.

2. "Questions of privilege" should be distinguished from "privileged questions", which is a class of motions having the highest precedence.

3. Questions of privilege are of two types: (1) those that relate to the privilege of the entire body and are known as questions of "privilege of the house", and (2) those that relate to a member, and are known as questions of "personal privilege". In case of conflict, questions of privilege of the house take precedence over questions of personal privilege.

RULE NINE**LOBBYING****9.1—Those required to register**

All persons (except members of the Florida Legislature, or duly authorized aides designated in writing by such members, or those persons excepted by Rule 9.3), who seek to encourage the passage, defeat, or modification of legislation in the Senate or before its committees shall, before engaging in such activity, register with the Secretary of the Senate or Clerk of the House. Every registrant, in accordance herewith, shall also be required to state the extent of any direct business association or partnership with a current member of the legislature.

9.2—Method of registration

Every such person shall register on forms prepared by the Secretary and shall state under oath his name and business address, the name and business address of his principal or principals, and his legislative inter-

ests. The Secretary or a deputy in the Office of the Secretary is authorized to acknowledge the oath of those registering in person.

The Secretary shall publish a list of those filing the registration statements under this Rule together with the information contained therein on the first Monday of the session and weekly thereafter. No registered lobbyist shall be permitted on the floor of the Senate while it is in session.

9.3—Registration, exception

A person who, on an isolated basis and without intent to continue beyond a single legislative day, merely appears before a committee or committees of the Senate in his individual capacity, or on behalf of a corporation, partnership or other business entity, with which such person is regularly associated as an employee, officer, or partner without receiving additional salary or compensation, other than reasonable and ordinary travel expense, to express support of or opposition to any legislation, and who shall so declare to the Senators or committees with whom he discusses any proposed legislation, shall not be required to register as a lobbyist.

9.4—Obligations of lobbyist

A lobbyist shall supply facts, information, and opinions of principals to legislators from the point of view from which he openly declares. A lobbyist shall not offer or propose anything to improperly influence the official act, decision, or vote of a legislator.

A lobbyist, by personal example and admonition to colleagues, shall uphold the honor of the legislative process by the integrity of his relationship with legislators.

A lobbyist shall not knowingly and willfully falsify a material fact or make any false, fictitious, or fraudulent statement or representation or make or use any writing or document knowing the same contains any false, fictitious, or fraudulent statements or entry.

9.5—Periodic reports required

A lobbyist shall submit to the Secretary of the Senate within thirty (30) days following a regular session of the legislature a signed and certified statement listing all lobbying expenditures and sources from which funds for making such expenditures have come. Lobbying expenditures shall not include personal expenses for lodging, meals, and travel. Thereafter each lobbyist, as long as he remains a registered lobbyist, and every person who registers as a lobbyist shall submit to the Secretary of the Senate no later than Friday of the first week of each regular session a signed and certified statement of all interim lobbying expenditures including expenditures at special sessions, if any. Said statements shall be rendered in the form provided by the Secretary of the Senate and shall be open to public inspection. A statement shall be filed even if there have been no expenditures during a reporting period.

9.6—Advisory opinions

A lobbyist, when in doubt about the applicability and interpretation of this Rule in a particular context, may submit in writing a statement of the facts involved to the Committee on Rules and Calendar and may appear in person before said committee.

The Committee on Rules and Calendar may render advisory opinions to any lobbyist who seeks advice as to whether or not the facts in a particular case will constitute a violation of these Rules. All opinions shall delete names and be numbered, dated, and published in the Journal of the Senate.

9.7—Compilation of opinions; list of lobbyists

The Secretary of the Senate shall keep a compilation of all advisory opinions of the Committee on Rules and Calendar as well as a current list of registered lobbyists and their respective reports required under these Rules, all of which shall be open to public inspection.

9.8—Penalties for violations

Separately from any prosecutions or penalties otherwise provided by law, any person determined to have violated the requirements of this Rule shall be censured, reprimanded, placed on probation, or prohibited from lobbying for the duration of the session and from appearing before any committee of the Senate. Said determination shall be made by a majority of the Senate and on recommendation of the Committee on Rules and Calendar. The Committee on Rules and Calendar, before

making said recommendation, shall conduct a hearing, after notifying the person alleged to have violated this Rule and granting such person an opportunity to appear at the hearing.

9.9—Secretary to provide forms

The Secretary shall provide blank affidavits for the convenience of registrants, but the burden of compliance nevertheless always shall be on the person required to register.

9.10—Committees to be diligent

Committees shall be diligent to ascertain whether those who appear before them, in other than an obviously individual capacity, have conformed with the requirements of this Rule and shall report violations. No committee member shall knowingly permit an unregistered lobbyist to be heard.

RULE TEN

CHAMBER OF THE SENATE

10.1—Persons entitled to admission

No person shall be admitted to the main floor of the Senate Chamber while the Senate is in session except present members of the Senate, all officers and employees of the Senate in the performance of their duties, and persons charged with messages or papers to the Senate. A special section of the gallery shall be reserved for members of the families of Senators. Also entitled to admission are the Governor or one (1) representative designated by him, the Lieutenant Governor, Cabinet officers, former governors, present and former United States Senators, members or former members of the House of Representatives of the United States and of this State, Justices of the Supreme Court, former State Senators of Florida, and persons by invitation of the President.

10.2—Exception

None of the persons entitled to admission shall be admitted if registered pursuant to Rule 9.

10.3—Admission of press by President

Representatives of the press and of radio and television stations, in performance of their duties, shall be assigned to a press section specifically set aside for them, and shall not be allowed on the Senate floor while the Senate is in session, except with the approval of the President.

10.4—Recognition of guests

No person shall be introduced unless he is escorted to the rostrum with consent of the majority of those present. This Rule shall not apply to the first day of each regular session.

10.5—Attire

All male persons on the main floor of the Senate and in the gallery (with the exception of visitors in that portion of the gallery set aside for the general public) shall wear coats and ties at all times while the Senate is in session.

10.6—Gallery

No food or beverages shall be allowed in the gallery at any time.

RULE ELEVEN

CONSTRUCTION AND WAIVER OF RULES

11.1—Interpretation of Rules

It shall be the duty of the President, or the presiding officer for the time being, to interpret all Rules. Motions for the previous question and to lay on the table shall not be entertained.

11.2—Waiver and suspension of Rules

These Rules shall not be waived or suspended except by a two-thirds (2/3) vote of all Senators present. The motion, when made, shall be decided without debate. A motion to waive a rule requiring unanimous consent of the Senate shall be construed to be an amendment to these Rules and shall be referred to the Committee on Rules and Calendar except by unanimous consent of those present.

11.3—Changes in Rules

All proposed actions touching the Rules and Order of Business in the Senate shall be first referred to the Committee on Rules and Calendar, which shall report as soon as practicable. Consideration of such a report shall always be in order. The Committee on Rules and Calendar may originate reports and resolutions dealing with these Rules and the Order of Business, and such power shall be exclusive, provided, however, that any report made pursuant to this Rule may be amended by a two-thirds (2/3) vote of the members present.

11.4—Majority action

Unless otherwise indicated by these Rules or the Constitution of Florida, all action by the Senate shall be by majority vote of those Senators present.

11.5—Uniform construction

When in these Rules reference is made to "two-thirds (2/3) of those present", "two-thirds (2/3) vote", "two-thirds (2/3) of the Senate", "two-thirds (2/3) of those voting", etc., these shall all be construed to mean two-thirds (2/3) of those Senators present, except that two-thirds (2/3) of the Senate shall be required to consider additional proposed legislation in any extended session in accordance with Article III, Section 3, of the Constitution.

11.6—General

When used in these Rules, the following words shall, unless the text otherwise indicates, have the following respective meaning: (a) the singular always includes the plural, (b) the masculine always includes the feminine. Except where specifically provided otherwise, the use of the word "bill" or "measure" means a bill, joint resolution, concurrent resolution, resolution, or memorial.

RULE TWELVE

EXECUTIVE SESSIONS, APPOINTMENTS, SUSPENSIONS, AND REMOVALS

PART ONE—EXECUTIVE SESSIONS

12.1—Executive session; authority

The business of the Senate shall be transacted openly and not in executive session except under conditions pursuant to Article III, Section 4(b) of the Constitution of Florida.

12.2—Executive session; purpose

Pursuant to Article III, Section 4(b), of the Constitution of Florida, the Senate may resolve itself into executive session for the sole purpose of considering appointment, removal, or suspension. No one shall be in attendance except Senators and the Secretary of the Senate, who shall be sworn not to disclose any executive business without consent of the Senate.

12.3—Executive session; vote required

When the Senate agrees, by a majority of Senators present, that specified appointments, removals, or suspensions shall be considered in executive session, such shall be calendared for formal consideration by the Senate.

12.4—Work product confidentiality

All information and remarks including committee work product concerning the character and qualification, together with the vote on each appointment, removal, or suspension considered in executive session shall be kept a secret except information on which the bans of secrecy were lifted by the Senate while in executive session.

12.5—Separate Journal

A separate Journal shall be kept of executive proceedings of the Senate, and no information regarding same shall be made public except by order of the Senate or by order of a court of competent jurisdiction.

12.6—Violation of Rule

Violation of the above Rule as to the secrecy of the proceedings of executive sessions shall be considered by the Senate as sufficient grounds for unseating the offending Senator.

PART TWO—SUSPENSIONS AND REMOVALS

12.7—Procedure

(a) Except as otherwise herein provided, on receipt by the Senate of appointments, ~~removals~~, or suspensions on which ~~action by the consent~~ of the Senate is required, the President shall refer each to the Committee on Executive Business, *other appropriate committee* or to a Special Master appointed by the President. Either one shall make inquiry or investigation *and hold hearings, as appropriate*, and advise the President and the Senate *with a of its recommendation and of the necessity* for deliberating the subject in executive session. Reports and findings of the committee or the Special Master appointed pursuant hereto are advisory only and shall be made to the Senate President. The report of the committee or the Special Master may be privileged and confidential. The President ~~of the Senate~~ may order the report presented to the Senate in either open or executive session, or he may refer it to the Committee on Rules and Calendar for its consideration and report. When the report is presented to the Senate in open session or received by the Committee on Rules and Calendar, the report shall lose its privileged and confidential character.

(b) An executive suspension of a public official who is under indictment or who has pending against him criminal charges filed by the appropriate prosecuting officer in a court of record, or an executive suspension of a public official that is challenged in a court shall be referred to the Committee on Executive Business, *other appropriate committee* or Special Master; *however, all inquiry or investigation or hearings thereon* ~~Such~~ shall be held in *abeyance* ~~suspense~~ and the matter shall not be considered by the Senate, *the committee or the Special Master* until the pending charges have been dismissed, or until final determination of the criminal charges at the trial court level, or until the final determination of a court challenge, if any, *and including* the exhaustion of all appellate remedies *for any of the above*.

In a suspension case in which the ~~indictment or~~ criminal charge is not for the alleged commission of a felony, the committee, or the Special Master, and the Senate may proceed if the written consent of counsel for the Governor and ~~of for~~ the suspended official is obtained.

(c) The Governor and the suspended official shall be given reasonable notice in writing of any hearing or *pre-hearing conference* before the committee or Special Master.

(d) *The suspended official may file with the Secretary of the Senate, no later than 10 days prior to the first pre-hearing conference, or no later than the date set by the committee or Special Master if no pre-hearing conference is held, all written defenses or matters in avoidance of the charges contained in the suspension order.*

(e)~~(d)~~ When it is advisable, the committee or Special Master may request that the Governor file a *bill of particulars* containing a statement of further facts and circumstances supporting the suspension order. Within twenty (20) days after the receipt of such ~~bill of particulars statement~~ by the suspended officer, he shall file with the committee or Special Master a response to the Governor's *bill of particulars statement*. Such response shall *specifically* admit or deny the facts or circumstances set forth in the Governor's ~~bill of particulars statement~~, and may further make such representation of fact and circumstances or *assert such further defenses as are responsive to the bill of particulars* or as may bear on the matter of the suspension.

(f)~~(e)~~ The committee or Special Master may provide for a pre-hearing conference with counsel for the Governor and ~~for~~ the suspended official to narrow the issues involved in the suspension ~~matter~~. At such conference, both the Governor and the suspended official shall set forth the names and *addresses of all the witnesses they intend to call*, the nature of their testimony, and *photocopies of all documentary and a description of all physical evidence that will be relied on by the parties at the hearing*. Each shall state *briefly to the committee* what each expects to prove by such testimony and evidence.

(g)~~(f)~~ Subject to the limitations of Rule 12.7(b) the committee or Special Master shall institute action by transmitting a notice of hearing for a pre-hearing conference or a hearing on the merits within three (3) months after the effective date of the suspension order. If a suspension order is referred to the committee or Special Master but is held in *abeyance* ~~suspense~~ in accordance with Rule 12.7(b), the committee or Special Master shall institute action within three (3) months after the termination of pending proceedings as described in Rule 12.7(b). The Senate *may*

shall act on the recommendations of the committee or Special Master at any time it is in session but shall do so no later than the end of the next regular session of the legislature ~~within thirty (30) days after the report of such recommendations to the Senate. However, if the Senate shall order further consideration and a supplemental recommendation, the Senate shall act within thirty (30) days after the receipt of such supplemental recommendation.~~

(h) For the purposes of Article IV, Section 7(b) of the Constitution of Florida, the Senate may find that the suspended official has committed a felony notwithstanding that a court may have withheld adjudication of guilt upon which the suspension order is based in whole or in part.

(i) If the Governor files an amended suspension order, the attention of the Senate, the committee or the Special Master shall be directed at the amended suspension order.

(j)(g) Within sixty (60) days after the Senate has completed final action ~~shall have acted~~ on the recommendation of the committee or Special Master, any party to the suspension matter may request the return ~~reever~~, at that party's expense, of any exhibit, document, or other evidence introduced by that such party. After the expiration of sixty (60) days from the date the Senate has completed final action, the committee or Special Master may dispose of such exhibits or other evidence.

12.8—Special Master; appointment

~~Upon the recommendation of the Committee on Executive Business, The Senate President may appoint and contract for the services of a Special Master to perform such duties and make such reports in relation to suspensions and removals as he shall prescribe. The Special Master shall not be an employee or attache under Senate Rule One, Part Three, Sections 1.28, 1.29, 1.30, 1.31 or 1.32.~~

12.9—Special Master; floor privilege

With consent of the Senate President, the Special Master may have the privilege of the Senate floor ~~during any open or executive session~~ to present and explain ~~the~~ his report and answer questions as to the law and facts involved.

12.10—Issuance of subpoenas, etc.

The committee and the Special Master shall each have the authority to request the issuance of subpoenas, subpoenas duces tecum, and other necessary process under Rule 2.2. The committee chairman and the Special Master may each administer all oaths and affirmations in the manner prescribed by law to witnesses who shall appear to testify on matters pending before the committee or Special Master.

12.11—Rule takes precedence

In any situation where there is a direct conflict between the provisions of Rule 12 and Part V of chapter 112, Florida Statutes, the Rule, derived from Article III, Section 4(a) of the Constitution of Florida, shall take precedence.

RULE THIRTEEN

SPECIAL SESSION

13.1—Applicability of Senate Rules

All Senate Rules in effect on adjournment of the next preceding regular session shall apply and govern during special sessions except to the extent specifically modified or contradicted herein.

13.2—Sessions of the Senate

The Senate shall meet each legislative day at 9:00 a.m. or pursuant to a schedule adopted by the Committee on Rules and Calendar and approved by the President.

13.3—Committee meetings; schedule, notice

Committee meetings shall be coordinated and scheduled by the Committee on Rules and Calendar, or a subcommittee thereof. Meetings of standing committees and standing subcommittees scheduled in accordance with this Rule may be held following an announcement by the chairman while the Senate is in session, and by posting a notice on a bulletin board in the public corridor leading into the Senate Chamber for two (2) hours in advance of the meeting. All other provisions for publication of notice of committee meetings are suspended.

13.4—Delivery for introduction

All bills and other measures for introduction may be delivered to the Secretary of the Senate at any time.

13.5—Committee reports

Every bill, joint resolution, resolution, and memorial referred to a standing committee or committees shall be reported to the Secretary before 4:30 p.m. of the third calendar day from the day of reference (the day of reference not being counted as the first day) unless otherwise ordered by the Senate by majority vote of those present. Any bill on which no committee report is filed may be withdrawn from such committee and calendared on point of order. Every bill, joint resolution, resolution, and memorial referred to a standing subcommittee shall be reported to the standing committee at a time specified by the chairman of the standing committee which shall not be beyond the time allowed herein.

13.6—Conference Committee Report

The report of a committee of conference appointed pursuant to Rule 1.5 shall be read to the Senate on two (2) consecutive legislative days and, on the completion of the second reading, the vote shall be on the adoption or rejection thereof and final passage of the measure as recommended. During the last two (2) days of a special session the report shall be read only once.

The report must be acted on as a whole, being adopted or rejected, and each report shall include a statement sufficiently explicit to inform the Senate of the effect of the report on the measure to which it relates.

Conference committees shall consider and report only on the differences existing between the Senate and the House, and no substance foreign to the bills before the conferees shall be included in the report or considered by the Senate.

A conference committee may only report by recommending the adoption of a series of amendments to the House or Senate bill that was the subject of the conference, or it may offer an amendment striking everything after the enacting clause of any such bill referred to the committee. In any event the conference committee may recommend, as part of its report, the adoption or rejection of any or all of the amendments theretofore adopted by either House.

When a bill or joint resolution is referred to a conference committee and the conferees on the part of the Senate report an inability to agree, no action of the Senate taken prior to such reference to a conference committee shall preclude further action on said measure as the Senate may determine.

After Senate conferees have been appointed for thirty-six (36) hours and have failed to make a report, it is a motion of the highest privilege to move to discharge said Senate conferees and to appoint new conferees, or to instruct said Senate conferees.

13.7—Reconsideration

A motion to reconsider shall be made and considered on the same day.

13.8—Special Order Calendar

The Committee on Rules and Calendar may submit a Special Order Calendar determining the time and priority for consideration of bills.

RULE FOURTEEN

SEAL AND INSIGNIA

14.1—Seal and Insignia

There shall be an official seal of the Senate. The seal shall be the size of a circle of two and one-half inches diameter having in the center thereof a fan of the five flags which have flown over Florida, above a disc containing the words: "In God We Trust" arched above a gavel, quill, and scroll. At the top of the field of flags shall be the word: "Seal". At the bottom shall be the date: "1838". The perimeter of the seal shall contain the words: "Senate" and the "State of Florida".

There shall be an official coat of arms for the Senate. The coat of arms shall contain a fan of the five flags that have flown over Florida, above the Great Seal of Florida. At the base of the coat of arms shall be the words: "The Florida Senate".

On motion by Senator Castor, the rules were waived by unanimous consent and the following resolution was introduced out of order:

On motion by Senator Castor—

SR 466—A resolution honoring and commending Marjory Stoneman Douglas, "Lady of the Everglades," in celebration of the occasion of her 95th birthday.

WHEREAS, Marjory Stoneman Douglas, who was born in Minneapolis, Minnesota, 95 years ago this month, was raised in Massachusetts and was graduated in 1912 from Wellesley College with a degree in English composition, and

WHEREAS, when a young woman, Marjory Stoneman Douglas left New England to come to the Florida frontier, settling in 1915 in the small city of Miami, where she soon went to work as a journalist with The Miami Herald, an event that marked the beginning of her long and eminent writing career, and

WHEREAS, in 1927, Marjory Stoneman Douglas joined a committee formed to create a conservation region for the Everglades and began to urge the establishment of a national park for the region, a dream which came to fruition with the dedication of the Everglades National Park in 1947, and

WHEREAS, her definitive 1947 book, "The Everglades: River of Grass," brought public awareness to the precious link between the Kissimmee River, Lake Okechobee, and the Everglades, and

WHEREAS, Marjory Stoneman Douglas' sensitivity and concern for her adopted region inspired her to write such literary works as "The Road to the Sun," "Freedom River," "Hurricane," "Alligator Crossing," and "Florida: The Long Frontier," which book she dedicated "to all who fight for a beautiful and better FLORIDA," and

WHEREAS, Marjory Stoneman Douglas has come to be known as the "Lady of the Everglades" in recognition of her lifelong efforts to preserve and protect Florida's unique gift, the Everglades, and

WHEREAS, Marjory Stoneman Douglas founded, and represents, the Friends of the Everglades conservation society to champion this cause, and

WHEREAS, Marjory Stoneman Douglas' hard work and untiring devotion has provided us with the groundwork for protecting and preserving all of Florida's natural resources, and

WHEREAS, three of Florida's universities have recognized the achievements of Marjory Stoneman Douglas by bestowing honorary degrees on her, the University of Miami having awarded her the doctorate of letters and Florida International University and Florida Atlantic University each having awarded her the doctorate of humanities, and

WHEREAS, the Florida Legislature has previously honored this remarkable woman by naming the building which presently houses the Department of Natural Resources the Marjory Stoneman Douglas Building, and

WHEREAS, the Senate desires to especially recognize the "Lady of the Everglades" on the eve of her 95th birthday, NOW, THEREFORE,

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

That we, the members of the Florida Senate hereby honor Marjory Stoneman Douglas, "Lady of the Everglades," and in turn are honored by her presence on this day, the opening day of the 1985 session of the Florida Legislature, in celebration of her 95th birthday just a few days away.

BE IT FURTHER RESOLVED that we commend Marjory Stoneman Douglas for raising the public consciousness concerning the Everglades, for her strong plea for conserving Florida's balance of nature, and for a lifetime dedicated to the recovery, preservation, and enhancement of Florida's natural resources.

BE IT FURTHER RESOLVED that a copy of this resolution, signed by the President of the Senate, with the seal of the Senate affixed, be presented to Marjory Stoneman Douglas as a tangible token of the senti-

ments expressed herein and a lasting symbol of the gratitude and respect of the Senate of the State of Florida.

—which was read the first time by title and referred to the Committee on Rules and Calendar.

On motion by Senator Castor, by two-thirds vote SR 466 was withdrawn from the Committee on Rules and Calendar.

On motions by Senator Castor, SR 466 was taken up out of order by unanimous consent, read the second time in full and adopted. The vote on adoption was:

Yeas—39

Mr. President	Frank	Johnson	Neal
Barron	Gersten	Kirkpatrick	Peterson
Beard	Girardeau	Kiser	Plummer
Carlucci	Gordon	Langley	Scott
Castor	Grant	Malchon	Stuart
Childers, W. D.	Grizzle	Mann	Thomas
Crawford	Hair	Margolis	Thurman
Deratany	Hill	McPherson	Vogt
Dunn	Jenne	Meek	Weinstein
Fox	Jennings	Myers	

Nays—None

Senator Castor introduced Mrs. Douglas to the Senate and the President presented her with a copy of the resolution.

The President's Address

It is good to be back in this chamber together, ready to begin the 1985 regular session — not as a new and untested Senate, but as a Senate with a proven track record. . . unified by our work in December, when we accomplished every public purpose on our agenda in just two days.

Now we have the seeming luxury of 60 days, but a far broader agenda. We must not only address the needs of various people around our state, but also the pressing needs of the state itself. And we must balance our programs within the constraints of limited revenues. In such a situation, 60 days can seem both an eternity and far too little time.

But much can be achieved in the days ahead. . . Recently, a book titled *In One Day* came to my attention. It's a collection of statistics about the events that make up the "24-hour rhythm of life in the United States". . . facts about our daily existence, such as:

Every day, Americans buy more than 80,000 pieces of clothing and accessories decorated with little alligators. . . and spend approximately \$125,000 on music and merchandise associated with Elvis Presley. . . we change some 60 million diapers. . . plunk about 70 million quarters into arcade games. . . and, together, grow 6 square miles of new skin.

Not every statistic is so amusing, of course. Some seem vaguely unsettling. For instance, what should we make of this? — The average American's name crops up in computers some 35 times a day.

Other statistics are clearly troubling information about the world around us. According to the book, for example, 4,000 children and teenagers take up smoking each day and, with adult smokers, they puff their way through more than 86 million packs of cigarettes daily. If, as one source estimates, smokers shorten their lives by 5.5 minutes per cigarette, Americans collectively give up 18,000 years of life every day they smoke.

Nor are statistics merely about things that happen to other people. They can paint for us informative, and often sobering, pictures of the average day in Florida. Here are some figures compiled by agencies around the state:

Every single day in 1983, an average of 237 child abuse reports were turned in to Florida authorities. That grim number is projected to rise to 375 per day when all 1984 statistics are compiled.

About 100,000 tourists a day come to spend their vacations — and their dollars — in the Sunshine State.

The number of high school sophomores who drop out of our education system each year averages out to 30 per day.

An AFDC family of four in Florida receives just \$9.50 a day in public assistance. If they're on food stamps, too, they'll receive another \$4 daily.

Floridians or their insurers pay \$41 million daily for health care — about \$19 million of that for hospital costs.

We use more than 7 trillion gallons of fresh water a day in this state; and generate about 750 million gallons of waste water.

And, in perhaps the most frequently quoted statistic of the year, we know that 5,000 people a week — more than 700 each day — are moving to Florida. . . A relentless influx that will push our population to third in the nation by the turn of the century, thus controlling every other statistic about life in our splendid state.

Such daily statistics will not take a break while we are in session. Day after day, they will multiply — 438 trillion gallons of fresh water drawn from Florida's precious reserves. . . more than 22,000 calls on child abuse hotlines — and they will continue to mount, uncontrolled, unless we fulfill our public responsibilities during the next 60 days.

We can no longer afford to delay the hard decisions relating to these statistics. Despite our pride in maintaining a balanced budget, we have, by inaction or inadequate action, accumulated intolerable deficits. . . debts to our people, our surroundings, our future. As Hank Fishkind, the Winter Park economist, has noted about our multi-billion-dollar infrastructure backlog: "We have been selling Florida too cheaply."

We must, therefore, use our days here responsibly and creatively. . . to work toward overcoming complex and expensive problems that have been developing over years. There is no time to squander. . . whether in idleness, in trash legislation or in maneuvering for the 1986 election season. But solutions to the problems that confront Florida will not come easily. The accomplishments of any 60-day session cannot be final answers for an ever-changing state. We must, instead, continually renew our efforts to anticipate the future while managing the present.

This Senate has worked together over the past four months to develop a vision for improving the state — for guiding growth, protecting children, linking education with widespread prosperity. . . you all have heard me discuss my agenda before, so I won't go into details now. It is my intention, however, that this biennium go down in history not just as one that worked at passing laws, but as one that helped make laws work for Florida.

This will take diligent effort and also, in the words of Anatole France: "To accomplish great things, we must not only act, but also dream; not only plan, but also believe."

I am pleased that you as individual Senators and as committees have kept a productive pace while preparing for this session. The total number of Senate bills filed is 510, about 187 fewer than on opening day last year. Thus, with an uncluttered system, we have been able to make steady progress on major legislation. This will assure that we can balance our chamber workload and ease the final-week crunch.

Although we heard from Alan Rosenthal in January that this Legislature is probably tops in the country, we will not be content to rest on yesterday's record. The Florida Senate remains committed to bringing good results from good intentions — as demonstrated in our ongoing oversight projects and in our work, through the comprehensive plan committee, to move toward new kinds of foresight. I am confident we have a session of significant accomplishments before us.

There's just one more statistic I'd like to leave you with this morning. It comes from that same book I was quoting earlier, and I'm sure you'll find it appropriate:

"Americans make 100,000 speeches [a day]. If they were all waiting their turn at the same soapbox, the speakers would form a line 28 miles long. It would take the last speaker nine hours just to walk to the podium."

Since I'm at the podium early in the day, I don't want to hold up the line much longer. . .

I'm looking forward to the two months ahead. You're a fine group of legislators, and I'm honored to be your President. Thank you.

On motion by Senator Jenne that a committee be appointed to notify the House of Representatives that the Senate was convened and ready to proceed with the business of the session, the President appointed Senators McPherson, Gersten, Meek, Johnson and Kiser. The committee was excused.

On motion by Senator Jenne that a committee be appointed to notify the Governor that the Senate was convened and ready to proceed with the business of the session, the President appointed Senators Barron, Gordon, Peterson, Stuart and Langley. The committee was excused.

A committee from the House of Representatives composed of Representatives Bell, Easley and Mills was received and informed the Senate that the House of Representatives was convened and ready to proceed to the business of the session. The committee then withdrew from the chamber.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Harry A. Johnston, II, President

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

Allen Morris, Clerk

By Representative Morgan—

HCR 1-Org.—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 Jenne, by two-thirds vote HCR 1-Org. was read the second time by title, unanimously adopted and certified to the House.

The committee appointed to notify the House of Representatives returned to the chamber and reported that its duty had been performed. The committee was thanked by the President for its service and discharged.

The committee appointed to notify the Governor returned to the chamber and reported that its duty had been performed. The committee was thanked by the President for its service and discharged.

Senator Jenne moved that following the joint session the Senate stand in recess until Tuesday, April 9, at 9:00 a.m. for the purpose of holding committee meetings and conducting other Senate business. The motion was adopted.

JOINT SESSION

Pursuant to HCR 1-Org., 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 James Harold Thompson, 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 Senator Johnston, President of the Senate, and Senator Castor, President Pro Tempore of the Senate, 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.

Jackie Crady, daughter of Representative Crady, of Yulee, sang the Lord's Prayer.

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

On motion by Representative Morgan that a committee be appointed to notify the Governor that the joint session was assembled to receive his message, the President appointed Senators W. D. Childers, Crawford and Beard; and on behalf of the Speaker, appointed Representatives Morgan, Mitchell and McEwan. The committee withdrew from the chamber.

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

The President introduced the First Lady, Adele Graham and daughters Kendall and Suzanne; Margie Mixson, wife of the Lieutenant Governor; and other special guests.

The President presented the Governor to the joint assembly.

The Governor's Address

Mr. President, Mr. Speaker, leaders of the Florida Legislature, members, honored guests, and fellow Floridians:

Only a few decades ago, what happened in Florida didn't matter very much. For most of America, we were small, poor, and far away, a peripheral peninsula.

States like Ohio and Illinois were important when fewer people lived in Florida than live in Tallahassee today.

Today, Florida is bigger than Ohio and in two years, we will surpass Illinois. What happens here sets trends that affect the world. With new international significance comes new responsibility.

In the recent past, you have recognized that responsibility. You and your predecessors have helped to set the national agenda for the other 49 states, by enacting laws reflecting Florida's growing greatness —

laws to reform public education and make Florida's secondary school graduation requirements America's highest;

laws to establish America's most aggressive program to acquire public beachfront and recreational land;

laws to boost our economy and give us America's best business climate, under the leadership of Lieutenant Governor Wayne Mixson;

laws to create and expand Community Care for the Elderly as a model for America;

and laws such as those you passed just last December to begin to end the cycle of child abuse and ensure that safe, affordable child care is every Floridian's right.

You have done an outstanding job, so outstanding that I think you deserve a pay raise.

The Florida Legislature is a tradition, from your deans, Senator Dempsey Barron and Representative Carl Ogden, down to the newest members of the freshman class — a group which increasingly reflects the diversity of our state, with a growing number of women in leadership roles, a major increase in Hispanics, and more blacks than at any time in this century. Representative Gordon, Senator Castor, I especially want to congratulate your colleagues for their wisdom in selecting you as leaders of this Legislature.

The quality of life in our state today is in direct proportion to the quality of the decisions of the men and women in this legislature. And because of those decisions, I say today that the state of our state is good — good, and getting better.

Word is out about our quality of life — and millions of other Americans want to share it with us. Their desire to move here, along with Florida's birth rate, provide us with a critical opportunity to make a set of key decisions in this legislative session.

Our history is one of growth. No other major state has grown so much so quickly.

In the year 1847, the Gregory family arrived in Quincy, establishing a Florida family line which today has culminated in their great great grandson, Senator Harry Johnston, President of the Florida Senate. When the Gregorys moved to Quincy, there were 77,000 people living in Florida.

In 1879, Nettie McPherson was born, also in the town of Quincy. She was a member of another distinguished Florida family. Her grandson is Representative James Harold Thompson, Speaker of the Florida House of Representatives. When Nettie McPherson was born, there were 290,000 people living in Florida.

In the 12 months between now and April 8, 1986, when we will return for opening day again, Florida will grow by nearly 300,000 people. There will be as many *new* Floridians as there were *Floridians* when Speaker Thompson's grandmother was a little girl. President Johnston, Speaker Thompson, I share with you the enthusiasm of working together for a better Florida.

It is as if, in the coming 12 months, Florida were to build another Tampa and meet all the needs of all those new people.

And the question is not, can we accommodate them? The question is, *how* to accommodate them — because they are coming, just as we came, and the Johnston family came, and the Thompson family came.

Our growth is a source of strength, creating markets, jobs and prosperity. But growth is also a source of stress, taxing our natural systems and demanding new investment.

And growth has its hidden costs which, one way or another, always must be paid. The price of growth will come due, as the consequence of decision, or as punishment for indecision.

If we cannot agree what our future should be, we will forfeit that future to those who *can* make up their minds.

Florida grows by seven hundred eighty-eight people every day. Our school-age population grew last fall by 26,588. Next fall, we expect 34,079 more than we will have this spring.

We hear a lot about deficits these days — mostly in terms of red ink in the federal budget, which is spending \$200 billion more than it takes in every year.

Unlike the federal government, we operate state government at a profit, not at a loss. We do not pass on to the next generation a state deficit — not one measured in dollars.

But there are deficits of a different kind — deficits caused by the failure to act. These deficits take ugly forms — ignorance, child abuse, juvenile delinquency and adult crime, polluted air and water, traffic congestion.

This deficit is the cost of inaction — and the cost of inaction is just as real — and can be greater — than a decision to make a timely investment.

The cost of inaction is State Road 80, too narrow, too dangerous — too lethal — a road to connect Palm Beach County and Lee County, two of the fastest growing communities in America.

The price of procrastination is Lake Apopka, once a superb fishing resource now turned barren and dead.

The penalty for indecision is Brandon High School in Hillsborough County, a school on double sessions for the past 12 years.

The result of neglect is an unemployment rate of almost 40 per cent among black teenagers.

These are deficits. We can redeem those deficits and prevent future deficits.

Florida's state government must meet its own special responsibilities mandated by growth. First among them is public education.

Nothing will determine our quality of life tomorrow more than the investment we make today in education.

In this session, we will oversee the next installment of Florida's continued march toward a national standard of excellence for our public schools.

And in enacting our budget, we will take the fourth and fifth steps in our five-year plan to raise our community colleges and state universities to the level of the top 12 states in America — and we will move forward toward the goal of bringing our public schools into the upper quartile. Leading this initiative are Representatives Tommy Hazouri and T. K. Wetherell and Senator Curtis Peterson, and guiding the budget process for public schools are Representative Jon Mills and Senator Betty Castor.

Next on our agenda for growth is guarding the safety of our citizens.

As we grow, we will never submit to the rule of crime in our streets — we will one day triumph over the scourge of drugs — and we will continue to punish the offender as severely as the law requires.

This year, to escalate our war on organized crime and drugs, you will consider a constitutional amendment to establish a statewide prosecutor. I urge its adoption. Sponsoring this major initiative to deal effectively with organized crime and drugs are Representative Hamilton Upchurch and Senator Bob Crawford.

We at the state level are responsible for providing social services, and this year we share the challenge of providing for those who need help

within tight fiscal restraints — to respond to the need of our youngest citizens by following through on the actions of last December's special session, and by expanding community care for the elderly to accommodate 36,000 people by the end of the next biennium.

Leading us in this vital effort are Representative Elaine Gordon and Senator Roberta Fox, who chaired the Joint Task Force on Child Care, and Representative Ron Johnson and Senator Frank Mann. Special thanks are also due to Representative Fred Lippman and Senator Betty Castor for their dedication to the cause of children in Florida.

We at the state level are responsible for protecting our statewide natural resources — our water and air, our marine heritage, and our priceless, irreplaceable coasts. The captains of our leadership team for these issues are Representative James Ward and Senator George Stuart.

They will be partners with Representatives Jon Mills, Sam Bell and Sid Martin, and Senators Pat Neal and Pat Frank, to provide leadership for the primary issue facing this session — growth itself.

And we at the state level are responsible to maintain and expand Florida's transportation network as our economy expands and our population grows — needs which have grown critical this year.

A priority goal of this legislative session will be to provide adequate funding for the transportation plans we passed in the 1983 special legislative session. We will keep our word to the people of Florida. We will not run up this transportation deficit.

In this session, we will also act to provide tough, cost-cutting management in the Department of Transportation and any other steps we must take to live up to our commitment. Leading us in this effort will be Representative Steve Pajcic and Senator Jack Gordon.

To accomplish all these goals, we will all require a spirit of unity, in our joint responsibility to all of Florida. Representative Dale Patchett and Senator Dick Langley will be key leaders in our search for responsible, constructive solutions.

Sound planning and visionary goals without the means to accomplish them are counter-productive. They create phantom expectations. They only add to the accumulated deficit.

It is time to end old deficits and prevent new ones, through intelligent planning and investment.

To provide the resources, we are going to have to face three new realities:

1. Growth in Florida must pay for the cost of growth in Florida. The alternatives are unacceptable. We are *not* going to pay for growth through a deteriorated quality of life. We will *not* ignore the cost today, because to do so would ensure significant future tax increases. *Growth* must pay for growth.
2. The backlog of accumulated deficits must be brought up to date. Getting this job done requires a partnership between state and local government. Meeting our commitment on transportation needs is the first installment.
3. A new partnership of government and business will move us forward on a pathway to excellence in higher education, through the eminent scholars program; forward in economic development through the enlightened recommendations of the high technology council; forward in our state parks through joint ventures with private entrepreneurs.

To develop a strategic vision of Florida's future, we must start from this certainty:

The pace and the quality of Florida's development will be determined by decisions made, by and large, within the private sector, based on private economic factors.

Our new mission is to create an environment which encourages top-quality private decisions.

To attain the goals Florida requires this year, we must:

1. Adopt a state plan to apply strategic vision to our growth.

2. Strengthen the Local Government Comprehensive Planning Act, to make certain that decisions at all levels of government reflect a consistent and rational policy. Local decisions are generally the best decisions, because they are made closest to the people they affect.
3. Recast the laws governing Development of Regional Impact, to promote high quality development. We must make the Development of Regional Impact review process clean and predictable — not so entangling and expensive that developers pay any price to avoid it.
4. Bolster our coastal protection plans at the state and local levels.
5. Protect our rivers, our estuaries, our wetlands and our waters from pollution — and restore those damaged recklessly in a thoughtless past.

Make no mistake — one way or another, Florida will *pay* the price of growth. Either growth will pay for growth, or we will pay through higher taxes when we confront a crisis we could have headed off, and our children will pay through a degradation of their lifestyle in the future.

When I say that growth should pay for growth, I mean impact fees — currently imposed by many of our cities and counties — which require the first-time buyer to make a down payment on the services growth demands.

I mean special taxing districts — currently in use around our state to pay for recreational parks and other neighborhood improvements.

I mean user fees — such as those in the budget now before you, charging those who use our services for the value they receive.

Let those who cause growth and those who benefit from growth pay for their fair share of the costs they cause.

Let us rise to our best to prepare for our future together. Our goal is not to find the lowest common denominator of acceptable adequacy. Our goal is excellence. Let us find in our state where communities, businesses, individuals, have already accommodated growth while protecting the quality of life we seek for every Floridian, and done so in the spirit of excellence.

A perfect example of the new partnership of government and business is the American Transtech Company in Jacksonville, Florida Junior College and the Florida Department of Education.

This team, Mr. Commissioner Turlington, provided training for 750 people in state-of-the-art technique to process financial securities, establishing a business with a total employment of more than 1,600 — better training, better jobs, a better economy, and a better Florida.

In the City of Boca Raton, growth already pays for growth. More than \$26 million in local bonds have purchased more than 2.2 miles of public beach, adding to the vital inventory of public beach in the most populous region of our state. But Boca's leadership is more than a beachhead.

The city's plan for growth is among Florida's best. Boca Raton accommodates low-income housing along with mansions, oceanfront condominiums and apartments for student rental. Blending all levels in a harmonious whole, Boca Raton is a living example of growth leadership in action, alive and well in Palm Beach County.

In Fort Lauderdale, the public housing authority has received national acclaim for creating oases of safety and decency in the heart of high-crime, low-income neighborhoods. By leveraging government service — police, public housing — with private investment, the authority builds on the strengths of these neighborhoods.

Under the direction of a tough and creative man, Bill Lindsey, the Fort Lauderdale Housing Authority builds public-private partnerships which are reducing crime, creating affordable housing, strengthening our downtowns, creating jobs and consumers and building back the basis of society.

In Tampa, the entire downtown area has been reviewed as a development of regional impact, accomplishing two goals at once — assuring business that the rules for what can be built downtown are clear, rational, known in advance — and assuring the entire Tampa Bay area that down-

town Tampa will be an intelligently planned place with adequate traffic flow and water supply.

In Panama City, the Bay County Council on Aging provides six months of services — meals on wheels, the senior center, adult day care, transportation — six months of services at the same cost as *ten days* in a nursing home.

And the human benefits to those who avoid the tragedy of premature institutionalization are even more profound.

In Dade County, Miami-Dade Community College is internationally known — not only as one of America's largest post-secondary institutions — but also, as America's *finest*.

Miami-Dade has been declared the best community college in America, for its leadership, its emphasis on teaching, its ability to offer quality instruction while maintaining open admissions, and its reputation for rewarding good teaching — all while reflecting the full diversity of one of America's most cosmopolitan communities. Miami-Dade Community College, and its president, Robert McCabe, are living examples of leadership for growth.

There are individual Floridians who exemplify excellence in their own lives, and the contributions they make to our state. One such Floridian has been honored here today — and by honoring her, you bring credit to this Legislature.

Marjory Stoneman Douglas moved to Florida when there were only half a million Floridians. She is an active Senior Floridian who travels almost constantly to advocate for Florida's future. Hers has been a voice in the wilderness for most of her life — a voice which has helped to *preserve* wilderness, and natural systems, upon which we all depend for survival.

Her vision, and her hard work, helped to shape the Save Our Everglades program. And she is a writer of great eloquence: Listen to her words. . .

"The miracle of the light pours over the green and brown expanse of sawgrass and water, shining and slow-moving below, the grass and water that is the meaning and the central fact of the Everglades of Florida. It is a river of grass. . ."

"There are no other Everglades in the world. They are, they have always been, one of the unique regions of the earth, remote, never wholly known. . ."

Marjory Stoneman Douglas wisely observes that for every impulse toward greed, toward inertia and foolishness in us, there is a counterforce of courage, of will, driven by our ability, slowly and painfully, to learn, and to work together.

She is a personal example of leadership to which we all can aspire.

Finally, this Legislature itself has achieved and renewed the distinction of being America's best. The Eagleton Institute has studied your operations and found that the Florida Legislature is among the finest of all our nation's political institutions. This is a distinction in which each of you should take personal pride, and a standard by which future Legislatures will be judged.

The goals, then, of the State Plan — creating good jobs, establishing educational excellence, raising our per capita income, protecting our water supply — providing growth leadership — are being achieved already, all around us.

Let us seize upon these examples of excellence. Let us emulate them throughout our state. These are signposts on the path toward our common goals.

These achievements prove that Florida's Comprehensive State Plan is not utopian, but a network of highly desirable, achievable goals — not *easily* reached, but achievable in the world of practical reality.

Nothing stays the same. Florida's quality of life can deteriorate, or be improved. We will decide, and we will live with the consequences of that decision — through the beginning of the next century.

In the past, we have indulged ourselves in the belief that there is so much land, so much water that we can abuse them as we wish.

The truth is, we cannot.

We have begun to end that indulgence and reverse that record.

For generations, some have seen Florida as a mistress state — a place to make money, to enjoy a fantasy life, with no commitment to a community and no sense of living with the consequences of our action.

Within the memory of some of the people here in this chamber today, a Florida developer printed posters to advertise "Manless land for the landless man." Today's advertisements caution us to hurry, act now, before the land is gone.

Along with manless land, add these to the list of the endangered — sunsets on a quiet coastline with only nature in sight.

Tranquil lakes.

Rippling rivers, teeming with life.

Farmland to grow our food and shape our values of self-reliance and independence.

Safe water to drink.

Homes a young family can afford.

Enough good jobs.

Schools of rising quality.

Add them all to the list of the endangered if we decide not to decide.

Our choice is *stark*.

Today, we join together to say that Florida is *not* just a place to spend some time and make some money. Florida . . . is *home* — and the future investments we plan today will shape the character of our home tomorrow.

No plan to guide our growth can turn a profit without investment; but investment without a plan for growth will profit *no one*.

Florida is not a commodity that belongs to us. Florida is a *community* to which we belong. Draw this distinction and you will set this Legislature apart.

This is the future Florida we can bring forth, together.

Nothing is inevitable. We will choose the future we want — and whatever we choose, we will all have to live with.

This is a critical Legislature. Fifteen years from now, we will begin another century. Ten years from now, we will celebrate the 150th anniversary of our statehood. Five years from now, we will enter a new decade.

Sixty *days* from now, you will go home to your districts and face the people you represent. You have the opportunity to be known. . . known and remembered . . . as pathfinders to a better future.

That future can be one of both growth and greatness.

It is up to us to begin.

Now is the time,

we are the people,

this is the place to decide.

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 Jenne, the joint session was dissolved at 11:50 a.m. and the Senators were escorted from the House chamber by the Senate Sergeant at Arms.

SENATE COMMITTEES (WITH REVISIONS)

AGRICULTURE

Senator D. Childers, Chairman; Senator Thurman, Vice Chairman; Senators Barron, Beard, Carlucci, Crawford, Deratany, Grant, Kirkpatrick, Peterson, Plummer and Thomas.

APPROPRIATIONS

Senator Neal, Chairman; Senator Kirkpatrick, Vice Chairman; Senators Beard, Castor, Fox, Girardeau, Gordon, Grizzle, Hair, Jenne, Langley, Mann, Meek, Peterson, Scott, Stuart, Thomas, Thurman and Vogt.

Subcommittee A: Senator Thomas, Chairman; Senators Beard, Gordon, Jenne, Scott and Vogt.

Subcommittee B: Senator Castor, Chairman; Senators Grizzle, Kirkpatrick, Meek, Peterson and Thurman.

Subcommittee C: Senator Mann, Chairman; Senators Fox, Girardeau, Hair, Langley and Stuart.

COMMERCE

Senator Hair, Chairman; Senator Grant, Vice Chairman; Senators Barron, Deratany, Fox, Girardeau, Gordon, Langley, Margolis, McPherson, Meek, Scott and Thomas.

CORRECTIONS, PROBATION AND PAROLE

Senator Hill, Chairman; Senator Carlucci, Vice Chairman; Senators Johnson, Peterson and Vogt.

ECONOMIC, COMMUNITY AND CONSUMER AFFAIRS

Senator Frank, Chairman; Senator Kirkpatrick, Vice Chairman; Senators Dunn, Grizzle, Malchon, Myers and Stuart.

EDUCATION

Senator Peterson, Chairman; Senator Meek, Vice Chairman; Senators Carlucci, Castor, Grant, Jenne, Johnson, Myers, Thurman and Weinstein.

EXECUTIVE BUSINESS

Senator W. D. Childers, Chairman; Senator Mann, Vice Chairman; Senators Castor, Jenne, Jennings and Neal.

FINANCE, TAXATION AND CLAIMS

Senator Crawford, Chairman; Senator Weinstein, Vice Chairman; Senators Carlucci, D. Childers, W. D. Childers, Deratany, Dunn, Frank, Gersten, Grant, Hill, Jennings, Johnson, Kiser, Malchon, Margolis, McPherson, Myers and Plummer.

GOVERNMENTAL OPERATIONS

Senator Vogt, Chairman; Senator Girardeau, Vice Chairman; Senators W. D. Childers, Frank, Gersten, Hair, Johnson, Kiser and Stuart.

HEALTH AND REHABILITATIVE SERVICES

Senator Fox, Chairman; Senator Malchon, Vice Chairman; Senators Castor, Gordon, Grizzle, Mann, Meek and Myers.

JUDICIARY-CIVIL

Senator Dunn, Chairman; Senator Gersten, Vice Chairman; Senators Fox, Frank, Hair, Kiser and Langley.

JUDICIARY-CRIMINAL

Senator Weinstein, Chairman; Senator Beard, Vice Chairman; Senators D. Childers, Crawford, Gersten, Kiser, Plummer and Thurman.

NATURAL RESOURCES AND CONSERVATION

Senator Stuart, Chairman; Senator McPherson, Vice Chairman; Senators Crawford, Grizzle, Kirkpatrick, Malchon, Mann, Margolis, Scott and Vogt.

PERSONNEL, RETIREMENT AND COLLECTIVE BARGAINING

Senator Margolis, Chairman; Senator Hill, Vice Chairman; Senators Dunn, Jenne, Jennings, McPherson and Neal.

RULES AND CALENDAR

Senator Jenne, Chairman; Senator Thomas, Vice Chairman; Senator Langley, Republican Leader; Senators Barron, Castor, Crawford, Fox, Gordon, Hair, Jennings, Neal, Stuart and Weinstein.

TRANSPORTATION

Senator Gordon, Chairman; Senator Plummer, Vice Chairman; Senators Beard, D. Childers, W. D. Childers, Deratany, Girardeau, Hill and Jennings.

SELECT COMMITTEES

SELECT COMMITTEE ON AGING

Senator Malchon, Chairman; Senators Grizzle and Meek

SELECT COMMITTEE ON CITRUS CANKER

Senator D. Childers, Chairman; Senators Kirkpatrick, Langley, Peterson, Thomas and Thurman

JOINT SELECT COMMITTEE ON EDUCATIONAL GOVERNANCE (K-12)

Senator Castor, Vice Chairman; Senators Grant, Grizzle and Thurman

SELECT COMMITTEE ON STATE COMPREHENSIVE PLAN

Senator Jenne, Chairman; Senators D. Childers, Crawford, Frank, Gordon, Hill, Kirkpatrick, Langley, Mann, Myers, Neal, Peterson, Stuart and Vogt

SELECT COMMITTEE ON STATE SALARY AND FRINGE BENEFIT POLICIES

Senator Neal, Chairman; Senators Castor, Kirkpatrick, Mann, Margolis and Thomas

SELECT COMMITTEE ON TORT REFORM

Senator Barron, Chairman; Senators Fox, Grant, Langley and McPherson

JOINT COMMITTEES

ADMINISTRATIVE PROCEDURES

Senator Carlucci, Alternating Chairman; Senators Dunn and Kiser

ADVISORY COUNCIL ON INTERGOVERNMENTAL RELATIONS

Senator Malchon, Alternating Chairman; Senators Castor, Myers and Plummer

LEGISLATIVE AUDITING

Senator Kirkpatrick, Alternating Chairman; Senators W. D. Childers, Johnson, Neal and Thurman

LEGISLATIVE INFORMATION TECHNOLOGY RESOURCES

Senator Stuart, Chairman; Senators Frank and Mann

LEGISLATIVE MANAGEMENT

Senator Jenne, Alternating Chairman; Senators Grizzle and Margolis

INTRODUCTION AND REFERENCE OF BILLS

First Reading

By Senators D. Childers and Neal—

SB 1—A bill to be entitled An act relating to the Beverage Law; amending ss. 561.15, 562.11, 562.111, 322.141, F.S.; 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; specifying color of drivers' licenses for such persons; providing an effective date.

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

By Senators Thomas and Grant—

SR 2—A resolution honoring Marle Glisson for his heroism in preventing a robbery and catching the suspect.

—was referred to the Committee on Rules and Calendar.

By Senator Hill—

SB 3—A bill to be entitled An act relating to barbering; creating s. 246.222, F.S.; requiring the Department of Professional Regulation to inspect barber schools; providing a fee; providing for suspensions and fines; creating s. 246.224, F.S.; authorizing cosmetologists to teach at barber schools under certain circumstances; amending s. 476.194, F.S.; prohibiting certain ownership or operation of barbershops or use of a suspended or revoked barber's license; providing a penalty; amending s. 476.214, F.S.; expanding the disciplinary action which the Barbers' Board may take against licensees and the grounds therefor; repealing s. 476.204, F.S., deleting a civil penalty for certain violations; providing an effective date.

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

By Senator D. Childers—

SB 4—A bill to be entitled An act relating to public utilities; amending s. 366.06, F.S.; prohibiting consideration by the Public Service Commission of certain requests for rate changes by public utilities within a specified time after certain public hearings on rate changes; providing an effective date.

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

By Senator Vogt—

SB 5—A bill to be entitled An act relating to the "Florida Energy Conservation in Buildings Act of 1974"; amending s. 255.252, F.S., relating to legislative intent; amending s. 255.253, F.S.; defining the term "shared savings financing"; expanding the application of the act; creating s. 255.258, F.S., relating to private financing of energy conservation in state-owned buildings; providing an effective date.

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

By Senator D. Childers—

SB 6—A bill to be entitled An act relating to alcoholic beverages; creating s. 562.145, F.S.; prohibiting free dispensing of alcoholic beverages for consumption on the licensee's premises or changing during a week the price at which beverages are dispensed; prohibiting dispensing of alcoholic beverages for consumption on the premises in containers above a specified size; prohibiting licensees from conducting or authorizing drinking games on the premises; providing penalties; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Stuart—

SB 7—A bill to be entitled An act relating to supplies and equipment of governmental agencies; creating s. 287.088, F.S.; prohibiting the purchase of certain forms, bond paper, legal pads, and 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; Appropriations; and Rules and Calendar.

By Senator Kirkpatrick—

SB 8—A bill to be entitled An act relating to state purchasing; prohibiting the submission of bills for goods or services not actually provided to a state agency or entity acting under contract to a state agency; providing penalties; authorizing a civil action to recover treble damages; providing an effective date.

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

By Senators Vogt, Beard and Stuart—

SB 9—A bill to be entitled An act relating to the Florida Retirement System; amending s. 121.051, F.S.; authorizing cities to withdraw from

participation in the system under certain circumstances; specifying rights of employees; providing an effective date.

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

By Senator D. Childers—

SB 10—A bill to be entitled An act relating to drug trafficking; amending s. 893.135, F.S.; providing that a person who is sentenced to a mandatory minimum term of imprisonment for drug trafficking in violation of s. 893.135, F.S., shall not be eligible for gain-time; providing an effective date.

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

By Senator D. Childers—

SB 11—A bill to be entitled An act relating to ultralight vehicles and operators; creating s. 330.42, F.S.; defining the term "ultralight;" providing for the registration of ultralight pilots and instructors; providing for the registration of ultralights; prohibiting the operation of ultralights in certain areas without prior approval; providing for future review and repeal in accordance with the Regulatory Sunset Act; providing an effective date.

—was referred to the Committee on Transportation.

By Senator D. Childers—

SB 12—A bill to be entitled An act relating to public utilities; amending s. 350.117, F.S.; requiring the Florida Public Service Commission to designate classifications of employees and requiring regulated companies to submit to the commission periodic reports containing information about such classifications; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Dunn—

SB 13—A bill to be entitled An act relating to developmentally disabled and mentally ill persons; creating s. 402.175, Florida Statutes, providing legislative intent; requiring the Department of Health and Rehabilitative Services to establish an umbrella trust fund for the benefit of developmentally disabled and mentally ill persons in Florida; providing for funding; providing criteria for participation in the umbrella trust fund; providing for income to the developmentally disabled or mentally ill person; directing the department to make certain rules; directing the department to contract for the administration of the fund; providing for the duties of trustees; prohibiting certain payments; providing an effective date.

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

By Senator Dunn—

SB 14—A bill to be entitled An act relating to jurors; amending s. 40.01, F.S.; requiring jurors to be residents of their respective counties; amending s. 40.013, F.S.; prohibiting persons adjudicated mentally incompetent from serving as jurors; amending s. 40.02, F.S.; requiring juror lists to be compiled from names appearing on county voter registration books or from names appearing on a list furnished by the Department of Highway Safety and Motor Vehicles; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Grizzle—

SB 15—A bill to be entitled An act relating to the Administrative Procedure Act; amending s. 120.60, F.S.; requiring first and second notices to any person to whom a license has been issued by the state to practice a profession or occupation before such person may be disciplined for practicing without a license following nonrenewal of the license; providing exceptions; providing an effective date.

—was referred to the Committee on Governmental Operations.

By Senator Castor—

SB 16—A bill to be entitled An act relating to postsecondary education; amending s. 240.277, F.S.; exempting certain budget entities of insti-

tutions under Board of Regents management from certain budget requirements; providing a method of budget approval; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Myers—

SB 17—A bill to be entitled An act relating to catastrophic illness and accident compensation; creating a Commission for the Study of Catastrophic Illness and Accident Compensation; providing membership requirements, functions, and duties; requiring a report and proposed legislation; providing an appropriation; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By Senator Vogt—

SB 18—A bill to be entitled An act relating to public schools and colleges; amending s. 235.15, F.S.; requiring periodic surveys of the utility systems of educational plants; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Dunn—

SB 19—A bill to be entitled An act relating to the Department of Natural Resources; creating within the department the Office of Civilian Conservation; providing for a director; establishing the Conservation Corps of Florida; providing responsibilities and duties of the director; authorizing the director to adopt criteria for the employment and service of members of the corps; authorizing the director to adopt rules governing the corps; providing for camps and work programs for the corps; authorizing the director to act on behalf of the corps; providing for future repeal; providing an effective date.

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

By Senator D. Childers—

SB 20—A bill to be entitled An act relating to liability; amending s. 768.125, F.S.; specifying applicability of provisions relating to liability for injury or damage resulting from intoxication; providing an effective date.

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

By Senator D. Childers—

SB 21—A bill to be entitled An act relating to the Florida Public Service Commission; amending s. 350.117, F.S.; requiring regulated companies to procure goods and services through competitive bidding subject to rules of the commission; providing for exceptions; providing an effective date.

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

By Senators Hair and Jenne—

SB 22—A bill to be entitled An act relating to campaign financing; amending ss. 106.011, 106.07, 106.08, 106.141, F.S.; 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 and expenditure of funds; providing penalties; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senators Hair and Jenne—

SB 23—A bill to be entitled An act relating to elections; amending ss. 106.04, 106.07, F.S.; providing for fines for failure to file campaign finance reports by the designated due date; providing that moneys received as payment for such fines be deposited in the appropriate general revenue fund; providing for notice to the Florida Elections Commission; repealing s. 106.20, F.S., relating to penalties for failure to file campaign finance reports; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Vogt—

SB 24—A bill to be entitled An act relating to developmental disabilities; amending s. 393.063, F.S.; adding spina bifida as a developmental

disability; amending s. 393.066, F.S.; prohibiting the development of spina bifida programs from reducing funding for other developmental disabilities programs and services; providing an effective date.

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

By Senator Myers—

SJR 25—A joint resolution creating Section 17 of Article VII of the State Constitution, relating to limitations on increases in operating budgets of units of government.

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

By Senator Castor—

SB 26—A bill to be entitled An act relating to education; creating s. 240.4066, F.S.; establishing a Masters' Fellowship Loan Program for Teachers; defining the purpose of the program; providing for the development of Masters' Programs for Teachers at universities in this state; providing for the development of a program; prescribing criteria for eligibility; providing for awards; providing for certification by the Department of Education; requiring loan recipients to teach in critical shortage areas for a specified period of time; providing for reimbursement of the fellowship loan; providing rulemaking powers; providing funding; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Gordon—

SJR 27—A joint resolution proposing an amendment to Section 7, Article X, and proposing the addition of Section 20, Article XII of the State Constitution, relating to the legalization of certain state operated lotteries.

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

By Senator Grizzle—

SB 28—A bill to be entitled An act relating to quality instruction incentives programs; amending s. 231.532, F.S.; revising fund allocation guidelines by eliminating the reallocation of funds from school districts without approved district plans to school districts with such plans; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Margolis—

SB 29—A bill to be entitled An act relating to talent agencies and theatrical agencies; providing for regulation of such agencies by the Department of Professional Regulation; providing definitions; specifying powers and duties of the department; providing for issuance of a license to such agency upon application and for denial, suspension, or revocation of license; providing for fees; providing for civil penalties for specified violations; specifying qualifications of applicants for license; providing for filing and posting of fee schedules; providing requirements for the content and the display of licenses; providing for license cancellation; requiring an applicant for license to provide bond; requiring maintenance of specified records; limiting registration requirements and fees; requiring a theatrical agency to provide an applicant with a contract that includes certain information; requiring the agency to give notice of labor disputes; prohibiting theatrical agencies from placing performers with employers who exhibit certain employment practices; requiring theatrical agencies to maintain a buyer's file as specified; requiring talent agencies to maintain certain records in a buyer's file; providing that certain acts are second degree misdemeanors and providing penalties; providing for injunctions; providing for deposit of moneys in the Professional Regulation Trust Fund; providing for future repeal and legislative review; providing an effective date.

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

By the Committee on Economic, Community and Consumer Affairs—

SB 30—A bill to be entitled An act relating to public accountancy; reviving and readopting the laws relating to public accountancy notwithstanding the Regulatory Sunset Act; amending s. 473.302, F.S.; amending

the definition of "practicing public accountancy"; amending s. 473.303, F.S.; deleting dates relating to the appointment of board members and the length of initial terms; amending s. 473.305, F.S.; providing for a reactivation fee; amending s. 473.306, F.S.; requiring that post-baccalaureate coursework be accounting-related or auditing-related; authorizing the board to determine passing grades for the licensure examination; authorizing the board to consider business-related convictions in determining good moral character; amending s. 473.308, F.S.; requiring applicants to pass the licensure examination; amending ss. 473.311, 473.312, F.S.; requiring proof of completion of required continuing education; reducing hours of continuing education required; requiring continuing education to be in accounting-related and auditing-related subjects; amending s. 473.313, F.S.; authorizing a reactivation fee; amending s. 473.323, F.S.; conforming language; amending the client solicitation provision; repealing s. 473.317, F.S., relating to the prohibition of competitive bidding for auditing engagements; repealing s. 473.325, F.S., relating to present certificates remaining in effect and to the licensing of public accountants as certified public accountants; providing for present licenses to remain in full force and effect; providing for future repeal and sunset review; providing an effective date.

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

By Senator Myers—

SB 31—A bill to be entitled An act relating to state agencies; providing definitions; requiring each state agency to employ a chief internal auditor; providing qualifications, powers, and duties; providing for internal audit reports; providing for review of internal audit reports by the Auditor General; providing for Legislative Auditing Committee inquiry and disciplinary action; providing an effective date.

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

By Senators Vogt and Deratany—

SB 32—A bill to be entitled An act relating to beverage law enforcement; amending s. 562.47, F.S.; providing that malt beverages contained in specified containers are presumed to be alcoholic for purposes of beverage law prosecutions; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Vogt—

SB 33—A bill to be entitled An act relating to parking; amending ss. 316.1955, 316.1956, F.S.; providing that a vehicle bearing a handicapped parking permit issued by another state may be parked in spaces reserved for certain disabled persons; amending s. 320.0848, F.S.; prohibiting a person from fraudulently obtaining or unlawfully using such permit; providing penalties; providing an effective date.

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

By Senators Stuart, Castor, Grizzle, Girardeau, Thurman, W. D. Childers, Jenne and Dunn—

SB 34—A bill to be entitled An act relating to the "Florida Cemetery Act"; amending s. 497.003, F.S.; providing for the scope of the act; amending s. 497.044, F.S.; prohibiting certain tying arrangements between the sale of grave space in a cemetery and the provision of certain services or the imposition of certain fees with respect to grave markers or monuments; providing civil penalties; requiring separate contracts for certain transactions; providing an effective date.

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

By Senator Dunn—

SB 35—A bill to be entitled An act relating to farm tractor warranties; creating the "Farm Tractor Warranty Enforcement Act"; providing legislative intent; providing definitions; requiring new farm tractors to conform to all applicable express warranties; providing requirements for the manufacturer when a new farm tractor does not conform to applicable express warranties; providing for an informal dispute settlement procedure; providing penalties for bad faith claims; providing an effective date.

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

By Senator Dunn—

SB 36—A bill to be entitled An act relating to death benefits for law enforcement officers and firefighters; amending s. 112.1904, F.S.; including bailiffs, state attorneys, assistant state attorneys, public defenders, assistant public defenders, and public defender investigators within the definition of law enforcement officer; providing that certain law enforcement officer death benefits are in addition to any others provided by law; providing that the Department of Administration is liable for certain death benefits; amending s. 112.1914, F.S.; including volunteer firefighters within the meaning of firefighter; providing that certain death benefits for firefighters shall be in addition to any other benefits provided by law; providing that the Department of Administration is liable for certain death benefits for firefighters; providing an effective date.

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

By Senator Dunn—

SB 37—A bill to be entitled An act relating to computer-related crimes; amending s. 815.03, F.S.; providing definitions; amending ss. 815.04, 815.05, 815.06, F.S.; removing the element of knowledge from the list of elements of certain offenses; creating s. 815.08, F.S.; providing civil remedies; providing for attorneys' fees; providing limitations on civil and criminal actions; amending s. 895.02, F.S.; including computer-related crimes in the definition of "racketeering activity"; providing penalties; providing an effective date.

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

By Senator Dunn—

SB 38—A bill to be entitled An act relating to local government finances; providing a short title; creating ss. 125.032, 166.151, 166.152, 230.2301, 240.3190, F.S.; authorizing counties, municipalities, school boards, and community college districts to create nonprofit corporations for the purpose of issuing tax-exempt obligations and to enter into lease financing programs for capital construction; authorizing municipalities to enter into lease-purchase agreements for property for public purposes; amending s. 218.37, F.S.; requiring the Division of Bond Finance of the Department of General Services to collect information about the debt issues by corporations created pursuant to this act; providing an effective date.

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

By Senator Dunn—

SB 39—A bill to be entitled An act relating to filing fees in judicial elections; amending s. 105.031, F.S.; providing that a candidate for judicial office who runs unopposed shall receive a partial refund of his qualifying fee; providing an effective date.

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

By Senator Dunn—

SB 40—A bill to be entitled An act relating to nursing homes and related health care facilities; amending s. 400.162, F.S.; specifying funds and property that must be maintained in trust; providing for handling of funds and property of deceased residents; providing an effective date.

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

By Senator Myers—

SB 41—A bill to be entitled An act relating to fraudulent practices; amending s. 817.50, F.S., relating to fraudulently obtaining goods, services, etc., from hospitals; providing graduated penalties; providing for certain evidence of identity; requiring hospitals to obtain certain information at the time of admission; requiring verification of certain information; providing for commencement of prosecution upon verification of fraud; providing that certain actions shall be prima facie evidence of intent to defraud; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Kiser—

SJR 42—A joint resolution proposing the creation of Section 21 of Article V of the State Constitution, relating to a statewide prosecutor.

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

By Senators Margolis and Grizzle—

SB 43—A bill to be entitled An act relating to motor vehicles; amending s. 316.610, F.S.; providing for inspection of vehicles; creating s. 316.612, F.S.; providing for inspection of vehicles damaged in accidents; amending s. 316.615, F.S.; requiring certain equipment and inspection of school buses; amending s. 316.620, F.S.; providing for inspection of vehicles transporting migrant farm workers; amending s. 319.22, F.S.; requiring the inspection of certain used vehicles before transferring title; creating s. 319.236, F.S., requiring the inspection of certain vehicles before applying for a title or registration; amending s. 322.27, F.S.; providing points for failing to have vehicle inspected; creating part II of ch. 325, F.S., consisting of ss. 325.34-325.49; providing definitions; providing standards for motor vehicle inspection; providing for issuance, suspension, and revocation of motor vehicle inspection station licenses; providing for repair of defective vehicles; providing standards for privately operated motor vehicle inspection stations; providing for hours of operation; providing for limitation of liability; prohibiting certain acts and providing penalties; providing for rules; establishing fees; providing for the collection and deposit of fees; providing for budgeting; providing for self-inspection; providing for inspection of for-hire vehicles; providing for supervision; providing penalties for tampering with inspection equipment; providing an effective date.

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

By Senators Dunn and Malchon—

SB 44—A bill to be entitled An act relating to mediation of disputes between citizens; creating the "Florida Citizens Dispute Settlement Act;" authorizing the establishment of Citizen Dispute Settlement Centers; requiring appointment of individual councils to adopt rules for the administration of centers; providing for council membership; prohibiting a center from making or imposing any adjudication, settlement, or penalty; providing for confidentiality of information; providing for supportive service referral of parties to a dispute; providing exemptions from civil liability; authorizing the seeking and acceptance of funds and the expenditure of such funds; providing exemptions for certain existing centers; excluding utilities regulated by the Public Service Commission; providing an effective date.

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

By Senator Dunn—

SB 45—A bill to be entitled An act relating to the judiciary; creating s. 26.58, F.S.; providing that certain judges and justices are eligible for sabbatical leaves of absence for specified purposes; providing for the administration of the leave program; providing for payment of full, partial, or no salary during such sabbaticals; providing conditions, restrictions, and procedures for such leaves; providing for resumption of judicial duties; providing that absence on such leave does not create a vacancy in office or subject a judge to removal; providing for continuation of credit toward retirement benefits and of group insurance coverage; providing severability; providing an effective date.

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

By the Committee on Judiciary-Civil—

SB 46—A bill to be entitled An act relating to campaign financing; amending s. 106.011, F.S.; defining "unopposed candidate"; amending s. 106.08, F.S.; reducing the amount of contributions that can be made by political committees and committees of continuous existence; eliminating certain limits on contributions to political committees in support of or in opposition to issues; providing aggregate limits on campaign contributions that candidates may accept from political committees and committees of continuous existence; prohibiting the making of certain campaign contributions by a person, political committee, or committee of continuous existence to an unopposed candidate or political committee; prohibit-

ing the acceptance by an unopposed candidate or by a political committee of certain campaign contributions; providing penalties; providing an effective date.

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

By Senators Grizzle and Kiser—

SB 47—A bill to be entitled An act relating to education; amending s. 232.2462, F.S.; allowing excused absences to be taken into account in determining whether a high school student has met certain minimum attendance requirements; providing an effective date.

—was referred to the Committee on Education.

By Senators W. D. Childers and Stuart—

SB 48—A bill to be entitled An act relating to the registration of vessels; amending s. 327.11, F.S.; exempting vessels owned by the United States Government that are used for recreational purposes from registration requirements; providing an effective date.

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

By Senator Kiser—

SB 49—A bill to be entitled An act relating to traffic control; creating s. 316.6135, F.S.; prohibiting a parent, legal guardian, or other person responsible for a child from leaving the child unattended or unsupervised in a motor vehicle; providing penalties; authorizing a law enforcement officer to take custody of a child who is unattended or unsupervised in a motor vehicle; providing an effective date.

—was referred to the Committee on Transportation.

By Senator D. Childers—

SB 50—A bill to be entitled An act relating to speed limit signs; amending s. 335.14, F. S.; requiring that new or replacement speed limit signs show the speed only in miles per hour; providing an effective date.

—was referred to the Committee on Transportation.

By Senator D. Childers—

SB 51—A bill to be entitled An act relating to driving under the influence; amending s. 316.193, F.S.; requiring inquiry as to whether a violator was served alcoholic beverages at a licensed establishment prior to the violation; providing for transmittal of information so obtained; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Myers—

SB 52—A bill to be entitled An act relating to towing; amending ss. 125.0103 and 166.043, F.S., providing that local governments may enact certain ordinances relating to towing; amending s. 715.07, F.S., prohibiting the towing or removal of a vehicle from a municipality under certain circumstances; authorizing municipalities and counties to require licenses for persons engaged in the business of removal and towing of vehicles; authorizing municipalities and counties to regulate the rates and methods of towing, removal, and storage of vehicles; providing a penalty; providing an exception; providing that, if a stolen rental or lease vehicle is towed from private property, the owner or its agent shall not be charged storage fees for a certain time period; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Carlucci—

SB 53—A bill to be entitled An act relating to historic monuments of the United States of America; providing an appropriation for the purpose of paying certain restoration costs for the Statue of Liberty; providing an effective date.

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

By the Committee on Judiciary-Civil—

SJR 54—A joint resolution proposing an amendment to Section 5, Article IV and the creation of Section 20, Article XII of the State Constitution; limiting the terms of cabinet members.

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

By the Committee on Corrections, Probation and Parole—

SB 55—A bill to be entitled An act relating to the Department of Corrections; amending s. 944.09, 944.17, F.S.; requiring adoption of rules; providing duties of department; providing for recordkeeping; providing for cooperative agreements; providing for commitments, classifications and transfers; creating s. 944.331, F.S.; requiring adoption by rule of an inmate grievance procedure; requiring compliance with standards of the United States Department of Justice; requiring application for certification of such procedure; amending s. 944.35 and 944.36, F.S.; substantially revising provisions relating to the use of force against inmates by employees of the department; providing criminal penalties for battery or cruel or inhuman treatment against inmates; requiring reports of use of such force; requiring employees to report instances of unlawful abuse; providing penalties; deleting criminal liability for negligence in permitting prisoners to escape; requiring certain training; amending s. 944.516, F.S.; requiring the Department of Corrections to document certain expenditures of inmates placed on extended limits of confinement; amending s. 945.04; providing for seal; providing for use of inmate labor; amending s. 945.091, F.S.; requiring documentation of disciplinary reports relating to such inmates; authorizing fines against such inmates; amending s. 945.215, F.S.; restricting donations to the Inmate Welfare Trust Fund; amending ss. 946.002, 946.40, F.S.; requiring certain inmates to work for political subdivisions; requiring the department to use prisoners in public works; providing that political subdivisions need not reimburse the department for such services; requiring supervision under certain circumstances; exempting certain inmates; amending s. 947.01, F.S.; providing the year in which membership of the Parole Commission is reduced; amending s. 948.01, F.S.; providing that circuit courts shall place defendants on probation under the supervision of the department; requiring immediate commencement of probation or community control following incarceration under certain circumstances; amending s. 948.03, F.S.; providing terms and conditions of probation or community control; amending ss. 951.02, 951.23, F.S.; providing for collection of data on local detention facilities; amending s. 958.021, F.S.; providing legislative intent; amending s. 958.03, F.S.; providing definitions; amending s. 958.04, F.S.; authorizing the court to designate certain persons as youthful offenders; changing the categories of persons who may be so designated; providing for judicial disposition of youthful offenders; amending s. 958.09, F.S.; requiring the Department of Corrections to adopt rules; providing for extending limits of confinement; amending s. 958.11, F.S.; restricting youthful offender 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 assignment of certain inmates to youthful offender facilities; amending s. 958.12, F.S.; expanding the activities in which a youthful offender may be required to participate; amending s. 958.14, F.S., relating to violations of probation or community control; authorizing the Department of Corrections to reassign certain inmates to nonyouthful offender institutions; providing for severability; repealing s. 958.05, F.S., relating to judicial disposition of youthful offenders; repealing s. 958.10, F.S., relating to the term of confinement in the community control program for youthful offenders; repealing ss. 944.13, 944.15, 944.16, 944.18, 944.25, 944.34, 944.551, 944.57, 945.031, 945.081, 945.09, 945.21, 945.26, 946.001, 958.05, 958.10, F.S., relating to the state correctional system, the Department of Corrections, inmate labor, and youthful offenders; providing effective dates.

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

By Senator Carlucci—

SB 56—A bill to be entitled An act relating to campaign financing; limiting the amount of salary or money to defray normal living expenses a candidate or candidate's spouse may draw from a campaign account; requiring certain reports; requiring withholding of federal income taxes and social security from such payments; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Carlucci—

SB 57—A bill to be entitled An act relating to payments to jurors and witnesses; amending s. 40.24, F.S.; providing for an incremental increase in the daily compensation and mileage allowance for jurors; repealing ss. 40.29, 40.30, 40.33, F.S., relating to estimation and requisition of funds for juror and witness payment by county court clerks; amending s. 40.35, F.S.; providing for reimbursement of funds disbursed for juror and witness compensation; providing procedures for rendering of statements of accounts and delivery of funds; providing conforming language; amending s. 40.31, F.S.; requiring that, under certain circumstances, reimbursement for juror and witness payment shall not exceed the amount apportioned to each county; amending s. 40.32, F.S.; providing conforming language; amending s. 40.34, F.S.; providing for form, submission, and audit of juror and witness payrolls; providing an effective date.

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

By Senator Hair—

SB 58—A bill to be entitled An act relating to game promotions; amending s. 849.094, F.S.; transferring the responsibility for the registration and regulation of certain game promotions from the Department of Legal Affairs to the Department of State; providing an effective date.

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

By Senators Hill and Castor—

SJR 59—A joint resolution proposing an amendment to Section 16 of Article I of the State Constitution relating to rights of victims of crime.

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

By Senator Hill—

SB 60—A bill to be entitled An act relating to criminal proceedings; creating s. 914.17, F.S., prohibiting the exclusion of the victim of a crime or, under certain circumstances, the victim's next of kin from the trial of the crime; providing exceptions; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator W. D. Childers—

SB 61—A bill to be entitled An act relating to the Division of Purchasing of the Department of General Services; amending s. 287.042, F.S.; deleting provisions relating to the transfer, exchange, and sale of surplus commodities; providing an effective date.

—was referred to the Committee on Governmental Operations.

By Senator Carlucci—

SB 62—A bill to be entitled An act relating to the Legislature; requiring meetings of the Legislature and of legislative committees to be open to the public; providing an effective date.

—was referred to the Committee on Rules and Calendar.

By Senator Beard—

SB 63—A bill to be entitled An act relating to motor vehicle insurance; creating s. 316.646, requiring specified operators of certain motor vehicles to have proof of maintenance of required security in their immediate possession; providing for display of proof of maintenance of such security upon demand; providing exceptions; providing for dismissal of charges upon display of proof of security; providing a penalty; amending s. 320.02, F.S., requiring insurers to notify the Department of Highway Safety and Motor Vehicles of certain cancellations or limitations; requiring the department to suspend the registrations and operator's license of certain persons; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By Senator Hill—

SB 64—A bill to be entitled An act relating to criminal prosecutions; amending s. 918.015, F.S., providing conditions and procedures applicable to the right to a speedy trial; providing an effective date.

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

By Senator Scott—

SB 65—A bill to be entitled An act relating to elections; repealing s. 100.091, F.S., relating to a second primary election; amending s. 100.061, F.S.; providing that candidates receiving the highest number of votes in the primary election be declared nominated; providing a method for deciding tie votes; eliminating the second primary; amending ss. 97.021, 98.051, 98.081, 99.061, 99.095, 99.0955, 99.096, 99.103, 100.071, 100.111, 100.141, 101.141, 101.62, 102.012, 103.021, 103.022, 105.031, 105.035, 105.041, 105.051, 106.29, 582.18, F.S.; conforming language; amending s. 106.08; eliminating campaign contributions attached to the second primary; repealing s. 100.096, F.S., relating to special local elections to be held at the second primary election; providing an effective date.

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

By Senator Margolis—

SB 66—A bill to be entitled An act relating to education; amending ss. 228.041, 230.23, F.S., to include talented students within the definition of "exceptional student"; providing certification, placement, evaluation, and prescription procedures for the talented; amending s. 236.081, F.S., to provide a talented cost factor in the Florida Education Finance Program; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Margolis—

SB 67—A bill to be entitled An act relating to education; amending ss. 234.01, 234.021, and 236.083, F.S., relating to hazardous walking conditions; providing for state funding for transportation of kindergarten, elementary, middle, or junior high school students living within the 2-mile limit; revising provisions relating to the determination of hazardous walking conditions; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Margolis—

SB 68—A bill to be entitled An act relating to ad valorem tax assessments; amending s. 194.011, F.S.; allowing a condominium association to file with the property appraisal adjustment board a petition on behalf of association members; amending s. 194.013, F.S.; providing that the board may charge only one fee for filing such petition; providing an effective date.

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

By Senator Meek—

SB 69—A bill to be entitled An act relating to education; renaming and continuing the Virgil Hawkins Fellows Scholarships for minority law students at Florida State University and the University of Florida; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senators Fox and Dunn—

SB 70—A bill to be entitled An act relating to the "Local Government Comprehensive Planning Act of 1975"; amending s. 163.3177, F.S., relating to elements of the comprehensive plan; providing requirements with respect to the coastal zone protection element of the plan; creating s. 163.3178, F.S.; providing legislative intent; providing criteria for coastal zone protection elements of the comprehensive plan; directing the state land planning agency to adopt minimum criteria for the review of coastal zone protection elements; directing counties, municipalities, and special districts to comply with requirements concerning coastal zone protection elements; providing an appropriation; providing an effective date.

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

By Senator Hill—

SB 71—A bill to be entitled An act relating to motorcycle riders; amending s. 316.211, F.S., prohibiting persons under 21 years of age from operating a motorcycle without protective headgear; authorizing the Department of Highway Safety and Motor Vehicles to approve certain headgear; requiring passengers on a motorcycle to wear protective head-

gear; providing for printed statements; providing for the effect of failure to wear protective headgear with respect to court cases; providing an effective date.

—was referred to the Committees on Transportation and Commerce.

By Senator Hill—

SB 72—A bill to be entitled An act relating to education; amending s. 231.532, F.S.; providing procedures for adjustment of funds under the district quality instruction incentives program; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Frank—

SB 73—A bill to be entitled An act relating to election of county commissioners; amending ss. 124.011, 124.01, F.S.; prescribing alternative procedures for election of commissioners; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator W. D. Childers—

SB 74—A bill to be entitled An act relating to electrolysis; providing definitions; creating the Advisory Council on Electrolysis under the Board of Medical Examiners in the Department of Professional Regulation; providing membership and terms; requiring licensure of electrologists and providing civil penalties; providing for application and examination for licensure; providing for temporary licenses; providing for establishment and collection of fees; authorizing disciplinary actions against licensees; providing circumstances for renewal of license; requiring that electrolysis be practiced in a permanent office; providing exemptions; providing for continuing education; providing for the approval of electrology schools; providing curriculum; providing for licensure of instructors; providing a code of ethics; providing for review and repeal; providing an effective date.

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

By Senator Carlucci—

SB 75—A bill to be entitled An act relating to the Department of Corrections; amending s. 944.23, F.S.; authorizing certain persons to visit state correctional institutions at any reasonable time as prescribed by rule of the department; providing an effective date.

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

By Senator Carlucci—

SB 76—A bill to be entitled An act relating to trespassing upon the grounds of a public school facility; increasing the penalties for the commission of assault or battery by a detained trespasser on the chief administrative officer or his designee; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senators Fox and Castor—

SB 77—A bill to be entitled An act relating to corporate income tax; amending ss. 220.02 and 220.13, F.S., and creating s. 220.185, F.S.; authorizing a credit against the tax for taxpayers that establish day care centers for their employees' dependents; providing for carryover of unused credits; providing that salaries and wages used to compute the credit may not be used in computing certain other tax credits; limiting the amount of credit a business may receive annually for the establishment of a day care center; providing an effective date.

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

By Senator Fox—

SB 78—A bill to be entitled An act relating to child care facilities; amending s. 402.305, F.S.; providing educational and professional requirements with respect to the owners or operators of a child care facility and the staff of such a facility; providing an effective date.

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

By Senator Grant—

SB 79—A bill to be entitled An act relating to reserved parking spaces for state employees; amending s. 272.161, F.S.; providing that preference be given car pools in the assignment of such spaces; providing that such assignment be without charge; requiring the establishment of guidelines; providing an effective date.

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

By Senator Grant—

SB 80—A bill to be entitled An act relating to education; creating the Florida Postsecondary Vocational Center for the Hearing Impaired; providing for the administration of the center; establishing the Council for the Florida Postsecondary Vocational Center for the Hearing Impaired; providing for legislative review and repeal of such council; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senators Grant and Thurman—

SB 81—A bill to be entitled An act relating to vocational education; amending s. 229.551, F.S.; deleting certain required secondary vocational education program evaluations; amending s. 236.081, F.S.; providing for the substitution of vocational courses for certain nonelective courses; deleting funding requirements relating to such substituted courses; amending s. 230.645, F.S.; providing for the payment of certain student fees by in-kind contributions; repealing s. 233.0695, F.S., relating to vocational preparatory instructional requirements; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senators Dunn, Fox, Gordon, Stuart, Weinstein and Malchon—

SB 82—A bill to be entitled An act relating to circuit courts; creating the "Circuit Court Improvement Act"; establishing legal research clerk positions within the circuit courts; providing for qualifications; providing for selection and assignment by the chief judge pursuant to a plan for effective use; providing an effective date.

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

By Senators Dunn and Malchon—

SB 83—A bill to be entitled An act relating to fighting or baiting animals; amending s. 828.122, F.S.; increasing penalties for using any animal for the purpose of fighting or baiting any other animal, for owning, managing, or operating any facility used for such purpose, for promoting, staging, advertising, or charging an admission fee for such purpose, and for betting on or attending the fighting or baiting of animals; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Fox—

SB 84—A bill to be entitled An act relating to beach and shore preservation; creating part III of chapter 161, F.S., the "Coastal Infrastructure Policy Act"; providing legislative intent; providing definitions; providing for the powers and duties of the state land planning agency; providing for mapping and the designation of undeveloped coastal barrier areas; prohibiting the use of state funds for certain purposes on undeveloped coastal barrier areas; providing for postdisaster redevelopment; providing an effective date.

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

By Senator Fox—

SB 85—A bill to be entitled An act relating to beach and shore preservation; creating part III of chapter 161, F.S., the "Coastal Barriers Safety Act"; providing legislative intent; providing definitions; providing requirements for construction on any coastal barrier commenced subsequent to December 31, 1985; providing for the establishment of certain local building codes in conformance with the act and requiring local enforcement agencies to enforce such codes; providing for review of coastal barrier protection codes by the Department of Natural Resources;

providing for enforcement; prohibiting vehicular traffic on the beaches and dunes of coastal barriers; providing a penalty; providing an appropriation; providing an effective date.

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

By Senator Dunn—

SB 86—A bill to be entitled An act relating to abuse, neglect, or exploitation of aged or disabled persons; creating s. 415.113, F.S.; providing that a person is not abused or neglected or in need of emergency or protective services solely because he is furnished or relies upon treatment by certain spiritual means alone; providing that medical care or treatment is not authorized or permitted in contravention of a person's objection; providing an effective date.

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

By Senators Dunn and Myers—

SB 87—A bill to be entitled An act relating to municipal boundaries; amending ss. 171.011 and 171.021, F.S.; revising the title and providing additional purposes of the Municipal Annexation or Contraction Act; amending s. 171.022, F.S.; specifying effect on existing special acts and charters; amending s. 171.031, F.S.; providing definitions; creating s. 171.033, F.S.; providing procedures and requirements for establishment of reserve areas; providing duties of counties, municipalities, state and regional planning agencies, and the administration commission; providing for hearings and appeals; creating s. 171.035, F.S.; specifying criteria for designating reserve areas; creating s. 171.039, F.S.; providing for review of reserve area designations and for amendment thereof; amending ss. 171.0413, 171.043, and 171.044, F.S.; revising municipal annexation and voluntary annexation procedures and requirements and specifying that an area to be annexed must be part of a reserve area; providing for counties in which reserve areas have not been designated; amending s. 171.062, F.S.; deleting provisions relating to a municipality's authority to alter density allowed under county plans or regulations; amending s. 171.081, F.S.; revising time period for appeal of annexation or contraction ordinances; creating s. 171.095, F.S.; annexing certain enclaves to the adjacent municipality; providing an effective date.

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

By Senator Thurman—

SB 88—A bill to be entitled An act relating to contracting; amending s. 489.105, F.S.; defining "county construction regulation board"; amending ss. 489.113, 489.511, F.S.; providing that such board may deny a building permit or an electrical permit in specified circumstances; requiring that the Construction Industry Licensing Board and the Department of Professional Regulation be notified of such permit denial; providing an effective date.

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

By Senator Thurman—

SB 89—A bill to be entitled An act relating to the designation of state roads; designating a portion of State Road 25 in Marion County as the "O. D. 'Buddy' Huff, Jr., Memorial Drive"; providing for the erection of appropriate markers by the Department of Transportation; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Thurman—

SB 90—A bill to be entitled An act relating to water resources; amending s. 373.0693, F.S., dividing the Southwest Florida Water Management District into watershed basins; prohibiting the governing board of the district from abolishing any basin without approval of the Legislature; authorizing the governing authorities of such basins to make expenditures and levy taxes; providing an effective date.

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

By the Committee on Economic, Community and Consumer Affairs—

SB 91—A bill to be entitled An act relating to veterinary medical practice; amending s. 474.202, F.S.; providing a definition; amending s. 474.203, F.S.; excluding certain out-of-state veterinarians from an exemption from regulation; amending s. 474.204, F.S.; repealing certain transitional provisions relating to appointment of board members; amending s. 474.207, F.S.; eliminating an examination fee cap; prohibiting certain applicants from temporarily practicing; amending s. 474.213, F.S.; providing clarifying language; amending s. 474.214, F.S.; deleting redundant language; providing for board action against certain impaired veterinarians; providing for confidentiality of certain information; providing a privilege from civil liability; amending s. 474.215, F.S.; providing for the issuance of mobile clinic permits; amending s. 474.216, F.S.; providing conforming language; amending s. 474.217, F.S.; providing for licensure by endorsement; repealing the board's authority to enter into reciprocity agreements; amending s. 474.219, F.S.; changing the effective date of the saving clause; creating s. 474.2065, F.S.; authorizing and establishing limits for certain fees; creating s. 474.2125, F.S.; providing for temporary licensure of certain out-of-state veterinarians; reviving and readopting chapter 474, F.S., as amended; providing for future repeal and sunset review; providing an effective date.

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

By Senators Malchon and McPherson—

SB 92—A bill to be entitled An act relating to beverage containers; providing legislative findings; providing definitions; providing refund values for certain beverage containers; requiring certain practices by consumers, dealers, distributors, manufacturers, and vending machine operators; providing for establishment of redemption center/service; providing for a handling fee; prohibiting certain metal beverage containers; prohibiting certain devices to connect beverage containers; authorizing the adoption of rules by the Department of Business Regulation; requiring the Department of Education to distribute certain materials; providing penalties; limiting the effect on local governmental authority; providing an effective date.

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

By the Committee on Commerce—

SB 93—A bill to be entitled An act relating to fire alarm systems, contractors, and installers; amending s. 633.021, F.S.; providing definitions; creating s. 633.542, F.S.; requiring a certificate or permit to engage in the business of or to install, service, repair, inspect, or improve a fire alarm system; providing for application, examination, and fees; providing standards for installation, servicing, repair, inspection, or improvement; providing an exception for certain inspections; creating s. 633.543, F.S.; providing requirements for installation of fire alarm system equipment; creating s. 633.5430, F.S.; regulating the marketing of fire alarm systems; providing penalties; creating s. 633.5445, F.S.; providing for test certificates and service tags on fire alarm systems; creating s. 633.545, F.S.; providing penalties; reviving and readopting, notwithstanding the Regulatory Sunset Act, ss. 633.061, 633.521, 633.524, 633.527, 633.531, 633.534, 633.537, 633.541, 633.547, 633.549, 633.551, 633.554, 633.557, F.S., relating to regulation of fire extinguishers and sprinkler systems contractors and installers; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By the Committee on Commerce—

SB 94—A bill to be entitled An act relating to pawnbrokers; amending ss. 715.04, 715.042, F.S.; defining "pawn" and "pawnbroker"; providing for sale or disposal of personal property placed with a pawnbroker; providing for notice; providing for termination of certain rights and interests; providing penalties for violation of ss. 715.04, 715.041, F.S.; providing an effective date.

—was referred to the Committee on Commerce.

By the Committee on Governmental Operations—

SB 95—A bill to be entitled An act relating to the Administrative Procedure Act; amending s. 120.55, F.S.; revising procedures for distribution of the Florida Administrative Weekly and the Florida Administrative Code; providing for public access; providing an effective date.

—was referred to the Committee on Governmental Operations.

By Senator Vogt—

SB 96—A bill to be entitled An act relating to building construction standards; amending s. 553.73, F.S.; authorizing governmental units and state agencies to delegate building code enforcement responsibilities; amending s. 553.79, F.S.; providing conforming language and authorizing certain state agencies to expend public funds for permit and inspection fees; amending s. 553.80, F.S.; providing conforming language; providing an effective date.

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

By Senators Deratany and Vogt—

SB 97—A bill to be entitled An act relating to mandatory homeowners associations; providing definitions; providing for the transfer of the control of the board of administration of a mandatory homeowners association from the developer to the unit owners under certain circumstances; providing for the transfer of certain property; providing an effective date.

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

By Senator Crawford—

SB 98—A bill to be entitled An act relating to gain-time; amending s. 944.275, F.S.; prohibiting a prisoner from accruing gain-time in certain circumstances; providing an effective date.

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

By Senator Crawford—

SB 99—A bill to be entitled An act relating to the cigarette tax; amending s. 210.02, F.S.; increasing the tax rate on cigarettes; deleting obsolete language; providing an effective date.

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

By the Committee on Natural Resources and Conservation—

SB 100—A bill to be entitled An act relating to solid waste; providing legislative intent; creating s. 403.7078, F.S.; providing definitions; specifying liability for the operation and closure of landfill facilities; requiring a landfill disposal fee or surcharge; requiring annual audits by the Department of Environmental Regulation; providing penalties for non-compliance; specifying uses of fees or surcharges; providing an exemption from the fee or surcharge under certain circumstances; providing rule-making authority; amending s. 403.707, F.S.; providing for performance standards for construction and closure of resource recovery and management facilities; providing an effective date.

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

By Senator Malchon—

SB 101—A bill to be entitled An act relating to ad valorem tax relief; creating part II of ch. 196, F.S.; providing for relief from ad valorem taxes by means of grants to qualified households; providing definitions and procedures; providing for administration by the Department of Revenue; providing penalties; providing for confidentiality; providing an appropriation; providing an effective date.

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

By Senator McPherson—

SB 102—A bill to be entitled An act relating to horseracing; creating s. 550.51, F.S.; amending ss. 550.04, 550.065, 550.33, 550.37, 550.39, 550.41, F.S.; authorizing horseracing and harness racing permitholders to operate on Sundays subject to certain limitations; providing an effective date.

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

By Senator McPherson—

SB 103—A bill to be entitled An act relating to horseracing; creating s. 550.041, F.S.; permitting minors to attend horseraces under certain circumstances; prohibiting minors from placing wagers; amending ss. 550.04, 550.41, F.S., conforming language; providing an effective date.

—was referred to the Committee on Commerce.

By Senator McPherson—

SB 104—A bill to be entitled An act relating to malt beverages; repealing s. 563.06(6), F.S.; relating to container sizes; providing an effective date.

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

By Senators Mann and McPherson—

SB 105—A bill to be entitled An act relating to land acquisition; amending s. 1, ch. 83-80, Laws of Florida, as amended; extending the time within which the Department of Natural Resources may file a petition to acquire certain parcels by exercise of the power of eminent domain; deleting authority for the department to so acquire a specified parcel; providing an effective date.

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

By Senators Castor, Fox and Dunn—

SB 106—A bill to be entitled An act relating to compensation for victims of crime; amending ss. 960.03, 960.04, F.S.; redefining the terms "crime" and "out-of-pocket loss"; expanding the class of victims who may be compensated under the Florida Crimes Compensation Act; amending s. 960.20, F.S.; increasing certain additional costs imposed against persons convicted of certain offenses; providing an effective date.

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

By Senator Stuart—

SB 107—A bill to be entitled An act relating to water management; requiring the Division of Local Resource Management of the Department of Community Affairs to utilize hydrogeologic data made available by a regional water management district to assess the impact of development on groundwater recharge areas; requiring the division to submit a report and make recommendations to the Governor by June 15, 1986; providing an effective date.

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

By Senators McPherson, Mann and Kirkpatrick—

SB 108—A bill to be entitled An act relating to vessel titling; amending s. 327.28, F.S.; providing for depositing certain fees in the Motorboat Revolving Trust Fund and specifying the use of such fees; amending s. 328.03, F.S.; providing for an additional titling fee in certain circumstances; providing an effective date.

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

By Senator McPherson—

SB 109—A bill to be entitled An act relating to saltwater products; amending s. 370.06, F.S.; requiring public food establishments to purchase saltwater products from licensed wholesale dealers; providing an exception; providing penalties; amending s. 370.07, F.S.; providing definitions for "wholesale dealer" and "retail dealer"; deleting the terms "wholesale seafood dealer" and "retail seafood dealer;" conforming language; clarifying language; providing an effective date.

—was referred to the Committees on Natural Resources and Conservation; and Finance, Taxation and Claims.

By Senator McPherson—

SB 110—A bill to be entitled An act relating to the Department of Natural Resources; amending s. 258.007, F.S.; authorizing the Division of Recreation and Parks to enforce laws on lands under the jurisdiction of the division or on lands title to which is vested in the Board of Trustees of the Internal Improvement Trust Fund; amending s. 258.024, F.S.; providing that certain park officers may make arrests on such lands; providing an effective date.

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

By Senators McPherson and Kirkpatrick—

SCR 111—A concurrent resolution declaring the month of June 1985 as "Florida State Parks Golden Anniversary Month" in Florida, and encouraging all citizens of Florida and visitors to the state to join in the celebration.

—was referred to the Committee on Rules and Calendar.

By Senators Hair and Meek—

SB 112—A bill to be entitled An act relating to the regulation of public accountancy; providing for the revival and readoption of chapter 473, F.S., notwithstanding the provisions of the Regulatory Sunset Act; providing for future repeal; providing an effective date.

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

By Senator Thurman—

SB 113—A bill to be entitled An act relating to alternative potable water supplies; amending s. 403.1655, F.S.; requiring the Department of Environmental Regulation to establish a low interest loan program for locating and making operational alternative potable water supplies; providing that community and noncommunity water systems are not eligible for such loans; providing a limit on the loan amount and period of the loan; prescribing grounds for default; providing means for securing repayment of such loans; providing appropriations; authorizing additional positions within the department; providing an effective date.

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

By Senator Hill—

SB 114—A bill to be entitled An act relating to education; amending s. 232.26, F.S.; providing that students charged with or adjudicated guilty of certain acts be suspended or expelled; providing an effective date.

—was referred to the Committee on Education.

By Senators Crawford and Peterson—

SB 115—A bill to be entitled An act relating to the tax on sales, use, and other transactions; amending s. 212.08, F.S.; expanding the term "charitable institutions" so as to grant an exemption to organizations which provide certain services pertaining to animals; providing an effective date.

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

By Senators Hair and Carlucci—

SB 116—A bill to be entitled An act relating to scallop processing; creating s. 403.0861, F.S.; requiring the Department of Environmental Regulation to adopt rules regarding the discharge of wastes resulting from scallop processing into the waters of the state; providing guidelines; providing for administration and enforcement; providing an effective date.

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

By Senator Fox—

SB 117—A bill to be entitled An act relating to economic development; providing for the creation of one or more Florida Equity Exchanges for certain purposes, contingent upon a feasibility study; providing for a committee to write a constitution and bylaws for the exchange; providing requirements with respect to the self-regulation thereof; providing for a members' security fund; providing for certain tax exemptions and providing an exception; providing for the applicability of securities laws; providing for reimbursement of administrative costs; providing for limitations on investments in exchange members; providing an effective date.

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

By Senators Mann and McPherson—

SB 118—A bill to be entitled An act relating to state parks and preserves; amending s. 258.007, F.S.; authorizing the Division of Recreation and Parks of the Department of Natural Resources to use the power of

condemnation to acquire property or property rights contiguous to areas under the jurisdiction of the division; providing an effective date.

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

By Senator D. Childers—

SB 119—A bill to be entitled An act relating to treatment and rehabilitation of drug dependents; amending s. 397.021, F.S.; redefining the term “drug abuser”; amending s. 397.041, F.S.; authorizing a drug treatment program or facility to retain, against his will, a person who voluntarily enters such program or facility; amending s. 397.052, F.S.; prescribing elements which must be alleged in a petition for involuntary treatment for drug dependence; creating s. 397.045, F.S.; providing procedures for the emergency evaluation and treatment of drug dependents; specifying evaluation criteria; requiring certain disclosures; limiting the period of emergency admission; amending s. 397.099, F.S.; authorizing drug treatment resources to admit any person who applies for admission; providing procedures for the admission and discharge of minors by such facilities; requiring certain written reports; providing for review of a minor’s progress; providing an effective date.

—was referred to the Committees on Health and Rehabilitative Services; Judiciary-Civil; and Appropriations.

By Senators Mann and McPherson—

SB 120—A bill to be entitled An act relating to acquisition of public land; amending s. 196.295, F.S.; requiring proration and placement in escrow of ad valorem taxes on certain property; amending s. 253.025, F.S.; providing for appraisals by the Division of State Lands of the Department of Natural Resources prior to the acquisition of certain lands by the state; amending s. 475.011, F.S.; providing exemptions for employees of the Department of Natural Resources from provisions relating to real estate brokers, salesmen, and schools; providing an effective date.

—was referred to the Committees on Natural Resources and Conservation; and Finance, Taxation and Claims.

By Senator Meek—

SB 121—A bill to be entitled An act relating to Alzheimer’s Disease; providing intent; creating an advisory committee on Alzheimer’s Disease under the Department of Health and Rehabilitative Services; providing for the issuance of research grants; creating a trust fund; requiring the Legislature to fund memory disorder clinics and the department to contract for day care programs for persons suffering from Alzheimer’s Disease and related disorders; requiring a research component; providing for future review and repeal; providing an effective date.

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

By Senators Stuart, Fox, Kirkpatrick, Mann, Vogt, McPherson, Malchon and Crawford—

SB 122—A bill to be entitled An act relating to coastal management; creating part III of chapter 161, F.S., the “Coastal Infrastructure Policy Act”; providing legislative intent; providing definitions; limiting the use of state funds for certain purposes on undeveloped coastal barriers; authorizing the Department of Community Affairs to designate certain lands as undeveloped coastal barriers; creating part VIII of chapter 553, F.S., the “Coastal Barriers Construction Act”; providing definitions; providing for minimum building codes for structures within the coastal construction building zone; providing for administration and enforcement by local governments; providing remedies; providing for assistance and rule-making by the Department of Natural Resources; providing for department review of local building codes; providing for applying the model building code to a local government that fails to adopt a minimum building code; providing for applicability to state and local government permitting; amending s. 161.053, F.S.; providing for challenges to coastal construction control lines; restricting permitting for certain structures seaward of the seasonal high water line; redefining the responsibility of the executive director of the department for making recommendations concerning land purchase; amending s. 161.0535, F.S.; amending the criteria for the permit fee schedule; amending s. 161.054, F.S.; expanding the applicability of administrative fines; amending s. 403.813, F.S.; defining the limitations of certain permit exceptions; amending s. 125.0104,

F.S.; authorizing certain uses of the tourist development tax; providing an effective date.

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

By Senator Myers—

SB 123—A bill to be entitled An act relating to water drainage; requiring counties and municipalities to establish drainage standards, approve plans, and inspect and supervise construction of residential developments’ drainage facilities; requiring all residential development drainage systems to be dedicated to a water control district, municipality, or county; granting assessment power to the local authorities; providing an effective date.

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

By Senators Myers and Hill—

SM 124—A memorial to the Congress of the United States, endorsing the concept of mutual assured survival and urging Congress to pursue the concept of “High Frontier” technology as an effective method for eliminating the threat of nuclear war.

—was referred to the Committee on Rules and Calendar.

By Senator Margolis—

SB 125—A bill to be entitled An act relating to the designation of a state welcome song; designating “Florida”, music by Lawrence Hurwit, lyrics by Lawrence Hurwit and Israel Abrams, as the official state welcome song; providing an effective date.

—was referred to the Committee on Governmental Operations.

By Senator Deratany—

SB 126—A bill to be entitled An act relating to counties; creating s. 125.485, F.S.; prohibiting counties from refusing to provide or discontinuing utility services to the owner or tenant of a rental unit under certain circumstances; prohibiting certain liens; providing an effective date.

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

By Senators Margolis and Meek—

SB 127—A bill to be entitled An act relating to education; amending ss. 230.645, 240.349, F.S.; providing that the district school boards and the boards of trustees of the community colleges are authorized to provide by rule to waive fees with respect to certain Florida residents who are 62 years of age or older; providing for funding by the Legislature; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Dunn—

SB 128—A bill to be entitled An act relating to negligence; providing that a claimant’s contributory fault in an action based on fault does not bar his recovery; defining “fault”; providing that damages shall be apportioned according to the proportionate fault of the parties; requiring findings by either the court or the jury regarding the amount of damages to which claimants are entitled and regarding the percentage of fault allocated to parties; requiring the court to determine the award of damages to each claimant and to determine each parties’ equitable share of the fault pursuant to these findings; providing for the reallocation among the parties of the equitable share of a party whose share is uncollectible; providing that claims shall not be “set off” except by agreement of both parties; providing for joint and several liability of parties liable upon a claim; providing for a right of contribution available to claimants and parties based upon their equitable share of fault; providing for enforcement of a right of contribution; providing that a release shall reduce a claim by the amount of the released person’s equitable share of fault; providing uniformity of application and construction; providing for severability of any provisions held invalid; providing for prospective effect of the act; repealing s. 768.31(1), (2)(a), (b), (d), (3), (4)(a), (b), (c), (d), (5), (6), (7), F.S.; relating to contribution among tortfeasors in negligence actions; directing Statutory Revision to reassign paragraphs (c), (e), (f), and (g) of s. 768.31(2) and paragraphs (e) and (f) of s. 768.31(4), F.S.; providing an effective date.

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

By Senator Dunn—

SB 129—A bill to be entitled An act relating to initiatives to revise or amend the State Constitution; providing a short title; requiring a sponsor of an initiative to file certain documents with the Department of Legal Affairs; authorizing the collection of signatures endorsing the initiative after the department has issued a final order, if the initiative is held valid; requiring the department to issue a preliminary order assessing the initiative and supporting documents; authorizing the department to prepare a recommended ballot title or ballot statement in certain situations; providing for notice of the preliminary order; providing for presentation of evidence and argument pertaining to such order; requiring the department to issue a final order and providing for notice and for the content of such order; prohibiting the collection of signatures in certain situations; requiring the department to replace a defective ballot title or ballot statement with its own ballot title or ballot statement; providing for judicial review of the final order; requesting the Florida Supreme Court to promulgate a rule providing for certification and determination of petitions for review of a final order; providing an effective date.

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

By Senator Deratany—

SB 130—A bill to be entitled An act relating to criminal traffic offenses; amending ss. 316.193, 316.1931, 775.08, F.S.; specifying that the offenses of driving under the influence and driving while intoxicated are misdemeanors; removing exclusion of criminal traffic offenses from the definition of misdemeanor; providing an effective date.

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

By Senators Dunn and Gersten—

SB 131—A bill to be entitled An act relating to exempt personal property; creating s. 222.061, F.S.; providing a procedure for exempting certain personal property from judgment levy; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Deratany—

SB 132—A bill to be entitled An act relating to title insurance; amending s. 627.778, F.S.; providing that certain exceptions are prohibited from policies issued in this state in certain circumstances; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Malchon—

SB 133—A bill to be entitled An act relating to elementary and secondary schools; providing legislative intent with respect to biological experimentation; providing state policy with respect to experiments to be conducted on living subjects; prohibiting exhibition of nonconforming out-of-state projects; exempting instruction in the normal practices of animal husbandry; providing a penalty; providing an effective date.

—was referred to the Committee on Education.

By Senator Hill—

SB 134—A bill to be entitled An act relating to the Parole and Probation Commission; amending s. 947.04, F.S.; requiring the commission to select a vice chairman; amending s. 947.13, F.S.; extending the time limit within which the commission is to submit a report; amending s. 947.16, F.S.; providing a time limit for certain notices; amending s. 947.165, F.S.; providing for the modification of certain parole guidelines; amending s. 947.172, F.S.; deleting the requirement that the chairman sit on certain panels; amending ss. 947.22, 947.23, F.S.; providing for disposition of parole violators; providing that any number of commissioners may administer oaths, compel the attendance of witnesses, issue subpoenas, convene hearings, or make findings of fact regarding parole violations; repealing s. 947.09, F.S., relating to competitive examinations for certain full-time employees; providing an effective date.

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

By Senator Dunn—

SB 135—A bill to be entitled An act relating to subscription television systems; providing definitions; prohibiting specified acts relating to theft of service from such systems; providing penalties; creating a civil cause of action in behalf of the subscription television system; specifying damages; providing for punitive damages; providing for attorney's fees; providing for injunctions; providing an effective date.

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

By Senators Castor, Grant, Thurman, Margolis, W. D. Childers, Myers and Meek—

SB 136—A bill to be entitled An act relating to postsecondary education; creating s. 240.4066, F.S., establishing the "Chappie" James Most Promising Teacher Scholarship Program; providing for scholarships to selected graduating high school seniors; prescribing criteria for eligibility; providing for the appropriation and allocation of funds; providing criteria for nomination and selection of candidates; providing conditions of scholarships; providing for rules; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Frank—

SB 137—A bill to be entitled An act relating to education; amending s. 118, ch. 84-336, Laws of Florida; delaying the effective date of provisions relating to the extension of the school day; providing that a district school board may elect to apply such provisions within the school district in advance of such effective date; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By the Committee on Economic, Community and Consumer Affairs—

SB 138—A bill to be entitled An act relating to massage practice; reviving and readopting ch. 480, F.S., relating to the practice of massage, notwithstanding the Regulatory Sunset Act; amending s. 480.032, F.S.; adding incompetent and unsafe practitioners to those the act is to protect against; deleting obsolete language; amending s. 480.034, F.S.; clarifying an exemption; amending s. 480.039, F.S.; deleting an obsolete reference; amending s. 480.041, F.S.; changing expiration date of provisional licenses; deleting certain fees; amending s. 480.0425, F.S.; deleting certain fees; amending s. 480.044, F.S.; deleting fee caps and authorizing certain fees; allowing to stand repealed under the Regulatory Sunset Act s. 480.053, F.S., relating to the continuation of certain prior existing licenses; providing that present licenses remain in full force and effect; providing for future repeal and legislative review; providing an effective date.

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

By Senator Meek—

SB 139—A bill to be entitled An act relating to community colleges; amending s. 240.343, F.S.; providing for terminal pay for accumulated sick leave upon retirement; increasing the amount of such pay which may be provided under certain conditions; authorizing establishment of policies allowing a specified number of absences for personal reasons; providing an effective date.

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

By Senators Meek and Gordon—

SB 140—A bill to be entitled An act relating to landlord and tenant; amending s. 83.51, F.S.; deleting the exemption relating to the landlord's obligation to maintain premises for single-family homes and duplexes; requiring the landlord to make reasonable provisions for smoke detection devices in dwelling units; providing an effective date.

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

By Senator Myers—

SB 141—A bill to be entitled An act relating to pugilistic exhibitions; amending s. 548.003, F.S.; increasing the membership of the State Athletic Commission; increasing the number of members necessary to take official commission action; providing an effective date.

—was referred to the Committee on Governmental Operations.

By Senator Myers—

SB 142—A bill to be entitled An act relating to independent special districts; creating s. 189.011, F.S.; providing the governing board of an independent special district created pursuant to special law, general law of local application, or chapters 153, 165, 190, 298, 336, or 388, F.S., with authority to establish subdistricts within districts, establish different special assessment levels between subdistricts within a district, or increase the size of the district governing board; providing restrictions; providing an effective date.

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

By Senator D. Childers—

SJR 143—A joint resolution proposing an amendment to Section 4, Article VII of the State Constitution, relating to assessments of property.

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

By Senator Dunn—

SB 144—A bill to be entitled An act relating to highway safety; creating s. 316.614, F.S.; providing a short title; providing legislative intent; providing definitions; providing for mandatory use of safety belts; providing exceptions; providing that persons with certain certified medical conditions need not wear safety belts; providing that operators and passengers in motor vehicles equipped with airbags need not wear safety belts; providing for notice; providing for certain evidentiary use of violations; providing a fine; requiring state, county, and local law enforcement agencies and councils to conduct safety awareness campaigns; requiring automatic protection devices on certain passenger cars on and after September 1, 1989; providing penalties; requiring operators and passengers in school busses and vehicles transporting persons for compensation to use safety belts on and after January 1, 1990; amending s. 318.18, F.S.; prescribing fines for violation of s. 316.613, F.S., relating to child restraint requirements, and s. 316.614, F.S., relating to safety belt requirements; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Fox—

SB 145—A bill to be entitled An act relating to child care; amending ss. 402.301, 402.302, 402.305, 402.306, 402.307, 402.308, 402.309, 402.310, 402.311, 402.312, 402.3125, 402.313, 402.315, 402.316, 402.318, 402.319, F.S.; providing for licensure and regulation of family day care homes; providing legislative intent; providing definitions; providing licensing standards for child care facilities and family day care homes; providing for voluntary submission of fingerprints; specifying duties of the Department of Health and Rehabilitative Services and local licensing agencies; providing for disciplinary actions; providing for inspections; providing for injunctions against unlicensed facilities and homes; specifying priority of hearing on injunction; requiring display of license and dissemination of certain information; specifying license fees; providing for deposit of fees in the Child Care Facility and Family Day Care Home Trust Fund; specifying uses of moneys in the trust fund; providing exemptions; requiring inclusion of certain information in advertisements; providing penalties for violation of ss. 402.301-402.319, F.S.; requiring the State Fire Marshal to establish fire and safety standards for family day care homes; providing an effective date.

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

By Senator Fox—

SB 146—A bill to be entitled An act relating to firefighters; creating s. 440.155, F.S.; providing workers' compensation for permanent bodily disfigurement suffered by firefighters due to accident suffered during actual performance of the duties which a firefighter is trained or certified to perform; providing that such compensation shall be in addition to certain compensation presently provided by law; amending s. 440.25, F.S.; limiting the authority of deputy commissioners to revise ratings with respect to permanent disfigurement of firefighters; providing an effective date.

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

By Senator Malchon—

SJR 147—A joint resolution proposing an amendment to Sections 3 and 6, Article VII of the State Constitution, relating to ad valorem taxation.

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

By Senator Castor—

SB 148—A bill to be entitled An act relating to teacher recruitment; establishing a center for teacher referral and recruitment; establishing duties for the center; providing expanded duties for the Center for Career Development Services in the Department of Education; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Grant—

SB 149—A bill to be entitled An act relating to higher education; amending s. 240.245, F.S.; providing additional criteria for rewarding university faculty members; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Grant—

SB 150—A bill to be entitled An act relating to unemployment compensation; amending s. 443.036, F.S.; redefining "wages"; providing retroactivity; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Margolis—

SB 151—A bill to be entitled An act relating to the public employee interchange program; amending s. 112.24, F.S.; authorizing the Governor to enter employee interchange agreements to fill certain appointive offices; allowing extension and modification of employee interchange agreements; requiring state agencies to report extensions or modifications of such agreements to the Department of Administration; providing clarifying language; lengthening the period of time allowed for an assignment or detail; deleting obsolete study and reporting requirements; providing an effective date.

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

By Senator Margolis—

SB 152—A bill to be entitled An act relating to Medicaid; creating s. 409.2675, F.S., providing for reimbursement for inpatient services provided by psychiatric hospitals under certain circumstances; providing limits as to length of stay; providing an effective date.

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

By Senator Dunn—

SB 153—A bill to be entitled An act relating to durable powers of attorney; amending s. 709.08, F.S.; permitting certain persons to be designated attorneys-in-fact by a durable power of attorney; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senators Dunn and Gersten—

SB 154—A bill to be entitled An act relating to deceptive and unfair trade practices; amending s. 501.206, F.S.; clarifying the enforcing authorities' investigative powers; conforming the provision governing immunity to the general immunity law; amending s. 501.207, F.S.; deleting the requirement that the enforcing authority hold an administrative hearing to determine probable cause in certain actions; providing state-wide effect to court injunctive orders; extending certain defenses and settlement options to alleged violators to provide for uniformity; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Gordon—

SJR 155—A joint resolution proposing the addition of Section 21 to Article V of the State Constitution, relating to creating the position of Law Enforcement Prosecutor to prosecute cases involving criminal conduct of law enforcement officers.

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

By Senator Gordon—

SB 156—A bill to be entitled An act relating to prosecution of law enforcement officers; providing that the Governor shall appoint a state-wide Law Enforcement Prosecutor to prosecute cases involving criminal conduct of state, county, or municipal law enforcement officers; providing qualifications, powers, and duties of such prosecutor; providing an appropriation; providing an effective date.

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

By Senator Fox—

SB 157—A bill to be entitled An act relating to education; amending s. 236.013, F.S.; providing that a preschool child enrolled in a day care center operated by a vocational school is a full-time equivalent student of that school; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Fox—

SJR 158—A joint resolution proposing an amendment to Sections 10 and 11, Article V of the State Constitution, relating to the merit retention of circuit and county court judges.

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

By Senator Langley—

SB 159—A bill to be entitled An act relating to negligence; amending s. 768.125, F.S., providing civil liability for certain persons who knowingly provide alcoholic beverages to visibly intoxicated persons; providing an effective date.

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

By Senator Langley—

SB 160—A bill to be entitled An act relating to motor vehicle licenses; amending s. 320.01, F.S.; redefining the term "mobile home"; excluding certain attachments from the length of a mobile home for license tax purposes; providing an effective date.

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

By Senator Myers—

SB 161—A bill to be entitled An act relating to drainage and water control; amending s. 298.22, F.S.; granting additional powers to the board of supervisors of a water control district; authorizing the assessment and collection of fees; amending s. 298.29, F.S.; authorizing the board of supervisors to borrow money in certain circumstances; amending s. 298.66, F.S.; prohibiting the connection to or use of district works without written consent of the board; providing for enforcement; providing an effective date.

—was referred to the Committees on Natural Resources and Conservation; and Finance, Taxation and Claims.

By Senator Myers—

SB 162—A bill to be entitled An act relating to the Florida Public Service Commission; amending s. 350.01, F.S.; providing for a 5-member, elective commission; specifying terms of office; providing for election from districts; providing for staggered terms; providing election procedures; terminating existing terms; repealing ss. 350.001, 350.031, F.S., relating to legislative intent regarding an appointed commission and relating to the Florida Public Service Commission Nominating Council; providing an effective date.

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

By Senators Myers, Johnston and D. Childers—

SB 163—A bill to be entitled An act relating to building construction; amending s. 553.75, F.S.; providing that inspection or approval of a building or plan by any municipality, county, or state agency is not a warranty of the condition of the building or adequacy of the plan; specifying that such entities and their employees are not liable for failure to inspect or approve or for defects or hazardous conditions unless there was actual knowledge and failure to act in a reasonable manner to correct; providing limitations on such liability; providing that damage awards in civil actions arising out of claims of defective design, planning, or construction of any type of building structure, or improvement to real property, be used to repair such defect; providing an effective date.

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

By Senator Margolis—

SB 164—A bill to be entitled An act relating to transportation of school children; amending s. 234.02, F.S., relating to safety and health of pupils, to provide for adoption by the State Board of Education of a state plan providing for examination, maintenance, and repair of transportation equipment used in connection with the public school system; amending s. 234.051, F.S., relating to public school buses, to redefine the term "school bus" and to modify standards therefor; amending s. 234.091, F.S., relating to general qualifications of public school bus drivers, to clarify such provisions and provide age and training requirements; amending s. 316.003, F.S., redefining the term "school bus" for purposes of the Florida Uniform Traffic Control Law; amending s. 316.615, F.S., revising provisions relating to equipment and inspection of school buses and physical requirements of nonpublic school bus drivers to expand equipment requirements and inspection provisions and to provide additional qualifications for such drivers; providing an appropriation; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Myers—

SB 165—A bill to be entitled An act relating to departmental budgets and expenditures; requiring departments to compute certain lapsed funds on a quarterly basis; limiting a department's ability to carry such funds forward; providing exceptions; providing for return of lapsed funds to the fund from which they were appropriated; providing an effective date.

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

By Senator D. Childers—

SB 166—A bill to be entitled An act relating to state uniform traffic control; amending s. 316.1895, F.S., relating to school zone speed limits; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Thurman—

SB 167—A bill to be entitled An act relating to public educational facilities; amending s. 235.211, F.S.; requiring the State Board of Education to develop standard architectural designs for use in the construction of elementary schools, kindergartens, middle schools, junior high schools, and senior high schools; requiring local school boards to use the standard architectural design in the construction of these facilities; providing a method for determining the cost of developing and of providing the designs to the local board; providing criteria for selecting the most appropriate design; providing that state board approval of the selected design is not required; requiring state board approval of site preparation, design adaptation, and significant deviations from the standard design; providing for review and update of the designs; deleting the requirement that prototype design criteria be developed for the aforementioned educational facilities; conforming language; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Mann—

SB 168—A bill to be entitled An act relating to campaign financing; amending ss. 106.011, 106.08, F.S.; creating s. 106.081, F.S.; providing that legislators who control certain funds are political committees; defin-

ing "unopposed candidate"; reducing limits on contributions made by political committees and committees of continuous existence; removing limits on contributions made to political committees supporting or opposing issues; providing limits on contributions a candidate or political committee may accept from a political committee, committee of continuous existence, or corporation; prohibiting acceptance of contributions with respect to an unopposed candidate; providing registration and reporting requirements and contribution limits for certain corporations; providing penalties; providing an effective date.

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

By Senator Malchon—

SB 169—A bill to be entitled An act relating to Medicaid; creating s. 400.065, F.S.; requiring nursing facilities to meet certain requirements related to Medicaid-eligible persons as conditions of licensure or relicensure; requiring that certain information be maintained; providing exemptions; providing an effective date.

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

By Senators Hair, Fox, Kiser and Langley—

SB 170—A bill to be entitled An act relating to service of process; amending s. 48.031, F.S.; providing for substitute service under certain circumstances; amending s. 48.061, F.S.; providing for service on partnerships, associations, and certain businesses; amending s. 713.18, F.S.; eliminating a manner of serving certain notices; amending s. 741.30, F.S.; providing for service of certain injunctions; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator McPherson—

SB 171—A bill to be entitled An act relating to public utilities; creating s. 366.90-366.95, F.S.; creating the Contributions-in-Aid-of-Construction Act; providing legislative findings and intent; providing definitions; requiring that certain charges be assessed against the owner of a new residential unit to equitably distribute certain costs of providing additional utility service; providing for notification; providing procedures for the adoption and assessment of such charge; prohibiting a utility from collecting such charge in certain circumstances; requiring the commission to adopt rules; providing an effective date.

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

By Senator McPherson—

SB 172—A bill to be entitled An act relating to electric utilities; amending s. 366.04, F.S.; granting the Florida Public Service Commission certain authority over territorial agreements and boundaries; providing an effective date.

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

By Senator McPherson—

SB 173—A bill to be entitled An act relating to telephone companies; amending s. 364.335, F.S.; providing that the Public Service Commission may grant a certificate of necessity to a proposed or existing telephone company which will be providing competitive or duplicative pay telephone service; providing an effective date.

—was referred to the Committee on Commerce.

By Senator McPherson—

SB 174—A bill to be entitled An act relating to telephone companies; amending s. 364.30, F.S.; granting the Florida Public Service Commission certain authority over the routing of long distance telephone calls; providing an effective date.

—was referred to the Committee on Commerce.

By Senator McPherson—

SB 175—A bill to be entitled An act relating to water and sewer systems; amending s. 367.031, F.S.; requiring utilities to possess a current certificate; amending s. 367.061, F.S.; making application for certificate

extension mandatory; amending s. 367.081, F.S.; providing for automatic increase of approved rates in certain circumstances; providing for refunds and rate adjustments in certain circumstances; amending s. 367.171, F.S.; providing for application for and issuance of a certificate when ch. 367, F.S., becomes applicable to a county; providing an effective date.

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

By Senator Stuart—

SJR 176—A joint resolution proposing an amendment to Section 4 of Article VII of the State Constitution relating to taxation.

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

By Senator Stuart—

SB 177—A bill to be entitled An act relating to intangible personal property taxes; amending s. 199.052, F.S.; requiring the clerk of the circuit court to retain a portion of the intangible taxes collected as collection compensation; providing an effective date.

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

By Senator W. D. Childers—

SB 178—A bill to be entitled An act relating to regulation of professions; amending s. 455.24, F.S., requiring a disclosure in advertisement of discounted fee or reduced fee services by certain licensed health care providers; providing an effective date.

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

By Senator McPherson—

SB 179—A bill to be entitled An act relating to excise tax on documents; amending s. 201.15, F.S.; revising the distribution of said tax; providing an effective date.

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

By Senators Meek and Malchon—

SB 180—A bill to be entitled An act relating to state government; creating a Pay Equity Study Commission; providing for membership, organization, and purpose of the commission; requiring a report to the Legislature and the Governor; providing for repeal and review; providing an effective date.

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

By Senators Jennings, Stuart and Vogt—

SR 181—A resolution honoring Colonel Joseph W. "Joe" Kittinger, Jr., and proclaiming April 16 "Joe Kittinger Day."

—was referred to the Committee on Rules and Calendar.

By Senators Peterson and Crawford—

SB 182—A bill to be entitled An act relating to the Florida Institute of Phosphate Research; amending s. 378.101, F.S.; authorizing the institute to secure patent, copyright, or trademark protection for research work products it develops; establishing powers and duties relating to the use of such work products; providing that certain materials are not subject to public records laws; providing an effective date.

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

By Senator Margolis—

SB 183—A bill to be entitled An act relating to the tax on the sale of motor fuel and special fuel; amending s. 212.62, F.S.; providing that the tax per gallon for any year shall not be less than that for the previous year; providing an effective date.

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

By Senators Scott and Weinstein—

SB 184—A bill to be entitled An act relating to property taxes; amending s. 196.031, F.S.; deleting the requirement that on property owned by more than one owner the homestead exemption be reduced in proportion to the number of owners who are not permanent residents of the state; providing an effective date.

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

By Senators Peterson, Hill, Carlucci and Johnson—

SB 185—A bill to be entitled An act relating to corrections; amending s. 948.10, F.S.; requiring that a presentence investigation report shall be submitted to a community control program administrator in certain circumstances; providing an effective date.

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

By Senators Peterson, Hill, Carlucci and Johnson—

SB 186—A bill to be entitled An act relating to sentencing; repealing s. 921.231, F.S., relating to the duty of the Department of Corrections to make a presentence investigation report and to the contents of such report; repealing Rule 3.710, Florida Rules of Criminal Procedure, relating to the duty of the court to order a presentence investigation report; providing an effective date.

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

By Senators Peterson and Crawford—

SB 187—A bill to be entitled An act relating to tax on sales of motor and special fuels; repealing s. 212.63, F.S., relating to the exemption of gasohol from the sales tax on motor fuel and special fuel; amending s. 212.67, F.S.; rescinding certain distributors' and wholesale dealers' entitlement to a refund of such tax on motor fuel used to produce gasohol; providing a retroactive effective date.

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

By Senator Frank—

SB 188—A bill to be entitled An act relating to the Southern Regional Education Compact; approving the admission of the State of Oklahoma into the compact; providing that, upon ratification of the compact by the Legislature and approval by the Governor of Oklahoma, and approval by the legislature and by the governor of the other states party to the compact, the State of Oklahoma shall become party to the compact; providing an effective date.

—was referred to the Committee on Education.

By Senator Grizzle—

SB 189—A bill to be entitled An act relating to environmental regulation; amending s. 403.021, F.S.; applying certain provisions relating to the preservation and maintenance of authorized channel depth to additional ports; amending s. 403.061, F.S.; applying certain classifications, standards, and criteria for waters used for deepwater shipping to additional ports; amending s. 403.816, F.S.; applying certain provisions relating to maintenance dredging of deepwater ports to additional ports; providing an effective date.

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

By the Committee on Judiciary-Criminal—

SB 190—A bill to be entitled An act relating to bail on appeal; amending s. 903.132, F.S.; increasing the defendant's burden of proof when seeking to be admitted to bail pending review by posttrial motion or appeal from a felony conviction; amending s. 903.133, F.S.; deleting certain first-degree felony convictions from those for which bail pending review is prohibited; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Kiser—

SB 191—A bill to be entitled An act relating to motor vehicles; amending s. 320.02, F.S.; prescribing conditions under which motor vehicles which have not been manufactured in compliance with federal standards may be titled and registered in this state; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Kiser—

SB 192—A bill to be entitled An act relating to health studio services; amending s. 501.012, F.S., requiring new owners of health studios to provide certain notice to users of the services; requiring studios to provide membership identification under certain circumstances; providing an effective date.

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

By Senator Gersten—

SB 193—A bill to be entitled An act relating to disposition of traffic infractions; amending s. 318.18, F.S.; providing for the imposition of additional fees with respect to certain noncriminal traffic infractions to be used for school crossing guard programs; providing an effective date.

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

By Senator Myers—

SB 194—A bill to be entitled An act relating to education; creating ss. 237.36-237.364, F.S.; creating the Florida District School System Endowment Trust Fund for Distinguished Teachers; providing legislative intent; providing for funding and administration; establishing criteria governing eligibility for state grants from the trust fund; providing for each participating school district to set up a local Distinguished Teachers Trust Fund and a foundation to administer such trust fund; requiring a foundation subcommittee to be established to raise funds for participating high schools; providing for selecting and rewarding distinguished teachers and associate distinguished teachers; providing an appropriation; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Fox—

SB 195—A bill to be entitled An act relating to consumer protection; requiring that sales of household appliances by retail sales establishments be accompanied by certain information; providing for attorney's fees; providing a penalty; providing an effective date.

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

By Senator Fox—

SB 196—A bill to be entitled An act relating to torts; creating s. 768.35, F.S.; abrogating the doctrine of interspousal tort immunity for certain intentional torts; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Fox—

SB 197—A bill to be entitled An act relating to stolen motor vehicles; amending s. 812.062, F.S., providing for notification to an initiating law enforcement agency by a recovery agency within 72 hours; providing for notification to a registered owner, an insurer, and registered lienholder of a recovered stolen motor vehicle by the initiating agency; providing that notification be made in a specific manner if not previously done; providing an effective date.

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

By the Committee on Natural Resources and Conservation and Senator Mann—

SB 198—A bill to be entitled An act relating to the Cross Florida Barge Canal; amending ss. 253.783, 253.7829, 374.3001, F.S.; providing for the sale of certain lands acquired for constructing the canal; providing for the disposition of certain funds derived from the sale of such lands; providing an effective date.

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

By Senators Castor, Meek and Thurman—

SB 199—A bill to be entitled An act relating to education; amending s. 232.2462, F.S., relating to attendance requirements for receipt of high school credit; providing for excused absences; providing an effective date.

—was referred to the Committee on Education.

By Senator Castor—

SB 200—A bill to be entitled An act relating to cemeteries; amending s. 497.003, F.S.; exempting certain columbaria from the Florida Cemetery Act; providing an effective date.

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

By Senators Castor and Kirkpatrick—

SJR 201—A joint resolution proposing an amendment to Section 6, Article VII of the State Constitution, relating to homestead tax exemptions, to apply the exemption to the amount of assessed value above \$10,000.

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

By Senator Langley—

SB 202—A bill to be entitled An act relating to corrections; amending s. 944.512, F.S., changing the disposition of the proceeds from literary or other account of crime by offenders the application of expanding to all offenders, as defined, rather than just convicted felons; providing an effective date.

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

By Senator Thurman—

SB 203—A bill to be entitled An act relating to education; requiring contracts for construction, repair, or maintenance of public school facilities to contain specified provisions relating to the use and storage of toxic or hazardous substances; requiring the Department of Education to adopt, by rule, a list of toxic or hazardous substances; requiring notice of toxic or hazardous substances which may be used in the performance of such contract; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senators Malchon, Dunn, Myers, McPherson, Mann and Johnson—

SB 204—A bill to be entitled An act relating to the smoking of tobacco products; creating the Florida Clean Indoor Air Act; providing legislative intent; providing definitions; prohibiting the smoking of tobacco products in certain public places and public meetings; providing exceptions; requiring certain persons to post certain signs; providing penalties; authorizing certain local ordinances; repealing s. 255.27, F.S., relating to smoking in public buildings; providing severability; providing an effective date.

—was referred to the Committees on Health and Rehabilitative Services; Governmental Operations; and Rules and Calendar.

By Senator Meek—

SB 205—A bill to be entitled An act for the relief of Learlean Minnis; providing appropriations to pay the excess judgment, attorney's fees, and court costs awarded for damages sustained as a result of the negligence of Jackson Memorial Hospital; providing an effective date.

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

By Senators Plummer and McPherson—

SB 206—A bill to be entitled An act relating to vessels; amending s. 327.02, F.S.; defining the terms "abandoned vessel" and "marina"; amending s. 327.23, F.S.; providing for temporary certificates of registration for certain vessels; amending s. 328.17, F.S.; providing for the nonjudicial sale of certain vessels; amending s. 376.11, F.S.; providing for the funding of a grant program to coastal local governments for the removal of derelict vessels under the Florida Coastal Protection Trust Fund; amending s. 376.15, F.S.; providing for a derelict vessel grant program; providing an effective date.

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

By the Committee on Transportation—

SB 207—A bill to be entitled An act relating to transportation; amending s. 20.23, F.S.; establishing three deputy assistant secretary positions within the Department of Transportation; establishing certain divisions of the department; establishing certain bureaus within the divisions of the department; amending s. 334.046, F.S.; providing that program objectives of the department be accomplished in the most cost-effective manner; amending s. 334.14, F.S.; providing that certain employees of the department be registered professional engineers; amending s. 334.19, F.S.; providing qualifications and duties of the comptroller; amending s. 334.22, F.S.; providing the annual report of the department include an assessment of program impact and cost-effectiveness; providing an effective date.

—was referred to the Committees on Transportation and Appropriations.

By Senators Stuart, Mann and Frank—

SB 208—A bill to be entitled An act relating to public records; amending s. 119.07, F.S.; providing for the cost of extensive use of information technology resources to be included in the special charge allowed for public records; providing for an inspection in camera for exempted software; exempting certain computer software from the Public Records Law; providing definitions; creating s. 119.085, F.S.; providing for electronic access to public records; providing for fees and an exception; providing for the security of the public records; providing for review and repeal; providing an effective date.

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

By Senator Langley—

SB 209—A bill to be entitled An act relating to state uniform traffic control; creating s. 316.1710, F.S.; requiring that electric transmission, telephone, telegraph, and light poles be marked with a reflective material as specified by the Department of Transportation; assigning responsibility for provision and placement of such material; providing a schedule; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Hair—

SB 210—A bill to be entitled An act relating to the City of Jacksonville Beach; amending and restating in its entirety chapter 27643, Laws of Florida, 1951, as amended, being the employees' retirement system for the City of Jacksonville Beach, to make changes recommended by the board of trustees of the retirement system and the city council, remove obsolete material, conform to applicable provisions of state and federal law, permit retirement after 30 years of service, increase member contributions, and improve readability; providing an effective date.

Proof of publication of the required notice was attached.

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

By Senators Kirkpatrick, Castor, Jenne, Dunn, Stuart, Thurman, Malchon, Vogt, Margolis, Fox, Hair, Crawford and Meek—

SB 211—A bill to be entitled An act relating to women's athletics at state universities; providing an appropriation to fund a program to match private donations in support of women's athletics; requiring a plan for the expenditure of state grants and private donations; prescribing uses of state grants and private donations; specifying amount of such grants; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Mann—

SB 212—A bill to be entitled An act relating to coastal land preservation; authorizing the governing board of a barrier island municipality to impose a sales tax on the purchase of real property situated within the municipality, if approved by referendum; providing procedures for the payment of such tax; providing interest and penalties for failure to pay such tax; authorizing the governing board to purchase certain barrier

island lands with the proceeds of such sales tax; providing an effective date.

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

By Senator Kiser—

SB 213—A bill to be entitled An act relating to crime laboratories; amending ss. 943.32, 943.35, F.S.; designating that the Pinellas County Forensic Laboratory be eligible for state matching funds; providing an effective date.

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

By the Committee on Corrections, Probation and Parole—

SB 214—A bill to be entitled An act relating to compensation of victims of crimes; amending ss. 960.03, 960.04, 960.05, 960.06, 960.09, 960.13, 960.20, 960.23, 960.28, F.S.; providing definitions; providing eligibility standards; providing for compensation for the loss of specified personal property; changing the name of the Bureau of Crimes Compensation of the Division of Workers' Compensation of the Department of Labor and Employment Security to the Bureau of Victim and Witness Services; excluding the victim's personal resources from calculation of amount of award; specifying effect of insurance coverage on awards; increasing costs imposed on offenders; limiting waiver of such costs; providing for public awareness program; providing an effective date.

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

By Senator Girardeau—

SB 215—A bill to be entitled An act for the relief of Johnnie Mae Singleton, and her husband, Sterling F. Singleton; providing an appropriation to compensate them for injuries and losses caused by the Department of Transportation; providing an effective date.

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

By Senators Stuart, Mann and Frank—

SB 216—A bill to be entitled An act relating to information technology resource planning; amending s. 282.309, F.S.; requiring the Judicial Administrative Commission, state attorneys, and public defenders to prepare information technology resource plans; providing guidelines for and authorizing the Information Resource Commission to prescribe plan format, content, and review criteria and to review plans; authorizing Judicial Administration Commission assistance; providing for distribution of plans; providing an effective date.

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

By Senator Langley—

SB 217—A bill to be entitled An act relating to motor vehicles; amending s. 320.025, F.S.; providing for the issuance of confidential registration certificates and registration license plates to investigative agencies of the state, county, municipal, or federal government; exempting the registration application and necessary confidential records of the investigative agency from the public records law; providing an effective date.

—was referred to the Committee on Transportation.

By the Committee on Economic, Community and Consumer Affairs—

SB 218—A bill to be entitled An act relating to the practice of hair-chemical application; providing purpose; providing definitions; providing exemptions; creating the Board of Hair-chemical Applicators in the Department of Professional Regulation; providing membership and terms; providing for establishment and collection of fees; providing for licensure, qualifications, license renewal, and licensure by endorsement of practitioners; providing for examination; specifying prohibited acts; providing penalties; providing for inactive status; providing for disciplinary proceedings and grounds therefor; providing for civil proceedings; providing a saving clause; repealing chapter 476, F.S., relating to barbering; repealing chapter 477, F.S., relating to cosmetology; providing for legislative review and repeal; providing an effective date.

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

By Senator Hair—

SB 219—A bill to be entitled An act relating to the tax on sales, use, and other transactions; amending s. 212.08, F.S.; redefining the term "educational institutions" to provide an exemption from such tax to certain additional nonprofit institutions; providing an effective date.

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

By Senator W. D. Childers—

SB 220—A bill to be entitled An act relating to compensation of county officials; amending s. 145.19, F.S.; providing for the certification of certain factors used in computing the annual adjustment of such compensation to be made by the Executive Office of the Governor, rather than by the Department of Administration; providing an effective date.

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

By Senator Beard—

SB 221—A bill to be entitled An act relating to state uniform traffic control; amending ss. 316.516, 316.545, F.S.; changing the title of weight inspection officer of the Department of Transportation to weight and safety officer; increasing the distance that a weight and safety officer may require a person to drive a loaded vehicle to a public scale; increasing weight and penalty provisions for overloaded vehicles; providing a penalty for refusal to submit to weighing; amending s. 316.655, F.S.; providing that refusal to submit to weighing is a criminal offense; amending s. 318.17, F.S.; providing that refusal to submit to weighing is not excepted from criminal penalties; amending ss. 843.01, 843.02, F.S.; recognizing weight and safety officers of the Department of Transportation as law enforcement officers for certain purposes; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Grant—

SB 222—A bill to be entitled An act relating to public school financing; amending s. 236.081, F.S.; providing a specific cost factor for handicapped adult students within the special adult general education program category included in the computation of the basic amount of funds needed for the current operation of district schools; providing for the utilization of the exceptional student cost factor when certain exceptional students are assigned to a vocational education program; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Beard—

SB 223—A bill to be entitled An act relating to fees and commissions; amending s. 30.51, F.S.; authorizing a board of county commissioners to establish a fee schedule for copies of records maintained by the sheriff; providing an effective date.

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

By Senator Beard—

SB 224—A bill to be entitled An act relating to state uniform traffic control; amending s. 316.515, F.S.; providing that certain length limitations do not apply to specified vehicles; providing an effective date.

—was referred to the Committee on Transportation.

By Senators Thurman, Langley, Kirkpatrick, Gersten, W. D. Childers, Grant, Hill, Myers, Johnson, Fox, Girardeau, Meek, Grizzle, Castor, Peterson, D. Childers and Jennings—

SB 225—A bill to be entitled An act relating to the State Fire College; providing an appropriation for the planning, designing, construction, and equipping of a new State Fire College facility; providing an effective date.

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

By Senator Margolis—

SB 226—A bill to be entitled An act relating to former Inter-American Center Authority property; amending s. 253.033, F.S.; providing that certain portions of such property may be used for any pur-

pose in accordance with local building and zoning regulations; providing an effective date.

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

By Senator Meek—

SR 227—A resolution commending Miami-Dade Community College upon its 25th Anniversary.

—was referred to the Committee on Rules and Calendar.

By Senator Dunn (by request)—

SB 228—A bill to be entitled An act relating to state personnel information; amending s. 110.116, F.S.; deleting the requirement that the Department of Administration furnish each state agency with periodic employee information reports; providing an effective date.

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

By Senator Dunn—

SCR 229—A concurrent resolution expressing the concensus of the Legislature to apply current technology methods to the legislative process.

—was referred to the Committees on Rules and Calendar; and Appropriations.

By Senator Dunn—

SB 230—A bill to be entitled An act relating to the applications of advanced telecommunications to government needs; providing a short title; providing legislative intent; providing for the development of a comprehensive telecommunications plan; providing for the implementation of video conferencing systems; authorizing the Division of Communications of the Department of General Services to develop the comprehensive plan and implement video teleconferencing systems; listing those items to be included in the plan; providing for shared use of video teleconferencing systems to include state agencies, county governments, municipal governments, and private firms; providing for the control and approval of video teleconferencing equipment and facilities by the Division of Communications of the Department of General Services; providing for the scheduling and production of the video teleconferencing programs by the Department of Education; providing an effective date.

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

By Senator Dunn—

SB 231—A bill to be entitled An act relating to state agency contracts; requiring that certain contracts contain a provision that certain disputes be submitted to arbitration; providing arbitration procedures; providing for costs and attorney's fees; specifying powers and duties of circuit court; prohibiting actions in county or circuit court until after termination of arbitration procedures; providing an effective date.

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

By Senator Stuart—

SB 232—A bill to be entitled An act relating to communications; providing legislative intent; creating the Florida Growth Management Data Communications Network; providing duties of the Department of General Services; creating the Florida Growth Management Data Network Coordinating Council; providing for membership and duties; providing that the Executive Office of the Governor may withhold appropriations for noncompliance; providing appropriations; providing for future repeal and review of the council; providing an effective date.

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

By Senator Vogt—

SB 233—A bill to be entitled An act relating to public records; amending s. 119.07, F.S.; exempting sealed bids and bid proposals from public inspection; providing an effective date.

—was referred to the Committee on Governmental Operations.

By Senator Myers—

SB 234—A bill to be entitled An act relating to the Fictitious Name Statute; amending s. 865.09, F.S.; providing that failure of a business to comply with such statute will not impair acts of the business nor prevent the business from defending in court proceedings; providing for the assessment of attorney's fees and court costs against noncomplying businesses; providing penalties for engaging in business under a fictitious name without having properly registered such fictitious name with the clerk of the circuit court; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senators Malchon and Meek—

SB 235—A bill to be entitled An act relating to nursing home financial disclosure; creating ss. 400.341-400.346, F.S.; providing legislative intent; providing definitions; providing for a uniform system of financial reporting; providing for an analysis of nursing home financial reports; providing for an annual report; providing funding; providing for assessments against nursing homes; providing penalties; providing an effective date.

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

By Senator Jenne—

SB 236—A bill to be entitled An act relating to elections; amending s. 99.021, F.S.; requiring a person seeking to qualify for nomination as the candidate of a political party to have been a registered member of such political party and no other for a specified period; creating s. 99.099, F.S.; requiring verification of the oath taken by such persons; providing for disqualification of the candidacy of such person if party registration requirements are not met; providing an effective date.

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

By Senators Fox and Jenne—

SB 237—A bill to be entitled An act relating to petroleum products dealers; repealing s. 526.151, F.S., relating to operating restrictions on retail service stations; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Myers—

SB 238—A bill to be entitled An act relating to dietetics; creating part VII, ch. 468, F.S.; providing legislative intent; providing definitions; providing for exemptions; requiring licensure of dietitians; providing powers, duties, and membership of the Dietetic Council; providing powers and duties of the Board of Medical Examiners with respect to regulating the practice of dietetics; specifying requirements for licensure; providing licensure procedures and fees; providing for provisional licenses; specifying duties of the Department of Professional Regulation; providing for licensure examinations; providing for licensure without examination; providing for biennial renewal fees and delinquency fees; providing conditions for reinstatement of a license; providing for the disposition of fees; providing grounds for the refusal, revocation, or suspension of licenses and other disciplinary action; prohibiting misrepresentation in obtaining a license; providing penalties for violations; providing for injunctive relief; providing exemptions; specifying applicability of s. 455.11, F.S.; providing for future repeal and legislative review; providing an effective date.

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

By Senators W. D. Childers and Thomas—

SB 239—A bill to be entitled An act relating to outdoor advertising; providing that the Department of Transportation shall not revoke certain sign permits; providing for the reinstatement of certain sign permits previously revoked; amending s. 479.26, F.S.; deleting provisions relating to the specific information panel program; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Castor—

SB 240—A bill to be entitled An act relating to education; amending s. 228.072, F.S.; exempting certain students with high school diplomas or the equivalent from fees for adult basic or high school instruction; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senators Crawford and Neal—

SB 241—A bill to be entitled An act relating to criminal investigations and prosecutions; amending ss. 16.01, 27.14, 27.36, 27.37, 905.33, 905.34, 905.36, 110.205, F.S.; creating s. 16.56, F.S.; specifying prosecutorial jurisdiction of the Attorney General; creating an Office of State-wide Prosecution in the Department of Legal Affairs; providing for appointment of a statewide prosecutor in charge of such office; specifying powers and duties of such office; providing for appointment of a state attorney to discharge the duties of the statewide prosecutor in specified circumstances; specifying membership of the Council on Organized Crime; providing that the statewide prosecutor is the legal adviser of the statewide grand jury; specifying jurisdiction of the statewide grand jury; specifying duties of the legal adviser of the statewide grand jury; specifying exemptions from career service; providing a contingent effective date.

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

By Senator Crawford—

SJR 242—A joint resolution proposing an amendment to Section 4, Article IV and Section 17, Article V of the State Constitution, relating to prosecutorial jurisdiction.

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

By Senators Deratany and Vogt—

SB 243—A bill to be entitled An act relating to motor vehicle safety equipment; amending s. 316.650, F.S.; directing the Department of Highway Safety and Motor Vehicles to prepare affidavit of compliance forms with respect to certain traffic violations; amending s. 318.18, F.S.; providing that the operation of a motor vehicle in an unsafe condition or which is improperly equipped shall be punishable by a \$25 fine; providing for a reduced fine where the defect is corrected; amending s. 322.27, F.S.; providing for points with respect to certain traffic violations relating to operating a motor vehicle in an unsafe condition or which is not properly equipped; providing for no points where defects are corrected; providing a special procedure with respect to such a traffic violation; providing an effective date.

—was referred to the Committees on Transportation and Appropriations.

By Senator Langley—

SB 244—A bill to be entitled An act relating to driving under the influence; amending s. 316.193, F.S., changing the applicable penalties; amending ss. 316.1932, 316.1933, and 316.1934, F.S., deleting reference to "chemical" in the description of the tests and analysis used to determine the existence of alcohol and other substances; amending s. 322.28, F.S., changing applicable license revocation periods; amending s. 322.34, F.S., providing a penalty for driving while a license is revoked for driving under the influence; providing an effective date.

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

By Senators Scott and Johnson—

SJR 245—A joint resolution proposing an amendment to Section 1, Article VII of the State Constitution, relating to finance and taxation; providing that in no year shall the rate of increase in appropriations from state general tax revenues exceed the estimated rate of growth of the economy of the state as determined by law; providing that no appropriation in excess of this limitation shall be made unless the legislature sets forth the dollar amount and rate by which the limit will be exceeded; providing for a three-fifths vote of each house of the legislature to adopt any appropriation in excess of the limitation; providing for a working capital fund; providing for tax relief.

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

By the Committee on Economic, Community and Consumer Affairs—

SB 246—A bill to be entitled An act relating to naturopathy; reviving and readopting, notwithstanding the Regulatory Sunset Act, ch. 462, F.S., relating to naturopathy; abolishing the Board of Naturopathic Examiners; amending s. 462.01, F.S., providing a definition; creating s. 462.023, F.S.; providing for powers and duties of the Department of Professional Regulation; amending s. 462.08, F.S.; providing conforming language; increasing the maximum limit on the biennial renewal fee; amending s. 462.09, F.S.; deleting reference to the secretary-treasurer; providing that moneys collected be deposited in the Professional Regulation Trust Fund; amending ss. 462.13, 462.14, and 462.15, F.S.; deleting obsolete language; providing conforming language; amending s. 462.16, F.S.; providing conforming language; increasing the maximum limit fee for reissuance of a license; amending ss. 462.18 and 462.19, F.S.; providing conforming language; providing a saving clause; repealing s. 462.02, 462.022, 462.03, 462.04, 462.10, and 462.12, F.S.; relating to membership on the board, the board's licensing power, board members' oaths, board powers and duties, recording of licenses and authority of the board to pass on naturopathic schools; providing for future repeal and sunset review; providing an effective date.

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

By Senators Fox and Meek—

SB 247—A bill to be entitled An act relating to older volunteers; directing the Department of Health and Rehabilitative Services to initiate a volunteer service credit program; directing the department to adopt rules; requiring a report; providing for demonstration service credit programs; providing an appropriation; providing an effective date.

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

By Senators Jennings, Fox, Langley, Gordon and Plummer—

SB 248—A bill to be entitled An act relating to insurance; amending s. 627.419, F.S.; providing that certain insurance policies, plans, and contracts shall be construed to include coverage for chiropractic services or procedures; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By Senator Hill—

SB 249—A bill to be entitled An act relating to the Parole and Probation Commission; amending s. 947.04, F.S.; authorizing the commission to transact its business anywhere in the state; requiring the commission to make reasonable efforts to meet in major municipalities; providing an effective date.

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

By Senator Hill—

SB 250—A bill to be entitled An act relating to consumer finance; amending ss. 516.02, 516.031, 516.18, and 516.21, F.S., relating to the amount of loan principal subject to the 18 percent interest rate under the Florida Consumer Finance Act; reenacting s. 516.035, F.S., to incorporate the amendment to s. 516.031, F.S., in a reference; providing an effective date.

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

By Senator McPherson—

SB 251—A bill to be entitled An act relating to home solicitation sales; amending ss. 501.031, 501.041, 501.045, F.S.; deleting the provisions that allow a seller to retain a cancellation fee if a buyer cancels a home solicitation sale; providing an effective date.

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

By Senator Myers—

SB 252—A bill to be entitled An act for the relief of Charles and Phyllis Kehoe; providing an appropriation to compensate them for property damage they sustained as a result of the negligence of the Department of Natural Resources; providing an effective date.

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

By Senator Kirkpatrick—

SB 253—A bill to be entitled An act relating to wildlife management; creating s. 372.5713, F.S.; requiring certain persons who hunt wild turkeys to purchase a wild turkey stamp in addition to the appropriate hunting license; providing a fee; providing for the disposition of revenues generated from the sale of such stamp; requiring the Game and Fresh Water Fish Commission to prepare an annual report documenting the use of such revenues; providing an effective date.

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

By Senator Langley—

SB 254—A bill to be entitled An act relating to liability; providing that there shall be no cause of action or award of damages based on a claim of wrongful birth; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Langley—

SB 255—A bill to be entitled An act relating to dissolution of marriage; amending s. 61.052, F.S.; providing circumstances under which a dissolution of marriage may not be granted; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Langley—

SJR 256—A joint resolution proposing an amendment to Article III of the State Constitution, relating to the Legislature, adding Section 19 to require laws affecting local finances to provide a means of financing such effects.

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

By Senator Langley—

SB 257—A bill to be entitled An act relating to service of process; amending s. 48.031, F.S.; providing for substitute service under certain circumstances; amending s. 48.061, F.S.; providing for service on partnerships, associations, and certain businesses; amending s. 713.18, F.S.; eliminating a manner of serving certain notices; amending s. 741.30, F.S.; providing for service of certain injunctions; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Castor—

SB 258—A bill to be entitled An act relating to voting methods and procedure; amending s. 101.5614, F.S.; providing procedures for the tabulation of ballots at regional locations; providing for the transmission of election results from such locations by teleprocessing lines; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Grant—

SB 259—A bill to be entitled An act relating to state attorneys and public defenders; amending ss. 27.54, 27.34, F.S.; allowing state attorneys and public defenders in certain circuits to provide their own office space and utilities; providing that expenditures for office space and utilities are for a valid public purpose; providing an effective date.

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

By Senator Langley—

SB 260—A bill to be entitled An act relating to driving under the influence; amending s. 316.1931, F.S.; specifying penalties for a person who, by reason of driving under the influence, causes property damage, personal injury, or death; abolishing the offense of driving while intoxicated; providing an effective date.

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

By Senators Stuart and Peterson—

SB 261—A bill to be entitled An act relating to fitting and dispensing of hearing aids; amending s. 484.0501, F.S.; transferring authority relating to the certification and inspection of testing equipment from the Department of Health and Rehabilitative Services to the Department of Professional Regulation; providing an effective date.

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

By Senators Deratany and Vogt—

SR 262—A resolution commending the Indian Harbour Beach Rangers soccer team.

—was referred to the Committee on Rules and Calendar.

By Senator Deratany—

SB 263—A bill to be entitled An act relating to drivers' licenses; amending ss. 322.12 and 322.121, F.S.; specifying that eyesight examinations may be given by a department examiner or a licensed ophthalmologist, optometrist, or physician; providing for subsequent screening; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Plummer—

SB 264—A bill to be entitled An act relating to abandoned property; amending s. 705.16, F.S.; redefining the term "public property" to include sovereignty submerged lands located adjacent to a county or municipality; providing an effective date.

—was referred to the Committees on Natural Resources and Conservation; and Judiciary-Civil.

By Senator Plummer—

SB 265—A bill to be entitled An act relating to motor vehicle license tax revenues; amending s. 320.20, F.S.; deleting the requirement that \$25 million per year of motor vehicle license tax revenues be deposited in the Advanced Construction Interstate Revolving Trust Fund; providing an effective date.

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

By Senator Plummer—

SB 266—A bill to be entitled An act relating to bridges in the Florida Keys; providing legislative intent; creating s. 337.255, F.S.; providing that the Department of Transportation may lease certain surplus bridges through direct negotiation, competitive proposals, or competitive bids; providing factors for evaluating proposals; providing the department with immunity from liability for incidents occurring on certain abandoned bridges; providing for a lower standard of care with regard to bridges open for public use; directing certain state agencies to cooperate in developing a preservation plan for the Long Key and Seven Mile Bridges; providing that such preservation plan need not include full maintenance of the entire length of the bridges; providing an effective date.

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

By Senator Plummer—

SB 267—A bill to be entitled An act relating to automobile liability insurance; amending s. 626.9541, F.S., prohibiting increases in premiums for automobile liability insurance solely because of noncriminal traffic infractions; providing exceptions; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Plummer—

SB 268—A bill to be entitled An act relating to motorcycles and motor-driven cycles; amending s. 316.304, F.S.; authorizing the use of headsets by drivers of such vehicles under certain circumstances; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Johnson—

SB 269—A bill to be entitled An act relating to health facilities and health services planning; amending s. 381.495, F.S.; restricting the price charged for transfers of certificates of need; providing penalties; providing an effective date.

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

By Senator Johnson—

SJR 270—A joint resolution proposing the creation of Section 9 of Article II of the State Constitution, relating to a limitation on the number of state employees.

—was referred to the Committees on Appropriations; and Rules and Calendar.

By Senator Johnson—

SCR 271—A concurrent resolution commending Edith Hughes Smith, Florida's 1985 Teacher of the Year.

—was referred to the Committee on Rules and Calendar.

By Senators Stuart and Jennings—

SB 272—A bill to be entitled An act relating to water and sewer systems; amending s. 153.10, F.S.; creating an exception to the requirement that the board of county commissioners call for bids for construction of water system improvements or sewer improvements; providing an effective date.

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

By Senator Stuart—

SB 273—A bill to be entitled An act relating to the Department of Natural Resources; amending s. 20.25, F.S.; creating a Division of Information Resources within the department; amending s. 370.02, F.S.; specifying the duties of the division; providing an effective date.

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

By Senator Stuart—

SB 274—A bill to be entitled An act relating to pharmacies; amending s. 465.026, F.S.; providing for the transfer of prescriptions between pharmacies within the state; providing an effective date.

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

By Senator McPherson—

SB 275—A bill to be entitled An act relating to appliance energy efficiency standards; creating part VIII of chapter 553, F.S., the Florida Appliance Efficiency Standards Act; providing powers of the Department of Community Affairs; specifying standing of the Public Service Commission; specifying appliances covered by the act; providing for adoption of such standards and requiring compliance therewith; providing for test methods; specifying effective dates; providing for revision of standards; requiring manufacturers to submit certification statements; providing for enforcement and penalties; requiring reports to the Legislature; repealing ss. 553.909, 553.912, F.S., relating to standards for water heaters, dishwashers, and air conditioners; providing an effective date.

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

By Senator Meek—

SB 276—A bill to be entitled An act relating to education; amending s. 228.051, F.S.; authorizing public schools to provide pre-kindergarten classes for nursery school age children under certain circumstances; providing for funding; specifying factors for determining district entitlement to such classes; providing for review procedures; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Meek—

SB 277—A bill to be entitled An act relating to payment and performance bonds; amending ss. 235.32, 255.05, F.S.; providing that any official or board awarding a contract for work done for any political subdivision may exempt the contractor from executing a payment or performance bond in specified circumstances; reviving and readopting, notwithstanding ch. 81-223 and ch. 84-349, Laws of Florida, s. 235.32, F.S., as amended; providing a retroactive effective date.

—was referred to the Committee on Governmental Operations.

By Senator Meek—

SB 278—A bill to be entitled An act relating to the Florida Retirement System; amending s. 121.021, F.S.; authorizing the payment for accumulated sick leave or annual leave up to a maximum of 500 hours to be used in the calculation of average final compensation; providing an effective date.

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

By Senator Meek—

SB 279—A bill to be entitled An act for the relief of Susie Mae Merrell; providing an appropriation to compensate her for damages sustained as a result of the negligence of the Department of Health and Rehabilitative Services; providing an effective date.

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

By Senator W. D. Childers—

SB 280—A bill to be entitled An act relating to theft; amending s. 812.014, F.S.; providing that theft of any livestock is grand theft of the second degree and a felony of the third degree; providing penalties; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Johnson—

SB 281—A bill to be entitled An act relating to gambling; amending ss. 849.093, 849.094, F.S.; authorizing certain nonprofit organizations to conduct and promote raffles; providing restrictions; requiring certain notification; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Vogt—

SB 282—A bill to be entitled An act relating to bail bonds; creating s. 648.3655, F.S.; requiring bail bondsmen to disclose to the court and the public defender financial information regarding certain defendants; providing penalties; providing an effective date.

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

By Senator Margolis—

SB 283—A bill to be entitled An act relating to the election code; amending s. 104.36, F.S.; prohibiting the solicitation of signatures on a petition within a specified distance of a polling place on election day; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Johnson—

SB 284—A bill to be entitled An act relating to the sale of art; providing definitions; providing restrictions upon the sale of art on consignment; requiring written consignment agreements and specifying certain provisions thereof; creating certain warranties of authenticity in the sale of art by art dealers; providing for the construction of warranties and limitations thereon; providing for the effect of the act on existing rights and liabilities; limiting liability in certain circumstances; providing a penalty for violations; providing exemptions; providing an effective date.

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

By Senator Fox—

SB 285—A bill to be entitled An act relating to education; amending s. 231.02, F.S.; requiring fingerprinting of all certified district school personnel applicants; permitting district school systems to require fingerprinting of noncertified applicants selected for employment; providing an effective date.

—was referred to the Committee on Education.

By Senator Fox—

SB 286—A bill to be entitled An act relating to criminal history records; amending s. 943.058, F.S., deleting authority of the court to expunge criminal history records; authorizing access to certain sealed records by appropriate state agencies; requiring certain notification of petitions for the sealing of such records; adding a circumstance under which a person whose records have been sealed may not lawfully deny the events in the record; expanding the statement which the petitioner for a record sealing must complete; requiring the Department of Law Enforcement to notify the state attorney of certain unlawful orders of expunction or sealing and providing for corrective action; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Hill—

SB 287—A bill to be entitled An act relating to wrongful death claims; amending s. 768.21, F.S.; providing for the recovery by the decedent's estate for loss of the prospective net accumulation of the estate; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Meek—

SB 288—A bill to be entitled An act relating to elections; amending s. 104.36, F.S.; providing an exemption to members of the news media from the prohibition against solicitation of voters within 100 yards of a polling place in certain circumstances; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senators McPherson and Neal—

SB 289—A bill to be entitled An act relating to saltwater fisheries; amending ss. 370.01, 370.021, 370.028, 370.06, 370.07, 370.08, 370.0821, 370.10, 370.11, 370.12, 370.13, 370.15, 370.151, 370.16, 370.17, F.S.; providing a definition; providing penalties for certain violations of ch. 370 and rules adopted pursuant thereto, relating to saltwater fisheries; providing for enforcement of rules; repealing ss. 370.036(4), 370.041(3), 370.082(3), 370.1105(3), 370.111(5), 370.112(3), 370.1121(4), 370.1125(4), 370.113(4), 370.114(4), 370.135(5), 370.14(7), 370.141(6), 370.153(9), 370.155(2), 370.156(6), 370.157(2), 370.171(2), 370.172(7), F.S., relating to penalties for violations of ch. 370, F.S.; providing an effective date.

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

By Senator Fox—

SB 290—A bill to be entitled An act relating to judicial proceedings involving children; providing that certain cases involving children shall take precedence before the court; creating s. 415.5095, F.S.; requiring the Department of Health and Rehabilitative Services to adopt a model plan; creating s. 90.6064, F.S.; authorizing the court to qualify certain experts in certain circumstances; amending s. 90.605, F.S.; providing that certain children may testify without taking an oath of truth in certain circumstances; amending s. 90.803, F.S.; creating s. 90.8045, F.S.; providing exceptions to the rules prohibiting the admissibility of certain out-of-court statements; amending s. 90.90, F.S.; providing procedures for videotaping the testimony of certain children; creating s. 90.9001, F.S.; authorizing and providing procedures for the use of closed circuit television to take testimony of certain children in certain circumstances; creating s. 90.9002, F.S.; providing circumstances in which recorded testimony of certain children in a criminal proceeding is admissible regardless of the attendance of the defendant or his attorney; creating s. 90.9003, F.S.; authorizing the court to issue protective orders in certain cases involving children; providing an effective date.

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

By Senator Mann—

SB 291—A bill to be entitled An act relating to forfeiture; amending ss. 370.061, 932.704, F.S.; providing for the deposit of proceeds from the sale of certain confiscated property into the Motorboat Revolving Trust Fund under certain circumstances; providing that such proceeds shall be used for law enforcement purposes; providing an effective date.

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

By Senator Meek—

SCR 292—A concurrent resolution ratifying the proposed amendment to the Constitution of the United States relating to representation in Congress of District of Columbia residents.

—was referred to the Committee on Rules and Calendar.

By Senator Meek—

SB 293—A bill to be entitled An act relating to paid holidays; amending s. 110.117, F.S., providing that the birthday of Martin Luther King, Jr., shall be a paid state holiday; providing an effective date.

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

By Senator Meek—

SB 294—A bill to be entitled An act relating to education; amending s. 232.01, F.S.; revising age requirements for compulsory school attendance; providing exemptions; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Meek—

SB 295—A bill to be entitled An act relating to funeral directing, embalming, and direct disposition; amending s. 470.002, F.S., defining "at-need solicitation"; amending s. 470.026, F.S., prohibiting at-need solicitation of funeral merchandise or services; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Meek—

SB 296—A bill to be entitled An act relating to education; establishing the Institute for the Development of Educational Alternatives at Florida Atlantic University; providing for purpose and duties of the institute; providing for staff; providing for the training of employees of certain school districts; providing for the development of objectives; providing for monitoring of the institute by the Department of Education; providing for an advisory committee; providing an appropriation; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Meek—

SB 297—A bill to be entitled An act relating to sentencing; amending s. 921.141, F.S., providing that jury recommendations of life imprisonment in capital cases are binding on the court; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Meek—

SB 298—A bill to be entitled An act relating to education; amending s. 233.09, F.S.; prescribing standards for the instructional materials recommended for statewide adoption by an instructional materials council; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Deratany—

SB 299—A bill to be entitled An act relating to the sale of tobacco products to minors; amending s. 859.06, F.S.; providing a prohibition against furnishing tobacco products to a minor or advising a minor to use tobacco products; providing penalties; amending s. 859.07, F.S.; providing enforcement duties of law enforcement officers; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By the Committee on Agriculture—

SB 300—A bill to be entitled An act relating to aquaculture; amending s. 597.003, F.S.; prescribing the duties of the Department of Agriculture and Consumer Services with respect to aquaculture; authorizing the employment of persons; requiring the Executive Office of the Governor to ensure that elements of the state comprehensive plan are consistent with the state aquaculture plan; providing an effective date.

—was referred to the Committees on Agriculture and Appropriations.

By the Committee on Agriculture—

SB 301—A bill to be entitled An act relating to viticulture; creating s. 599.0005, F.S.; providing a short title; amending s. 599.003, F.S.; prescribing duties of the Commissioner of Agriculture relating to the State Viticulture Plan; providing an effective date.

—was referred to the Committee on Agriculture.

By the Committee on Agriculture—

SB 302—A bill to be entitled An act relating to citrus; reviving and readopting, notwithstanding the Regulatory Sunset Act and other acts, ss. 601.55-601.731, F.S., relating to citrus fruit dealers, and ss. 601.74-601.78, F.S., relating to manufacturers of materials used in processing citrus fruits; repealing s. 2 of ch. 84-212, Laws of Florida, which schedules for repeal provisions regulating the transportation of citrus; providing for future repeal and legislative review; providing an effective date.

—was referred to the Committees on Agriculture and Appropriations.

By Senator Malchon—

SB 303—A bill to be entitled An act relating to hospital licensing and regulation; amending s. 395.011, F.S.; prohibiting hospitals from denying professional clinical privileges to nurse anesthetists in certain circumstances; providing an effective date.

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

By Senator Malchon—

SB 304—A bill to be entitled An act relating to hospital licensing and regulation; amending s. 395.011, F.S.; prohibiting hospitals from denying professional clinical privileges to advanced registered nurse practitioners or psychologists in certain circumstances; providing an effective date.

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

By Senator Malchon—

SB 305—A bill to be entitled An act relating to insurance; amending s. 627.419, F.S.; requiring health insurance coverage to include payment for services of licensed advanced registered nurse practitioners and licensed psychologists; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By Senator Vogt—

SB 306—A bill to be entitled An act relating to building codes; creating the Statewide Building Code Study Committee; prescribing committee purpose and membership; providing for officers and for committee meetings; providing for expiration of the committee; requiring a report to the Governor and the Legislature; providing for reimbursement for travel expenses; assigning the committee for administrative purposes to the Board of Building Codes and Standards of the Department of Community Affairs; providing an appropriation; providing an effective date.

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

By Senator Girardeau—

SB 307—A bill to be entitled An act relating to mental health; amending s. 394.4785, F.S.; expanding the applicability of provisions restricting the placement of minors in mental health facilities to include facilities other than state facilities; providing an effective date.

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

By the Committee on Judiciary-Criminal—

SB 308—A bill to be entitled An act relating to criminal proceedings; amending s. 914.04, F.S.; allowing compelled testimony or evidence to be used against a witness in criminal investigations or proceedings for perjury; amending s. 837.021, F.S.; specifying circumstances under which a person may not be prosecuted for perjury under said section; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By the Committee on Corrections, Probation and Parole—

SB 309—A bill to be entitled An act relating to the state correctional system; amending s. 944.02, F.S.; defining "lease-purchase agreement"; amending s. 944.08, F.S.; including correctional facilities operated by private entities within the state correctional system; amending s. 944.10, F.S.; authorizing the Department of General Services to enter into such agreements to provide correctional facilities; creating s. 944.105, F.S.; authorizing the Department of Corrections to contract with private entities to operate and maintain correctional facilities and supervise inmates; providing certain liability; providing punishment for escape; amending s. 944.09, F.S., to conform; amending s. 20.315, F.S.; providing for the purchase of services; providing an effective date.

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

By Senator Malchon—

SB 310—A bill to be entitled An act relating to hospital licensing and regulation; amending s. 395.011, F.S.; prohibiting a licensed facility from denying staff membership or professional clinical privileges to a psychologist or a midwife in certain circumstances; providing an effective date.

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

By Senator Vogt—

SB 311—A bill to be entitled An act relating to boiler safety; creating the Boiler Safety Act; providing for regulation of boiler safety by the Department of Insurance; providing definitions; providing for adoption of a State Boiler Code; requiring inspections; providing for a chief inspector, deputy inspectors, and special inspectors; requiring certificates of inspection; providing for suspension and revocation; providing fees; providing penalties; amending s. 110.205, F.S.; exempting the chief inspector from the career service system; providing an effective date.

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

By Senator Meek—

SB 312—A bill to be entitled An act relating to purchasing with state funds; providing that state funds shall not be used for purchases from businesses that have dealings with the Republic of South Africa, as specified; providing an effective date.

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

By Senators Stuart, Mann and Frank—

SB 313—A bill to be entitled An act relating to information resource managers; amending s. 282.311, F.S.; deleting language prohibiting new positions from being authorized; providing an effective date.

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

By Senator Myers—

SM 314—A memorial requesting the Congress of the United States to propose an amendment to the United States Constitution relating to business activities of the Federal Government and taxation.

—was referred to the Committee on Rules and Calendar.

By Senator Margolis—

SB 315—A bill to be entitled An act relating to the state retirement system; amending s. 121.091, F.S.; permitting certain retired teachers to be reemployed by district school boards; establishing limitations on such

reemployment; providing for repayment of retirement benefits received in excess of such limitations; providing an effective date.

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

By Senator Frank—

SB 316—A bill to be entitled An act relating to governmental reorganization; amending s. 290.046, F.S.; transferring the economic development program of the Florida Small Cities Community Development Block Grant Program from the Department of Commerce to the Department of Community Affairs; repealing s. 290.045, F.S., relating to authority for an interagency agreement between the Department of Community Affairs and the Department of Commerce; providing an effective date.

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

By Senator Jennings—

SB 317—A bill to be entitled An act relating to the interstate highway system; amending s. 337.406, F.S.; removing the restriction against certain activities on the interstate highway system which are specifically authorized by federal regulation; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Jennings—

SB 318—A bill to be entitled An act relating to the Department of Transportation; creating s. 334.121, F.S.; authorizing the department to develop an employee training, improvement, and development program; providing an effective date.

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

By Senator Johnson—

SB 319—A bill to be entitled An act relating to administrative procedure; creating s. 120.535, F.S., relating to restrictions upon rulemaking authority; defining "proposal" and "defeat"; restricting agencies from adopting any rule which enacts a practice or procedure, or which imposes a requirement, which contravenes the intent of the Legislature as evidenced by the defeat of a proposal seeking enactment of such practice, procedure, or requirement; providing for reversal of a defeat or revival of a proposal; providing for nullification of rules in conflict with or superseded by acts of the Legislature; requiring implementation of rules within a certain time frame; amending s. 120.545, F.S., relating to review of agency rules by the Administrative Procedures Committee, to require examination of rules for the purpose of determining whether such rules are in violation of said restrictions; providing for recordkeeping; providing an effective date.

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

By Senators Johnson and Neal—

SB 320—A bill to be entitled An act relating to unemployment compensation; amending s. 443.036, F.S.; exempting sellers of memberships in certain nonprofit associations from the definition of "employment"; providing an effective date.

—was referred to the Committee on Commerce.

By Senators Castor, Weinstein, Thurman, Meek and Carlucci—

SB 321—A bill to be entitled An act relating to education; creating s. 240.4067, F.S.; providing for space-available, tuition-free courses at universities and community colleges for certificate extension for public school instructional and administrative personnel; specifying requirements; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Margolis—

SB 322—A bill to be entitled An act relating to the Florida Retirement System; authorizing the Department of Administration to select a state licensed insurance company to offer and administer a Medicare Supplement policy to eligible retirees of the Florida Retirement System;

authorizing health insurance coverage; providing an appropriation; providing an effective date.

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

By Senators Castor and Meek—

SB 323—A bill to be entitled An act relating to community colleges; creating s. 240.356, F.S.; creating the Sunshine State Skills Program; creating the Economic Development Advisory Committee; providing an appropriation; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Plummer—

SB 324—A bill to be entitled An act relating to local government; creating ss. 125.645 and 166.039, F.S.; requiring county and municipal governing bodies to prepare and advertise an economic impact statement in connection with the adoption of certain ordinances or resolutions or the taking of certain action; providing an effective date.

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

By Senator Crawford—

SJR 325—A joint resolution proposing an amendment to Section 6, Article VII of the State Constitution, relating to homestead tax exemptions.

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

By Senator Peterson—

SB 326—A bill to be entitled An act relating to chiropractic; amending s. 460.406, F.S.; prescribing qualifications for licensure as a chiropractic physician; providing an effective date.

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

By Senator Castor—

SB 327—A bill to be entitled An act relating to children's art work; creating the Children's Art Exhibit Program; prescribing the purpose of the program; assigning administration of the program to the Department of Education; providing program procedures; providing that the art remains the property of the artist; providing an appropriation; providing an effective date.

—was referred to the Committees on Education; Rules and Calendar; and Appropriations.

By Senator Meek—

SB 328—A bill to be entitled An act relating to medical practice; amending s. 409.016, F.S., providing a definition; amending s. 409.266, F.S., directing the Department of Health and Rehabilitative Services to develop a 5-year plan to raise the level of physician reimbursement fees under the Medicaid program; amending ss. 458.319 and 459.008, F.S., specifying license renewal fees for physicians licensed under chapters 458 and 459, F.S.; providing disposition of such fees by the Department of Professional Regulation; creating the Medicaid Physicians Trust Fund under the Department of Health and Rehabilitative Services and requiring transfer of a portion of such fees thereto to fund the provisions of the act; providing an effective date.

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

By Senator Grant—

SB 329—A bill to be entitled An act relating to outdoor advertising; amending s. 479.107, F.S.; providing for the removal of certain signs by the Department of Transportation; providing for notice under certain circumstances; providing a definition; amending s. 479.26, F.S.; requiring certain sign owners to enter into agreements with the department regarding the size of on-premise signs in order to display a sign on a specific information panel; exempting certain businesses from this requirement; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Plummer—

SB 330—A bill to be entitled An act relating to safe-deposit business; amending ss. 661.50 and 665.0801, F.S., and reenacting s. 664.03(56), F.S.; providing a penalty for refusal by a bank, state trust company, industrial savings bank, or savings association to grant access to a safe-deposit box or furnish certain documents under certain conditions; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Johnson—

SB 331—A bill to be entitled An act relating to the Myakka River; creating the Myakka River Wild and Scenic Designation and Preservation Act; providing legislative findings 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 a coordinating council; 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; providing penalties; providing severability; providing an effective date.

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

By Senator Girardeau—

SB 332—A bill to be entitled An act relating to the official state transportation map; providing that the state produce and distribute such maps without charge; specifying duties of the Department of Transportation and the Department of Commerce with respect to such maps; providing for leasing of camera-ready plates of state road system maps; providing an effective date.

—was referred to the Committees on Transportation and Appropriations.

By Senator Dunn—

SB 333—A bill to be entitled An act relating to records and information management; amending s. 267.051, F.S.; providing prerequisites and procedures for the destruction or disposal of public records; providing an effective date.

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

By Senator Beard—

SB 334—A bill to be entitled An act relating to railroad regulation; amending s. 316.158, F.S.; requiring vehicles to stop at certain railroad crossings; amending s. 316.171, F.S.; requiring signs and other traffic control devices at certain railroad crossings; amending s. 316.640, F.S.; authorizing certain law enforcement agencies to enforce train speed limits; amending s. 335.141, F.S.; limiting liability of the Department of Transportation and railroad companies; providing for installation and maintenance of traffic control devices and maintenance of roadbeds at railroad crossings; amending s. 341.301, F.S.; providing definitions; amending s. 351.03, F.S.; requiring advance railroad warning signs and pavement markings at public railroad crossings; providing an effective date.

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

By Senator Kirkpatrick—

SB 335—A bill to be entitled An act relating to the Florida RICO Act; amending s. 253.03, F.S.; creating the Forfeited Property Trust Fund within the Department of Natural Resources; amending s. 895.09, F.S.; providing for deposit of certain funds obtained through forfeiture proceedings in the Forfeited Property Trust Fund; providing for the division of remaining funds; providing an effective date.

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

By Senator Grant—

SB 336—A bill to be entitled An act relating to public bathing places; amending s. 514.02, F.S., exempting certain condominiums and cooperatives from regulation by the Department of Health and Rehabilitative Services relating to public bathhouses and swimming or bathing places; providing an effective date.

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

By the Committee on Governmental Operations—

SB 337—A bill to be entitled An act relating to legislative review of regulatory programs and functions and of advisory bodies, commissions, and boards of trustees adjunct to executive agencies; repealing ss. 458.316, 458.322, and 458.324, F.S., relating to medical practice; repealing ss. 459.0095 and 459.0125, F.S., relating to osteopathy; repealing ss. 465.0125 and 465.0165, F.S., relating to pharmacy; repealing ss. 604.31, 604.32, 604.33, and 604.34, F.S., relating to grain dealers; repealing ch. 655, F.S., relating to financial institutions; repealing ss. 395.0145, 395.0205, 395.031, and 395.101, F.S., relating to hospitals; repealing ss. 401.321 and 401.414, F.S., relating to medical transportation services; repealing s. 627.6577, F.S., relating to dental care; repealing ss. 513.012, 513.014, 513.052, 513.053, 513.054, 513.111, 513.112, 513.114, 513.115, 513.117, 513.118, 513.121, 513.122, and 513.151, F.S., relating to mobile home and recreational vehicle parks; repealing s. 381.295, F.S., relating to water vending machines; repealing s. 240.532, F.S., relating to the Toxicological Research Coordinating Committee; repealing s. 403.1659, F.S., relating to the Florida Groundwater Protection Task Force; repealing ss. 341.321-341.386, F.S., and s. 110.205(2)(t), F.S., relating to the High-Speed Rail Transportation Commission and the Franchise and Environmental Review Committee; and repealing s. 378.033, F.S., relating to the Nonmandatory Land Reclamation Committee; providing for review by the Legislature of those sections pursuant to s. 11.61, F.S., or s. 11.611, F.S.; repealing s. 2(1), (3), ch. 84-94, and s. 11, ch. 84-330, Laws of Florida, which prospectively repeal various laws relating to the Nonmandatory Land Reclamation Committee, the public school quality instruction incentives programs, and the Council on Correctional Education and which require such laws to be reviewed pursuant to s. 11.611, F.S.; providing an effective date.

—was referred to the Committee on Governmental Operations.

By Senator Kiser—

SB 338—A bill to be entitled An act relating to mobile home park tenancies; amending s. 723.061, F.S.; providing for the purchase of the mobile home or payment of relocation expenses of certain evicted mobile home park tenants by the mobile home park owner; providing for the determination of fair market value or reasonableness of the relocation by the circuit court under certain circumstances; providing an effective date.

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

By Senator Johnson—

SB 339—A bill to be entitled An act relating to mobile homes; amending s. 320.01, F.S.; redefining the term "mobile home" to provide that for tax purposes, drawbars, couplings, and hitches are excluded from the length of a mobile home; amending s. 320.03, F.S.; providing that certain fees shall not be charged on mobile home registrations; providing an effective date.

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

By Senator Castor—

SB 340—A bill to be entitled An act relating to medical practice; creating s. 458.318, F.S.; authorizing the Board of Medical Examiners to issue a distinguished scholar certificate to practice medicine under certain circumstances; providing for fees; providing restrictions; providing an effective date.

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

By Senators Castor and Malchon—

SB 341—A bill to be entitled An act relating to the district school system; creating s. 230.107, F.S.; providing alternate procedures whereby

a district school board may adopt and submit to the electors for approval, or electors may petition to have placed on the ballot, a proposition calling for the nonpartisan election of district school board members or a school superintendent; prohibiting the calling of a special election; providing for a return to the existing system at the district's option; 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 Grant—

SB 342—A bill to be entitled An act relating to education; creating the Florida Model School Consortia Act of 1985; requiring the development of a statewide plan for the establishment of prototype technology schools; specifying a planning group and requirements for the plan; providing for submission of the plan to the Legislature; providing for funding of model schools; establishing a trust fund; providing an appropriation; providing an effective date.

—was referred to the Committees on Education; Rules and Calendar; and Appropriations.

By Senator Fox—

SB 343—A bill to be entitled An act relating to health care; authorizing counties to establish programs to provide group health insurance coverage or health maintenance organization membership for specified aliens; providing for matching funds; requiring approval of the Department of Health and Rehabilitative Services; providing for rules; providing an appropriation; providing an effective date.

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

By Senator Beard—

SB 344—A bill to be entitled An act relating to elections; amending ss. 105.011, 105.031, 105.035, 105.041, 105.051, 105.061, 105.071, 105.08, 105.09, 99.021, 99.061, 101.141, 101.151, 101.251, F.S.; providing for nonpartisan election of state attorneys, public defenders, and sheriffs; providing definitions; providing for qualification, fees, and oath; specifying form of ballot; providing for determination of election; specifying persons qualified to vote; limiting political activities of candidates for such office and on behalf of such candidates; providing penalties; limiting campaign contributions and expenditures; providing an effective date.

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

By Senator Thomas—

SB 345—A bill to be entitled An act relating to insurance limited licenses; amending s. 626.321, F.S.; authorizing the issuance limited licenses for employees of certain lessors of motor vehicles, trailers, or self-service storage facilities; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Girardeau—

SB 346—A bill to be entitled An act relating to the inspection of records; creating s. 337.2715, F.S.; providing for the confidentiality of appraisal and business damage reports with respect to the purchase of property by the Department of Transportation; providing for future repeal and legislative review; providing an effective date.

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

By Senator Meek—

SR 347—A resolution commending Miami-Dade Community College upon its 25th Anniversary.

—was referred to the Committee on Rules and Calendar.

By Senator Meek—

SB 348—A bill to be entitled An act relating to dwelling units; amending s. 83.52, F.S.; requiring a tenant to conduct himself in a manner that does not constitute a violation of law; amending s. 83.56,

F.S.; providing that a landlord may terminate a rental agreement if the rental property is used to facilitate certain illegal activities; creating s. 83.701, F.S.; requiring certain landlords to obtain a certificate of occupancy before entering or renewing rental agreements; defining certificate of occupancy; providing for inspection warrants; providing penalties; providing that the act is not a state interposition in local housing codes; providing an effective date.

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

By Senator Crawford—

SB 349—A bill to be entitled An act relating to real estate; creating s. 475.487, F.S.; creating the Florida Real Estate Commission Education and Research Foundation and the Foundation Advisory Committee; providing purposes, objectives, and duties of the foundation; providing membership, powers, and duties of the committee; creating a trust fund; providing an appropriation; providing an effective date.

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

By Senator Crawford—

SB 350—A bill to be entitled An act relating to drug paraphernalia; amending s. 893.147, F.S., prohibiting sale or delivery to minors of hypodermic syringes, needles, and other objects used for injection; providing exceptions; providing a penalty; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Langley—

SB 351—A bill to be entitled An act relating to motor vehicles; amending s. 324.011, F.S.; providing intent; amending s. 324.021, F.S.; defining "motor vehicle"; increasing the amounts of coverage required as proof of financial responsibility; creating s. 324.026, F.S.; prohibiting operation of a motor vehicle without the ability to prove financial responsibility; providing penalties; amending s. 324.051, F.S.; clarifying the scope of an exemption; amending s. 324.181, F.S.; requiring notice of cancellation of motor vehicle insurance policies; providing for suspension of registrations and driver licenses upon cancellation; amending s. 627.733, F.S.; conforming language; requiring the Department of Insurance to approve alternative methods of proving financial responsibility; amending ss. 320.02, 627.728, F.S.; providing for verification; conforming language; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By Senator Langley—

SB 352—A bill to be entitled An act relating to education; amending s. 228.041, F.S.; defining "parent-directed home education"; amending s. 232.02, F.S.; providing additional means for the achievement of regular school attendance; deleting provisions relating to the support of private schools at which regular attendance may be achieved; creating s. 232.0205, F.S.; providing criteria for parent-directed home education; providing an effective date.

—was referred to the Committee on Education.

By Senator Grizzle—

SB 353—A bill to be entitled An act relating to sexual battery; creating s. 794.065, F.S.; providing an additional penalty for sexual battery upon certain victims; providing that consent is not a defense; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Hill—

SB 354—A bill to be entitled An act relating to alarm system contractors; amending s. 489.107, F.S.; adding an alarm system contractor member to the Construction Industry Licensing Board; placing such member in Division II of the board; providing an effective date.

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

By Senator Hill—

SB 355—A bill to be entitled An act relating to group life insurance policies; amending s. 627.565, F.S.; requiring that an individual certificate issued under such a policy describe the person to whom the insurance benefits are payable by naming either the person insured or the policyholder; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Margolis—

SB 356—A bill to be entitled An act relating to bowling tournaments; creating s. 849.141, F.S.; exempting participants in bowling tournaments from ch. 849, F.S., relating to game promotion prohibitions; providing an effective date.

—was referred to the Committee on Commerce.

By Senators Kirkpatrick, Mann and McPherson—

SB 357—A bill to be entitled An act relating to wildlife; amending s. 372.001, F.S.; providing definitions; amending s. 372.561, F.S.; providing for the issuance of licenses to take wild animal life or fresh water aquatic life; providing for costs and reporting; amending s. 372.57, F.S.; providing a fee schedule for licenses and stamps; providing exemptions; creating s. 372.5705, F.S.; providing for fish pond licensing; amending s. 372.571, F.S.; providing for the expiration of licenses and stamps; amending s. 372.5712, F.S.; providing for Florida waterfowl stamp revenues; creating s. 372.5715, F.S.; providing for use of revenues generated by sale of wild turkey stamps; providing for reports to the Legislature; amending s. 372.573, F.S.; providing for management area stamp revenues; amending s. 372.574, F.S.; providing for the appointment of subagents for the issuance and sale of hunting, fishing, and trapping licenses and stamps; amending s. 372.58, F.S., relating to false statements in applications for licenses or stamps; amending s. 372.581, F.S., relating to entering false information on licenses or stamps; amending s. 372.59, F.S.; providing that licenses or stamps are not transferable; amending s. 372.60, F.S.; providing for the issuance of duplicate licenses and stamps; amending s. 372.65, F.S.; providing for freshwater fish or frog dealer's licenses and other licenses for fish or frog dealers, farmers, or takers; repealing s. 372.576, F.S., relating to archery or muzzle-loading gun permits; repealing s. 372.61, F.S., relating to reports and remittances of county tax collectors; repealing s. 372.62, F.S., relating to guide licenses and regulations; providing an effective date.

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

By Senator D. Childers—

SB 358—A bill to be entitled An act relating to citrus; amending s. 601.15, F.S.; expanding the authority of the Citrus Commission to reduce citrus excise taxes; providing for application of such reductions; providing an effective date.

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

By Senator Malchon—

SB 359—A bill to be entitled An act relating to victims and witnesses of crimes; creating the Florida Victim and Witness Resource Office in the Division of Public Safety Planning and Assistance of the Department of Community Affairs; providing duties; providing an effective date.

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

By Senator Mann—

SB 360—A bill to be entitled An act relating to homestead tax exemption; amending ss. 196.011, 196.111, and 196.131, F.S.; authorizing the property appraiser to grant exemption to late homestead exemption applicants under certain conditions; requiring the adoption of rules by the Department of Revenue; providing an effective date.

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

By Senator Mann—

SB 361—A bill to be entitled An act relating to elevators; amending s. 399.061, F.S.; providing that certain elevator inspection requirements

do not apply to certain elevators; creating s. 399.125, F.S.; requiring elevator owners to report certain elevator accidents; providing penalties; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Thurman—

SB 362—A bill to be entitled An act relating to state employment; repealing s. 110.225, F.S., which provides for a Florida Administrative Intern Program; providing an effective date.

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

By Senator Thurman—

SB 363—A bill to be entitled An act relating to auctions; providing definitions; providing certain exemptions from regulation; creating the Florida Auctioneers Commission; providing membership requirements; providing duties and powers; providing immunity for certain acts of the commission; establishing licensure requirements, qualifications, and procedures for auctioneers, apprentices, and auction businesses; requiring certain bonds; restricting certain local fees and licenses; providing reciprocity for certain nonresidents; establishing requirements for conducting certain auctions; requiring written agreements; providing exemptions from such agreement requirement; requiring the maintenance of certain records; requiring license display; establishing advertising requirements; prohibiting certain acts and providing for license suspension or revocation; providing for administrative fines; providing for injunction; providing an examination exception for certain persons; providing for compensation and reimbursement to commission members; providing a penalty; providing for review and repeal; providing an effective date.

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

By Senator Thurman—

SB 364—A bill to be entitled An act relating to food products; amending ss. 500.03, 500.09, and 500.301, F.S., updating references to conform to federal law; amending s. 500.11, F.S., conforming language; amending s. 500.146, F.S., deleting obsolete language relating to rulemaking; amending s. 500.149, F.S., deleting requirement that expenses and salaries of certain employees of the Department of Agriculture and Consumer Services be paid out of the General Inspection Trust Fund; amending ss. 500.172 and 500.175, F.S., authorizing, rather than requiring, the department to petition the court for an order of condemnation or sale, under certain circumstances; providing an effective date.

—was referred to the Committees on Agriculture and Appropriations.

By Senator Thurman—

SB 365—A bill to be entitled An act relating to education; amending ss. 231.600, 231.601, 231.602, 231.603, 231.606, 231.608, and 231.609, F.S., relating to the Teacher Education Center Act; providing for intent of the act to specify state policy for the inservice training of instructional personnel; revising purposes and definitions; providing for the establishment and operation of teacher education centers; requiring rules prescribing standards for evaluation of centers; revising teacher education center programs; requiring the development of inservice training plans; revising membership requirements for center councils; revising university and college funding responsibility; authorizing community colleges to expend funds; requiring written agreements between school districts and colleges and universities prior to the release of certain funds; requiring annual funding reports; specifying the use of funds; revising Department of Education responsibility for funding; creating s. 231.612, F.S., providing for school-focused program improvement; creating s. 231.6125, F.S., providing for professional development plans; amending s. 231.613, F.S., revising provisions relating to inservice training institutes; amending s. 230.2311, F.S., correcting a cross-reference; amending s. 231.087, F.S., requiring the Florida Council on Educational Management to establish guidelines relating to professional development; amending s. 236.081, F.S., revising the inservice educational personnel training expenditure; amending s. 236.0811, F.S., requiring inservice educational training plans to comply with guidelines; amending s. 237.34, F.S., to conform; providing appropriations; repealing ss. 231.610 and 231.611, F.S., relating to non-credit activities and approval of teacher education centers; providing for review and repeal; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Thurman—

SB 366—A bill to be entitled An act relating to animal industry; amending s. 585.08, F.S., providing for certificate of veterinary inspection of domestic animals moved into the state; amending s. 585.35, F.S., authorizing the Department of Agriculture and Consumer Services to examine certain records and documents relating to animals; creating s. 585.415, F.S., providing a general penalty for violations of provisions relating to animal industry; amending s. 585.61, F.S., expanding the jurisdiction of diagnostic laboratory services; amending ss. 585.62, 585.621, and 585.64, F.S., expanding the jurisdiction of certain poultry diagnostic disease laboratories and abolishing certain laboratories; removing laboratory construction responsibilities from the department; providing an effective date.

—was referred to the Committees on Agriculture and Appropriations.

By Senator Thurman—

SB 367—A bill to be entitled An act relating to parole; amending s. 947.175, F.S., requiring the Parole and Probation Commission to provide notification of presumptive parole release date to original judge, state attorney, arresting agency, and sheriff of county of release; requiring the state attorney to notify victim upon request; providing an effective date.

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

By Senator Thurman—

SB 368—A bill to be entitled An act relating to legal holidays; amending s. 683.01, F.S., relating to the observance of Memorial Day; providing an effective date.

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

By Senator Castor—

SB 369—A bill to be entitled An act relating to appointment of a health advocate; directing the Legislative Auditing Committee to appoint a health advocate; providing duties; providing budget procedures; providing for assessments against hospitals; creating a trust fund; providing an effective date.

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

By Senator Hill—

SCR 370—A concurrent resolution declaring April 22 through April 28, 1985, as Cuban Municipalities in Exile Week.

—was referred to the Committee on Rules and Calendar.

By Senator Jennings—

SB 371—A bill to be entitled An act relating to retail installment contracts; amending s. 520.37, F.S.; increasing the amount which may be assessed as a delinquency charge on installments of more than \$100; providing an effective date.

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

By Senator D. Childers—

SB 372—A bill to be entitled An act relating to citrus; amending s. 601.151, F.S.; removing the portion of the additional excise tax designated for brand advertising of fresh fruit; specifying uses of the remaining tax; repealing s. 601.157, F.S., which provides an additional excise tax on grapefruit for processing; amending s. 601.155, F.S., relating to the equalizing excise tax, to delete inclusion of the additional tax on grapefruit in calculation thereof; providing an effective date.

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

By Senator W. D. Childers—

SB 373—A bill to be entitled An act relating to theft or destruction of honeybee fixtures; creating s. 586.145, F.S., providing enhanced penalties for any offense involving the theft or destruction of any fences, property, or beekeeping fixtures or equipment in or around the hives or extracting and storage facilities of any producer of honey located in the state; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator D. Childers—

SB 374—A bill to be entitled An act relating to state roads; prohibiting the Department of Transportation from diverting funds earmarked for certain road improvements; providing an effective date.

—was referred to the Committees on Transportation and Appropriations.

By Senator Kiser—

SB 375—A bill to be entitled An act relating to unrecorded property interests; amending s. 48.23, F.S.; providing that notice of lis pendens operates as a bar to the enforcement of unrecorded property interests in certain circumstances; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Myers—

SB 376—A bill to be entitled An act relating to reduction of maternal psychological trauma during termination of pregnancies; amending s. 390.001, F.S.; providing that, in certain circumstances, a physician who performs a termination of pregnancy shall inform the woman upon whom the procedure is to be performed that an anesthetic or analgesic is available to abolish or alleviate organic pain caused to the fetus by the procedure; providing exceptions; providing an effective date.

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

By Senator Crawford—

SB 377—A bill to be entitled An act relating to driving under the influence; amending s. 316.193, F.S.; providing penalties for a fourth or subsequent conviction; providing an effective date.

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

By Senator Johnson—

SB 378—A bill to be entitled An act relating to the Florida Retirement System; amending s. 121.021, F.S.; providing that certain breaks in service with respect to a law enforcement officer not be considered as such for purposes of determining continuous service under the system; providing an effective date.

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

By Senator Myers—

SB 379—A bill to be entitled An act relating to disabled persons; amending ss. 316.1955, 316.1956, and 316.1964, F.S., and creating s. 320.0849, F.S.; providing for the issuance of 90-day color coded exemption entitlement parking permits to persons who are temporarily disabled; providing for the form of permits; providing fees; providing a penalty; authorizing such permit holders to park in certain handicapped parking spaces; exempting such permit holders from certain parking fees and penalties; providing an effective date.

—was referred to the Committees on Transportation and Appropriations.

By Senator Myers—

SB 380—A bill to be entitled An act relating to medical practitioners; amending ss. 458.331, 459.015, 461.013, 462.14, and 466.028, F.S.; providing that the prescribing, ordering, dispensing, administering, supplying, selling, or giving of certain drugs to or for any person, for the purpose of musclebuilding or to enhance athletic performance, shall be grounds for suspension or revocation of licensure as a physician, osteopathic physician, podiatrist, naturopath, or dentist, and for issuance of a reprimand, restriction of practice, or imposition of a fine; providing for a presumption of legitimacy; providing an effective date.

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

By Senator Meek—

SB 381—A bill to be entitled An act relating to education; establishing a Learning Development and Evaluation Center for learning disabled

students at Florida Agricultural and Mechanical University; providing criteria for program services and for program participants' qualifications; providing services for secondary students; providing for an advisory council; requiring reports on program effectiveness; providing for funding; providing for future repeal and legislative review; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Gordon—

SB 382—A bill to be entitled An act relating to environmental protection; amending ss. 376.16, 376.205, 376.311, 376.313, 403.727, F.S.; providing that the imposition of a penalty or the award of damages for a violation relating to oil spills, petroleum discharges, or release of hazardous wastes creates a lien on the real and personal property of the violator; providing for enforcement; providing an effective date.

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

By Senator Fox—

SB 383—A bill to be entitled An act relating to dentistry; creating s. 466.0145, F.S.; establishing requirements and procedures for continuing dental education; providing an effective date.

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

By Senator Johnson—

SB 384—A bill to be entitled An act relating to education; amending s. 232.01, F.S.; establishing the effective date of requirements for admittance or promotion to the first grade; revising provisions relating to admittance; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Gordon—

SB 385—A bill to be entitled An act relating to privacy of cable television subscribers; providing definitions; prohibiting a cable television system from invading the privacy of its subscribers by electronic means; prohibiting a system from providing certain subscriber information to governmental agencies or other persons; requiring a system to maintain safeguards to ensure the security of certain subscriber information; requiring a subscriber to be notified if requests for certain information about him are received; providing that the standards established are minimum state standards; providing that certain subscriber information is subject to chapter 119, F.S.; permitting a subscriber to examine certain information concerning him which is maintained by a system; requiring certain notices to new subscribers; providing penalties; providing for civil actions; providing that certain remedies are cumulative; providing an effective date.

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

By Senator Kirkpatrick—

SB 386—A bill to be entitled An act relating to embalmers; amending s. 470.008, F.S.; providing requirements for embalmer interns; deleting certain requirements for such interns; providing an effective date.

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

By Senator Fox—

SR 387—A resolution recognizing April 17th as the day of the Brigada de Asalto 2506 (2506 Light Assault Brigade of the Bay of Pigs Invasion).

—was referred to the Committee on Rules and Calendar.

By Senator Stuart—

SB 388—A bill to be entitled An act relating to the Department of Highway Safety and Motor Vehicles; amending ss. 321.23, 322.20, F.S.; increasing fees charged by the department for certain records; authorizing the department to assist in records searches; providing an effective date.

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

By Senator Peterson—

SB 389—A bill to be entitled An act relating to the Education Standards Commission; amending s. 231.545, F.S.; revising certain requirements for membership; limiting the chairman's term of office; reviving and readopting ss. 231.545, 231.546, F.S., relating to the commission and its duties; providing for future review and repeal of said sections; providing an effective date.

—was referred to the Committee on Education.

By Senator Peterson—

SB 390—A bill to be entitled An act relating to regulation of educators; amending s. 231.28, F.S.; requiring the superintendent to report certain information concerning dismissed employees to the Department of Education; removing certain other reporting requirements; amending s. 231.261, F.S.; requiring the Educational Practices Commission to periodically meet with the Education Standards Commission; amending s. 231.262, F.S.; providing for notification of investigations against teachers and administrators under certain circumstances; providing for confidentiality of the complaint and investigative information for a certain period of time; providing an effective date.

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

By Senator Peterson—

SB 391—A bill to be entitled An act relating to education; amending s. 231.087, F.S., relating to the Management Training Act and the Florida Council on Educational Management; expanding purpose and duties; revising membership terms; revising funding of district management training programs; deleting provisions relating to salary incentives and certain reporting; saving s. 231.087, F.S., from Sunset and Sundown repeal; providing for future review and repeal; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Peterson—

SB 392—A bill to be entitled An act relating to educational finance; amending s. 237.162, F.S.; extending the time limitation of obligations to eliminate major emergency conditions; saving s. 237.162, F.S., from Sunset repeal; providing for future review and repeal; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Plummer—

SJR 393—A joint resolution proposing the creation of Section 17 of Article VII of the State Constitution relating to issuance of bonds to finance purchase of land in Monroe County.

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

By Senator Kirkpatrick—

SB 394—A bill to be entitled An act relating to dietetics; providing legislative purpose; providing definitions; requiring licensure of dietitians; providing exemptions; providing for the creation, powers, duties and membership of the Dietetic Council; providing powers and duties of the Board of Medical Examiners with respect to regulating the practice of dietetics; providing for the adoption of fees and providing fee caps; specifying requirements for licensure; providing for temporary permits; providing for licensure by examination; providing for the issuance and display of licenses; providing for licensure by endorsement; providing for biennial license renewal; providing for inactive status of licenses; providing prohibitions and penalties; providing grounds for disciplinary proceedings; providing for injunctive relief; providing for the application of s. 455.11; providing for future repeal and legislative review; providing an effective date.

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

By Senator Plummer—

SB 395—A bill to be entitled An act relating to polling places; amending s. 101.71, F.S.; requiring that certain public buildings be made available for use as polling places; providing an effective date.

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

By Senator Beard—

SB 396—A bill to be entitled An act relating to Department of Transportation contracts; amending s. 337.18, F.S.; requiring that certain contracts which provide for incentive payments to the contractor for early completion or for additional damages for late completion be approved by the Secretary of Transportation or his designee; increasing the maximum daily amount of such incentives or damages; reducing the number of days for which such incentives may be paid or damages charged; providing for the adoption of rules; providing an effective date.

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

By Senator Kirkpatrick—

SB 397—A bill to be entitled An act relating to professional regulation; amending s. 470.015, F.S.; authorizing the Board of Funeral Directors and Embalmers to prescribe certain requirements for license renewal; providing an effective date.

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

By Senator Gersten—

SB 398—A bill to be entitled An act relating to pari-mutuel wagering; creating s. 550.507, F.S.; prohibiting wagering at a pari-mutuel facility within the state even if such facility is located on an Indian reservation or within Indian country; providing penalties; providing an exemption; providing an effective date.

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

By Senator Meek—

SB 399—A bill to be entitled An act relating to investment of retirement funds; amending s. 215.47, F.S.; requiring the Board of Administration to allocate a specified amount of Florida Retirement System funds to a program to provide venture capital for housing; providing an effective date.

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

By Senator Meek—

SB 400—A bill to be entitled An act relating to insurance; amending s. 627.351, F.S.; authorizing the Department of Insurance to adopt a joint underwriting plan for certain burglary and theft risks; providing for the recoupment of deficits in the plan; requiring the adoption of rates and rating classifications; authorizing excess coverage; requiring the participation of all property and casualty insurers; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Grant—

SB 401—A bill to be entitled An act relating to payment of medical examiners' fees by state agencies; amending s. 406.08, F.S.; requiring certain state agencies to pay fees and transportation costs for the services of medical examiners with respect to the bodies of decedents who die in the custody of such agencies; providing an effective date.

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

By Senator Grant—

SB 402—A bill to be entitled An act relating to preneed funeral merchandise or service contracts; amending s. 639.185, F.S.; exempting licensed funeral directors, funeral establishments, and direct disposers from the registration requirement under ch. 369, F.S.; amending s. 639.10, F.S.; increasing the annual registration fee for persons selling preneed contracts; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By Senator Stuart—

SB 403—A bill to be entitled An act relating to government bonds; amending s. 215.84, F.S., which specifies the maximum rate of interest; providing for the interest rate on bonds bearing a variable or floating rate; providing an effective date.

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

By Senators Castor, Meek and Thurman—

SB 404—A bill to be entitled An act relating to state universities and community colleges; establishing management training trust funds to fund scholarships for employees; providing for administration by the Board of Regents and by the State Board of Community Colleges; providing an effective date.

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

By Senator Girardeau—

SB 405—A bill to be entitled An act relating to the investment of state-operated trust funds; creating s. 215.442, F.S., requiring divestiture of monies in such trust funds which are invested in obligations of companies and financial institutions doing certain business with the Republic of South Africa or Namibia; prohibiting such investments in the future; providing a phasing schedule for such divestiture; providing certain duties for the Board of Administration; providing an effective date.

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

By Senator Weinstein—

SB 406—A bill to be entitled An act relating to firefighters; creating part VIII of chapter 112, F.S., relating to the "Firefighters' Bill of Rights"; providing definitions; specifying the rights of firefighters who are under interrogation with respect to matters which may result in disciplinary action, suspension, or dismissal; specifying rights of firefighters with respect to civil actions and specifying that firefighters are deemed to be invitees rather than licensees; specifying that the rights of firefighters set forth under the act are nonexclusive; providing an effective date.

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

By Senator D. Childers—

SB 407—A bill to be entitled An act relating to the rural manpower services program; repealing ss. 446.40-446.44, F.S., which provided for such program; providing an effective date.

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

By Senator Gordon—

SB 408—A bill to be entitled An act relating to public transit projects; amending s. 341.051, F.S.; providing for funding of certain transit projects; authorizing funding of local transit systems under certain circumstances; creating s. 324.0715, F.S.; providing for transit system operating standards; providing an effective date.

—was referred to the Committees on Transportation and Appropriations.

By Senator Weinstein—

SB 409—A bill to be entitled An act relating to the theft of trade secrets; amending s. 812.081, F.S., changing the criminal penalty for theft of trade secrets and basing the penalty upon the value of the trade secret; amending s. 812.035, F.S., providing civil remedies for theft of trade secrets; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Weinstein—

SB 410—A bill to be entitled An act relating to guardianship; amending s. 744.331, F.S., relating to the composition of examining committees for adjudication of incompetency; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Deratany—

SB 411—A bill to be entitled An act relating to governmental units of Brevard County which levy ad valorem taxes; amending sections 1 and 2, chapter 74-430, Laws of Florida, which requires that the budgets of such governmental units be approved by referendum under specified circumstances; clarifying such provisions; exempting the Brevard County Free Public Library District from such provisions; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Weinstein—

SB 412—A bill to be entitled An act relating to professional malpractice; creating ss. 458.320, 459.0085, 460.4075, and 461.0071, F.S.; establishing financial responsibility requirements for physicians, osteopathic physicians, chiropractic physicians, and podiatrists; establishing alternate notice requirements for which penalties are provided by law; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Weinstein—

SB 413—A bill to be entitled An act relating to education; amending s. 230.23, F.S.; revising provisions relating to the powers and duties of district school boards in the control of pupils; providing an effective date.

—was referred to the Committee on Education.

By Senator Mann—

SB 414—A bill to be entitled An act relating to civil actions; providing for the application of the comparative negligence rule in determining damage awards in certain actions; eliminating joint and several liability in certain actions; providing an effective date.

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

By Senator Myers—

SB 415—A bill to be entitled An act relating to school buses; amending s. 316.615, F.S.; specifying required equipment; prohibiting dead bolts on emergency doors; requiring periodic inspections; requiring a driver safety course for school bus drivers; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Dunn—

SB 416—A bill to be entitled An act relating to the Judicial Administrative Commission; amending s. 43.16, F.S.; renaming the commission; changing the composition and duties of the commission; amending ss. 27.25, 27.53, 27.57, and 215.3205, F.S.; providing conforming language; providing an effective date.

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

By Senator Gordon—

SB 417—A bill to be entitled An act relating to traffic control; amending s. 163.3177, F.S.; requiring certain elements of the local government comprehensive plan to include bicycle and pedestrian ways; providing for optional information about recreational traffic; amending s. 316.091, F.S.; providing for operation of bicycles on selected limited access facilities; requiring the Department of Transportation to post appropriate signs; amending s. 316.157, F.S.; allowing bicyclists an alternative method of signaling a right turn; amending ss. 316.172, 316.1932, 316.1933, 316.1934, 316.1935, F.S.; applying to all vehicles, rather than motor vehicles only, provisions requiring a person to stop for a school bus in specified circumstances, provisions relating to chemical tests of operators for impairment, provisions requiring a blood test of a driver for impairment or intoxication in certain circumstances, provisions making it unlawful to be in physical control of such vehicle if one's faculties are impaired as specified and setting standards for presuming such impairment, and provisions making it unlawful for the operator to flee or attempt to elude a police officer; providing penalties; amending s. 316.2065, F.S.; allowing the attachment to a bicycle of any bicycle trailer or semitrailer designed for such attachment; providing specifications for bicycle brakes; prohibiting the retail sale of a bicycle with no identifying number on its frame; repealing s. 316.207, F.S., relating to penalties for violation of bicycle reg-

ulations found in s. 316.2065, F.S.; amending s. 318.18, F.S.; deleting the fine for infractions of bicycle regulations under s. 316.2065, F.S.; amending s. 322.27, F.S.; providing that the point system established in said section does not apply to persons operating certain nonmotorized vehicles; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Dunn—

SB 418—A bill to be entitled An act relating to district school boards; amending s. 230.23, F.S.; authorizing such boards to expend a portion of funds accruing from auxiliary enterprises and undesignated gifts for promotion and public relations; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Deratany—

SB 419—A bill to be entitled An act relating to the Administrative Procedure Act; amending s. 120.53, F.S.; providing a revised method of resolving a protest to an agency's bid solicitation process; providing an effective date.

—was referred to the Committee on Governmental Operations.

By Senator Kirkpatrick—

SB 420—A bill to be entitled An act relating to the direct disposition of dead human bodies; amending s. 470.019, F.S.; specifying grounds for and providing for disciplinary actions against direct disposal establishments; amending s. 470.036, F.S.; providing penalties for licensed cineratorium facilities found guilty of certain offenses; providing an effective date.

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

By Senator Vogt—

SB 421—A bill to be entitled An act relating to the Florida Coastal Protection Trust Fund; amending s. 376.11, F.S.; providing for the use of fund moneys for the acquisition of certain spoil disposal sites; providing for the use of fund moneys for certain studies and projects by ports and other navigation-related governmental entities; providing for a priority list for funding such projects; providing for the use of fund moneys for studies and data collection necessary to complete a long-term maintenance dredging permit application; providing for a priority list for such studies and data collection programs; providing for the adoption of rules; providing an effective date.

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

By Senator Vogt—

SB 422—A bill to be entitled An act relating to mechanics' liens; amending s. 713.135, F.S.; allowing persons other than the property owner to apply for building permits; providing for a statement of waiver acknowledging certain provisions of the mechanics' lien law; deleting certain provisions regarding summary statements of the mechanics' lien law; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Hill—

SB 423—A bill to be entitled An act relating to collective bargaining; amending s. 447.603, F.S.; requiring the Public Employees Relations Commission to assume jurisdiction over a case that has been transferred to a local commission under certain conditions; providing an effective date.

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

By Senator Hill—

SB 424—A bill to be entitled An act relating to the Florida Retirement System; amending s. 121.0515, F.S.; changing the criteria for designation of certain correctional personnel to special risk membership; providing an effective date.

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

By Senator Crawford—

SB 425—A bill to be entitled An act relating to alcoholic beverages; amending s. 565.12, F.S.; providing for a tax on alcoholic beverages; providing for a lower tax rate for distilled spirits manufactured from specified products; providing for exceptions; repealing s. 565.14, F.S., relating to the tax rate for Florida-grown products; providing an effective date.

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

By Senator Fox—

SB 426—A bill to be entitled An act relating to pharmacy; providing for the confidentiality of prescription information; providing for the release of such information under certain circumstances; providing an effective date.

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

By Senator Fox—

SB 427—A bill to be entitled An act relating to insurance; amending ss. 627.6375, 627.6695, and 626.9541, F.S.; relating to contracts with licensed health care providers for alternative rates of payment; deleting provisions excluding certain persons from the definition of "licensed health care providers"; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Crawford—

SB 428—A bill to be entitled An act relating to pension trust funds; amending ss. 175.061 and 185.05, F.S., providing, with respect to the Municipal Firefighters' Pension Trust Fund and Municipal Police Officers' Retirement Trust Fund, that the mayor may appoint an elected municipal official to serve in his place on the board of trustees; providing an effective date.

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

By Senator Crawford—

SB 429—A bill to be entitled An act relating to administration of designated nonproperty taxes; amending s. 214.14, F.S.; revising the interest rate applicable to overpayments and the time period during which overpayments may be refunded without interest; providing an effective date.

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

By Senator Johnson—

SB 430—A bill to be entitled An act relating to education; amending s. 233.17, F.S.; providing for certain price requirements for contracts relating to the purchase of instructional materials; establishing the Interim Instructional Materials Study Commission within the Department of Education; providing for reports and recommendations; providing an effective date.

—was referred to the Committees on Education; Appropriations; and Rules and Calendar.

By Senator Langley—

SB 431—A bill to be entitled An act relating to the regulation of unsolicited consumer telephone calls; creating s. 365.167, F.S.; prohibiting the making of unsolicited consumer telephone calls to certain subscribers; providing for the adoption of rules by the Florida Public Service Commission; providing for fees; providing a penalty; providing for injunctive relief; providing an effective date.

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

By Senator Thurman—

SB 432—A bill to be entitled An act relating to child care; amending s. 402.302, F.S.; defining "owner" and "child care personnel"; amending s. 402.305, F.S.; providing for adoption of additional standards relating to education and training of child care personnel; creating s. 402.3055, F.S.; defining "approved educational credentials"; requiring operators of child care facilities to meet certain education or experience requirements by

July 1, 1987; providing for initial and continuing training of operators, employees, and volunteers; specifying hours and areas of training; providing that such training shall be a condition upon issuance and renewal of license; creating s. 402.318, F.S.; prohibiting certain advertisements by child care facilities; providing a penalty; providing for Sunset repeal and review; requiring compilation of lists of resources available for training; providing for distribution of same; providing effective dates.

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

By Senator Thurman—

SB 433—A bill to be entitled An act relating to public school district personnel; amending s. 231.40, F.S.; changing the manner of accrual of sick leave for certain employees of school districts; providing an effective date.

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

By Senator Margolis—

SB 434—A bill to be entitled An act relating to tax on sales, use and other transactions; amending ss. 212.02 and 212.031, F.S., excluding certain leases relating to use by condominium unit owners of recreational or other common facilities from the definition of the term "real property" and from taxation pursuant to chapter 212, F.S.; providing an effective date.

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

By Senator Frank—

SB 435—A bill to be entitled An act relating to the "Florida Energy Conservation in Buildings Act of 1974"; amending s. 255.254, F.S., providing that major replacement items of energy consuming equipment be selected on the basis of life-cycle costs; amending s. 255.255, F.S., directing the Division of Building Construction and Property Management of the Department of General Services to promulgate rules for conducting a life-cycle cost analysis of major items of energy-consuming equipment; providing an effective date.

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

By Senator Frank—

SB 436—A bill to be entitled An act relating to child pornography; amending s. 827.071, F.S.; deleting provisions regarding intent; providing penalties for possession of certain items; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Frank—

SB 437—A bill to be entitled An act relating to economic development transportation projects; amending s. 339.08, F.S.; removing a prohibition against the use of State Transportation Fund moneys for such projects; amending s. 288.063, F.S.; defining transportation project; providing an effective date.

—was referred to the Committees on Transportation and Appropriations.

By Senator Thurman—

SB 438—A bill to be entitled An act relating to commercial motor vehicles; requiring such vehicles to display certain identifying information when operated in the state; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Stuart—

SB 439—A bill to be entitled An act relating to the Department of Corrections; amending s. 945.30 F.S.; requiring persons under community control to pay certain costs of supervision; increasing the minimum monthly cost of supervision fee assessed to persons in the pretrial intervention program, and to offenders on probation, parole, or community control; providing an effective date.

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

By Senator Thurman—

SB 440—A bill to be entitled An act relating to local government financial management and reporting; amending s. 218.36, F.S.; providing for deposit of certain excess moneys in the county general fund; providing for disposition of money so deposited under certain conditions; providing an effective date.

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

By Senator Stuart—

SB 441—A bill to be entitled An act relating to land development regulation; amending s. 380.031, F.S.; revising a definition; amending s. 380.032, F.S.; providing for approval of certain rules by the Administration Commission; amending s. 380.06, F.S., relating to developments of regional impact; providing for adoption of statewide guidelines and standards; providing for threshold variations; requiring that a developer obtain a binding letter of interpretation under certain circumstances; authorizing local governments to petition that development in an adjacent jurisdiction obtain a binding letter; revising time period for issuance of binding letters; deleting certain provisions relating to local governments which have no subdivision or zoning ordinances; specifying effect on state and regional permits; providing for concurrent consideration of related local government comprehensive plan amendments; authorizing preliminary development agreements; authorizing developer to elect a conceptual agency review by certain permitting agencies; removing provisions which establish an optional coordinated review process; requiring development orders to contain dates until which the approved development will not be subject to down-zoning, unit density reduction, or intensity reduction, except in certain circumstances; providing criteria for development orders that require certain contributions by developers; authorizing the state land planning agency to record certain notices; providing certain credits and other related provisions for developers who are required to make contributions; revising procedures and criteria for substantial deviation determinations; providing for expiration of certain provisions relating to vested rights; deleting requirement for biweekly notice of applications for development; revising provisions for changes to development orders of downtown development authorities; authorizing the state land planning agency and the regional planning agencies to develop rules relating to reduced information requirements; providing that a general purpose local government shall not have to petition itself to prepare an application for an areawide development plan; making certain provisions with regard to property owner consent and withdrawal of consent if the developer of an areawide development is a general purpose local government; revising provisions for changes to areawide development plans; creating s. 380.0651, F.S.; providing statewide presumptive guidelines and standards; amending s. 380.11, F.S.; revising power of state land planning agency with respect to administrative remedies; amending s. 403.524, F.S.; correcting cross references; creating s. 163.3215, F.S.; providing for enforcement of local comprehensive plans; amending s. 163.3187, F.S.; limiting local government comprehensive plan amendments; providing an effective date.

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

By Senator W. D. Childers—

SB 442—A bill to be entitled An act relating to motor vehicle parking for disabled persons; amending ss. 316.1955, 316.1956, 316.1964, and 320.0848, F.S.; providing for the use of a metal license plate imprinted with the international wheelchair symbol or a permit, similarly imprinted, attached to the vehicle's license plate as the recognized entitlement parking permit for parking in spaces provided for disabled persons; providing for parking privileges for vehicles from other jurisdictions displaying the international wheelchair symbol; providing for issuance of such permits to certain disabled persons and to certain persons who transport aged and disabled persons; providing for fees; providing for permit renewal; providing penalties for fraudulent use of such permits or use of replicas thereof; providing for negotiation of reciprocal agreements with other jurisdictions; providing an appropriation; providing an effective date.

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

By Senator Grant—

SB 443—A bill to be entitled An act relating to education; establishing a career education program in the state educational system; providing for the development and administration of the program; requiring a biennial report with respect to the program; providing for development of a comprehensive career education plan; providing for submission by school districts, community college districts, and state universities of proposals for career education projects; providing for technical assistance in developing and submitting such proposals; providing for approval of proposed projects and for financing of projects approved; providing an appropriation; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Thurman—

SB 444—A bill to be entitled An act relating to Pasco County; amending s. 5 of chapter 24798, Laws of Florida, 1947; providing for animal impoundment fees; providing for severability; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Thurman—

SB 445—A bill to be entitled An act relating to Marion County; repealing ch. 61-2460, Laws of Florida, as amended, relating to the county animal pound; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Peterson—

SB 446—A bill to be entitled An act relating to the certification of educational personnel; amending s. 231.15, F.S.; adding media specialists, adjunct instructors, and substitute teachers to the list of school employees required to have certificates; deleting school librarians; amending s. 231.17, F.S.; prescribing requirements for receipt of initial certificates; amending s. 231.24, F.S.; prescribing requirements for certificate extension; repealing s. 231.172, F.S., as created by ch. 84-336, Laws of Florida, relating to alternate procedures for educational personnel certification; reviving and readopting, notwithstanding ch. 82-242, Laws of Florida, ss. 231.15, 231.17, 231.24, F.S., relating to the certification of educational personnel; providing for future review and repeal of said sections; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Deratany—

SB 447—A bill to be entitled An act relating to the state highway system; amending s. 335.02, F.S., eliminating the requirement to file certain survey and location maps or plats; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Kiser—

SB 448—A bill to be entitled An act relating to beverage licenses; amending s. 565.02, F.S.; allowing the extension of club licenses to permit the service of alcoholic beverages to nonmembers for a specified period of time; providing an effective date.

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

By Senator D. Childers—

SB 449—A bill to be entitled An act relating to motor vehicles; amending s. 316.610, F.S.; adding exterior lights to the list of equipment defects for which a police officer is required to give written notice to repair; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Frank—

SB 450—A bill to be entitled An act relating to state parks; creating s. 258.015, F.S.; providing for establishment of citizen support organizations operating for benefit of the state park system or individual units of the state park system; defining a citizen support organization; providing

for the activities of such organizations; authorizing the use of property and facilities of the state park system by such organizations; providing requirements and restrictions; requiring an annual audit to be reviewed by the Auditor General and the Department of Natural Resources; providing an effective date.

—was referred to the Committees on Natural Resources and Conservation; Governmental Operations; Rules and Calendar; and Appropriations.

By Senator McPherson—

SB 451—A bill to be entitled An act relating to the Department of Environmental Regulation; amending s. 403.504, F.S.; directing the department to set certain safety requirements for electrical substations under the Florida Electrical Power Plant Siting Act; providing an effective date.

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

By Senator McPherson—

SB 452—A bill to be entitled An act relating to saltwater fisheries; amending s. 370.111, F.S., providing a minimum fine for violation of snook regulations; providing that each violation constitutes a separate offense; providing an effective date.

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

By Senator McPherson—

SB 453—A bill to be entitled An act relating to motor carriers, amending s. 331.15, F.S.; allowing counties to contract with motor carriers to provide transportation service between airports and all points within the county; removing obsolete proviso; providing an effective date.

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

By Senator McPherson—

SB 454—A bill to be entitled An act relating to the sale of water; creating s. 381.285, F.S.; providing legislative intent; providing definitions; requiring bottled water plant operators and water dealers to obtain a permit; providing for fees; providing operating standards; establishing duties and responsibilities for the Department of Health and Rehabilitative Services; establishing duties and responsibilities of water plant operators; prescribing label requirements; providing for enforcement; providing penalties; preempting to the state the authority to regulate bottled water plants, bottled water plant operators, and water dealers; amending s. 381.112, F.S.; providing an administrative fine; providing an effective date.

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

By Senator Stuart—

SB 455—A bill to be entitled An act relating to state expenditures; amending ss. 25.382, 27.34, 27.54, F.S.; providing for the disposition of certain funds appropriated to the state courts system, the state attorneys, and the public defenders, respectively; providing an effective date.

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

By Senator Deratany—

SB 456—A bill to be entitled An act relating to animal control, Indian River County; providing authority for issuance of a Notice to Appear in court by designated Animal Control Officers; providing limitation of authority as to custodial arrest; making refusal to accept notice a separate offense; providing a penalty; providing codification; providing severability; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senators Weinstein, Castor and Gersten—

SB 457—A bill to be entitled An act relating to education; creating s. 232.257, F.S., the "Safe Schools Act"; establishing a trust fund, providing

for school district eligibility for funding, and providing a funding formula; requiring school safety program plans and reports; providing for rules; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Girardeau—

SB 458—A bill to be entitled An act relating to toll facilities; creating s. 316.1001, F.S.; requiring payment of tolls; providing penalties; amending s. 322.27, F.S.; providing that failure to pay a toll will not accumulate points relating to license suspension; amending s. 338.155, F.S.; providing that failure to pay a toll constitutes a noncriminal traffic infraction; providing an effective date.

—was referred to the Committees on Transportation and Appropriations.

By Senator Kirkpatrick—

SB 459—A bill to be entitled An act relating to education; amending s. 236.081, F.S.; 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 W. D. Childers—

SB 460—A bill to be entitled An act relating to the Department of Insurance; amending s. 626.989, F.S.; authorizing investigators of the Division of Insurance Fraud of the department to carry firearms; providing that investigators be deemed to be law enforcement officers; requiring each investigator to be certified by the Criminal Justice Standards and Training Commission; providing an effective date.

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

By Senator Stuart—

SB 461—A bill to be entitled An act relating to the Department of Highway Safety and Motor Vehicles; amending s. 20.24, F.S.; creating the Division of Administrative Services and the Division of Information Resources within the department; deleting a reference to the Bureau of Motor Vehicle Inspection of the Division of Motor Vehicles; providing for duties and responsibilities of the Division of Information Resources; providing an effective date.

—was referred to the Committees on Transportation and Appropriations.

By Senators W. D. Childers, Thomas, Beard, Vogt and Carlucci—

SB 462—A bill to be entitled An act relating to drivers' licenses; amending s. 322.20, F.S.; authorizing the Department of Highway Safety and Motor Vehicles to assist in the search of records maintained by the department; raising the fee for a specified record or record search; authorizing a fee for assisting persons in searching certain driving records; providing an effective date.

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

By Senators W. D. Childers, Thomas, Beard, Vogt and Carlucci—

SB 463—A bill to be entitled An act relating to the Department of Highway Safety and Motor Vehicles; amending s. 20.24, F.S.; establishing the Division of Administrative Services and the Division of Information Resources within the organizational structure of the department and removing the Bureau of Motor Vehicle Inspection therefrom; providing an effective date.

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

By the Committee on Governmental Operations—

SB 464—A bill to be entitled An act relating to the code of ethics for public officers and employees; amending s. 112.313, F.S.; defining "regulatory employee"; requiring state agencies to identify regulatory employee positions; requiring each regulatory employee to sign a statement developed by the Commission on Ethics as a condition of employment and

annually thereafter; providing penalties; providing an exemption to chapter 120, F.S., with respect to development of the plan; requiring the Commission on Ethics to develop an information program to advise agency heads; providing an effective date.

—was referred to the Committee on Governmental Operations.

By Senator Grant—

SB 465—A bill to be entitled An act relating to financial institutions; amending s. 120.60, F.S., providing an administrative procedure with respect to certain applications for license to establish a new bank, trust company, or capital stock savings association; amending s. 655.043, F.S., relating to articles of incorporation of financial institutions; amending s. 655.045, F.S., relating to audits required by the Department of Banking and Finance; amending s. 655.057, F.S., relating to records; amending s. 655.411, F.S., relating to conversion of charters by financial institutions; amending s. 655.50, F.S., redefining the term “financial institution”; amending s. 657.002, F.S., providing definitions with respect to the “Florida Credit Union Act”; amending s. 657.008, F.S., authorizing the Department of Banking and Finance to deny the establishment of a branch credit union under certain circumstances; authorizing foreign credit unions to establish branches under certain circumstances; amending s. 657.021, F.S., relating to the authority of the board of directors of a credit union; amending s. 657.026, F.S., relating to the supervisory committee; amending s. 657.027, F.S., relating to the credit committee; amending s. 657.031, F.S., prohibiting credit unions from receiving shares or deposits from certain persons; amending s. 657.039, F.S., relating to loan powers; amending s. 657.042, F.S., relating to investment powers and limitations; amending s. 657.043, F.S., relating to reserves; amending s. 657.062, F.S., relating to assumption of control by a guarantor or insurer; amending s. 657.063, F.S., relating to involuntary liquidation; amending s. 657.064, F.S., relating to voluntary liquidation; amending s. 657.065, F.S., relating to merger; amending s. 657.258, F.S., relating to powers and duties of the Florida Credit Union Guaranty Corporation, Inc.; amending s. 658.19, F.S., relating to the application for authority to organize a bank or trust company; amending s. 658.20, F.S., authorizing the Department of Banking and Finance to obtain certain information with respect to application investigation; amending s. 658.21, F.S., relating to application approval; amending s. 658.22, F.S., relating to coordination with federal agencies; amending s. 658.23, F.S., relating to submission of articles of incorporation, contents, form, approval and filing; creating s. 658.235, F.S., providing for subscriptions for stock; providing for approval of major shareholders; providing for organization expenses; amending s. 658.24, F.S., relating to organizational procedures; amending s. 658.25, F.S., relating to opening for business; amending s. 658.26, F.S., relating to bank branches; amending s. 658.39, F.S., relating to examination of records by stockholders; amending s. 658.48, F.S., relating to loans by state banks; amending s. 658.67, F.S., relating to bank investment power and limitations; amending s. 658.68, F.S., relating to liquidity reserves; amending s. 658.73, F.S., relating to examination fees and assessments; amending s. 658.76, F.S., relating to transactions with directors; amending s. 663.05, F.S., relating to application for license as an international banking corporation; amending s. 663.06, F.S., relating to permissible activities by international banking corporations; amending s. 664.07, F.S., authorizing industrial savings banks to establish branches; amending s. 664.08, F.S., relating to prohibited powers of industrial savings banks; amending s. 665.012, F.S., redefining the term “financial depository institution” for the purposes of the “Florida Savings Association Act”; amending s. 665.0201, F.S., relating to incorporation; amending s. 665.0211, F.S., relating to corporate names; amending s. 665.022, F.S., relating to capital stock associations; amending s. 665.023, F.S., relating to preferred stock, consideration for issuance of stock and stated capital and capital surplus; amending s. 665.024, F.S., relating to articles of incorporation; amending s. 665.025, F.S., relating to directors; amending s. 665.028, F.S., relating to corporate offices; amending s. 665.0301, F.S., relating to conversion without change of business form; amending s. 665.034, F.S., relating to the control of an association by a unitary savings and loan holding company; amending s. 665.0701, F.S., relating to investment powers and limitations; amending section 3 of chapter 84-544, Laws of Florida, extending the operation of a statute governing control of deposit-taking institutions; repealing s. 657.006, F.S., relating to bylaw amendments by credit unions; repealing s. 658.18, F.S., relating to stock subscriptions and expenses of organization with respect to banks and trust companies; repealing s. 658.31, F.S., relating to articles of incorporation of banks and trust companies; repealing s. 664.03(15), F.S., relating to the applicability of certain statutory provisions to industrial savings banks; repealing s. 665.028(1)(e) and (5), F.S., relating to savings association offices; providing for review and repeal; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

SR 466 was introduced out of order.

By Senator Gordon—

SB 467—A bill to be entitled An act relating to the state group insurance program; amending s. 110.123, F.S.; defining the term “elective surgery”; requiring a system for the state group health insurance plan which requires second opinions prior to elective surgery for coverage under the plan; directing the Department of Administration to develop such a system; authorizing the department to enter into contracts for such a system; providing an effective date.

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

By Senator Margolis—

SB 468—A bill to be entitled An act relating to alcoholic beverages; amending ss. 564.045 and 565.095, F.S., requiring the registration of the primary American source of supply of liquor and wine to list the appointed distributors; providing an effective date.

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

By Senators Gordon, Meek, Margolis, Gersten and Hill—

SB 469—A bill to be entitled An act relating to the Department of Natural Resources; authorizing the department to purchase certain land for use as a state park; providing an appropriation; providing an effective date.

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

By Senator Gordon—

SB 470—A bill to be entitled An act relating to unemployment compensation; amending s. 443.091, F.S.; modifying benefit eligibility conditions; amending s. 443.111, F.S.; modifying the formula for determining the total amount of benefits to which a claimant may be entitled; providing an effective date.

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

By Senator D. Childers—

SB 471—A bill to be entitled An act relating to juveniles; amending s. 39.01, F.S.; including drug abusers within the definition of “child who is found dependent”; amending s. 39.407, F.S.; authorizing a court to order treatment for drug abuse for certain dependent children; amending s. 827.03, F.S.; providing that certain acts resulting in drug abuse by a child constitute aggravated child abuse; providing a penalty; providing an effective date.

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

By Senator Dunn—

SJR 472—A joint resolution proposing an amendment to Article III of the State Constitution, relating to the Legislature; to provide that the presiding officers of both houses serve at the pleasure of the membership; to allow automatic filling of certain vacancies; to require the date for a regular session to be on the first Tuesday after the first Monday in April or to be fixed by law; to provide for discipline of members by each house; to prescribe procedures for vetoed bills; to allow the Governor 30 days from presentation to act on a bill; to provide that laws take effect on January 1 following passage; to prohibit special acts relating to dissolution of marriage; to prescribe the minimum age of legislators; and to prescribe impeachment procedures.

—was referred to the Committee on Rules and Calendar.

By Senator Dunn—

SB 473—A bill to be entitled An act relating to the Telecommunications Study Committee; creating the committee in the Executive Office of the Governor; providing for the membership and appointment of members; providing duties of the committee; providing for secretarial support by the Executive Office of the Governor; authorizing the committee to employ an executive director and staff; providing an appropriation; providing an effective date.

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

By Senator Deratany—

SB 474—A bill to be entitled An act relating to planning and budgeting; amending ss. 216.031, 216.163, and 216.181, F.S., to require that agency budgets for operating capital outlay be broken down on a quarterly basis; creating s. 216.3015, F.S., to restrict expenditures in excess of the quarterly budget except upon approval of the Comptroller; providing an effective date.

—was referred to the Committee on Appropriations.

By Senator Thurman—

SB 475—A bill to be entitled An act relating to Marion County; providing legislative findings; providing definitions; authorizing the Board of County Commissioners of Marion County to levy special assessments against certain taxable real property in an unrecorded subdivision for the purpose of making road and drainage improvements; authorizing the county to go upon certain land to make such road and drainage improvements; providing that the powers granted to the board by this act are in addition to any powers previously granted; providing severability; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Thurman—

SB 476—A bill to be entitled An act relating to Marion County, municipal service taxing units for road improvements in unincorporated areas; authorizing the board of county commissioners to levy special assessments on a per parcel, per structure and per acre basis against taxable real estate lying within the territorial bounds of a municipal service taxing unit for road improvements; providing for the levy and collection of special assessments; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Thurman—

SB 477—A bill to be entitled An act relating to Marion County; providing authority to the board of county commissioners to adopt an ordinance which provides for reasonable rules and regulations relating to the mandating of water hookups, consumption, and use to publicly owned, investor-owned, or nonprofit association owned water supply systems within 365 days after notification that such a system is available; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Jennings—

SB 478—A bill to be entitled An act relating to credit card crimes; amending s. 817.58, F.S.; providing definitions; amending s. 817.60, F.S.; providing penalties for the possession, control, or custody of a counterfeit credit card; creating a presumption; amending s. 817.61, F.S.; providing increased penalties for fraudulent use of a credit card in certain circumstances; creating s. 817.611, F.S.; providing penalties for trafficking or attempting to traffic in counterfeit credit cards or credit card account numbers which belong to another; creating s. 817.612, F.S.; providing penalties for the use of an expired or revoked credit card; creating s. 817.631, F.S.; providing penalties for possessing or transferring credit-card-making equipment with the intent that such equipment be used to produce counterfeit credit cards; amending s. 817.65, F.S.; precluding certain defenses; creating s. 817.685, F.S.; providing circumstances under which certain business records will be deemed authentic; repealing s. 817.63, F.S., relating to possession of certain machinery and incomplete credit cards; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Hill—

SB 479—A bill to be entitled An act relating to county and municipal prisoners; amending s. 951.23, F.S.; requiring the Department of Health and Rehabilitative Services and the State Fire Marshall to perform certain inspections of county and municipal detention facilities; providing an effective date.

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

By Senator Hill—

SB 480—A bill to be entitled An act relating to the Career Service System; amending s. 110.205, F.S.; exempting physicians in the Department of Corrections from the system; providing for a study of comparable salary and benefits; providing an effective date.

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

By Senator Myers—

SB 481—A bill to be entitled An act relating to group, blanket, and franchise health insurance policies; creating s. 627.6691, F.S.; requiring certain policies and plans to include coverage for alcoholism, chemical dependency, and drug addiction; establishing the limits of such coverage; repealing s. 627.669, F.S., which requires such policies to offer similar coverage as an option; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By Senator Myers—

SB 482—A bill to be entitled An act relating to tax reform; creating the Legislative Task Force on Tax Reform of 1985; prescribing purpose and membership; requiring reports; providing an effective date.

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

By Senator Myers—

SB 483—A bill to be entitled An act relating to transportation; amending s. 339.08, F.S.; authorizing the use of moneys in the State Transportation Trust Fund for certain purposes; amending s. 339.12, F.S.; providing for participation by municipalities in road building and maintenance projects under certain circumstances; authorizing the Department of Transportation to reimburse counties and municipalities for the amount of certain proceeds used to construct state roads; providing an effective date.

—was referred to the Committees on Transportation and Appropriations.

By Senator Thurman—

SB 484—A bill to be entitled An act relating to motor vehicle licenses; amending s. 320.089, F.S.; specifying persons eligible to be issued "Ex-P.O.W." license plates without payment of license tax; providing an effective date.

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

By Senator Myers—

SB 485—A bill to be entitled An act relating to medical negligence; amending s. 768.45, F.S., changing the burden of proof applicable to medical negligence actions; providing an effective date.

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

By Senator Kiser—

SB 486—A bill to be entitled An act relating to civil actions; amending s. 57.105, F.S., to provide for the awarding of attorney's fees to the prevailing party except where the fee has been set by contingent contract; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Myers—

SB 487—A bill to be entitled An act relating to the Department of Professional Regulation; creating s. 455.232, F.S.; prohibiting the disclosure of confidential information under certain circumstances; providing penalties; amending s. 455.225, F.S.; allowing disclosure of certain information to law enforcement and regulatory agencies; providing an effective date.

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

By Senator Deratany—

SB 488—A bill to be entitled An act relating to ridesharing programs; amending s. 341.041, F.S.; deleting the requirement that the Department of Transportation establish insurance requirements for ridesharing vehicles; amending s. 341.051, F.S.; providing for funding of certain ridesharing projects; providing an effective date.

—was referred to the Committees on Transportation and Appropriations.

By Senators Fox, Carlucci and Jenne—

SB 489—A bill to be entitled An act relating to child care; amending s. 39.12, F.S.; prohibiting the destruction of records pertaining to children charged with committing certain delinquent acts with respect to the provision of care to minors or persons with developmental disabilities; providing for the sealing of such records and for their use; amending s. 110.1127, F.S.; providing conditions for disqualification from employment in certain child care programs; requiring security background investigations; requiring fingerprinting; providing a penalty; amending s. 393.062, F.S.; providing legislative intent; amending s. 393.063, F.S.; providing definitions; creating s. 393.0655, F.S.; establishing of minimum standards as to moral character for persons who work with or are likely to come into contact with persons who have developmental disabilities; providing that such standards shall ensure that no such person has been found guilty of certain crimes; providing for the submission of fingerprints; providing for payment of processing costs; providing for denial, suspension, and revocation of licenses; providing for administrative hearings; amending s. 393.066, F.S.; requiring day care service facilities to ensure minimum character standards are met; amending s. 393.067, F.S.; providing for submission and processing of fingerprints; amending s. 393.0673, F.S.; providing penalties; amending s. 394.453, F.S.; providing legislative intent; amending s. 394.455, F.S.; providing definitions; amending s. 394.457, F.S.; establishing minimum standards as to moral character for mental health personnel and volunteers; providing that such standards shall ensure that no such person has been found guilty of certain crimes; providing for the submission of fingerprints; providing for payment of processing costs; providing for termination of employment for personnel who are not in compliance; providing for administrative hearings; providing penalties; amending s. 396.032, F.S.; providing definitions; amending s. 396.042, F.S.; providing for fingerprinting and background checks of alcoholism treatment personnel who work with, and of persons who are likely to come into contact with, certain minors; providing for submission of lists of such persons to the Department of Health and Rehabilitative Services; requiring that the alcohol treatment resource terminate the employment of any employee who is found to be in noncompliance with certain standards of good moral character; creating s. 396.0425, F.S.; establishing minimum standards as to good moral character for such persons; providing that such standards shall ensure that no such person has been found guilty of certain crimes; providing for the submission of fingerprints; providing for payment of processing costs; providing for denial or termination of employment under certain circumstances; providing for administrative hearings; creating s. 396.0427, F.S.; providing penalties; amending s. 397.021, F.S.; providing definitions; amending s. 397.031, F.S.; requiring the Department of Health and Rehabilitative Services to ensure that persons who work with or who are likely to come in contact with minors being treated for drug abuse meet minimum standards for good moral character; creating s. 397.0715, F.S.; providing that such standards shall ensure that no such person has been found guilty of certain crimes; providing for fingerprinting; providing for payment of processing costs; providing for termination of employment for persons not in compliance; creating s. 397.0716, F.S.; providing penalties; amending s. 397.081, F.S.; requiring fingerprints as a prerequisite to issuance of a license; amending s. 397.091, F.S.; requiring fingerprinting; amending s. 402.302, F.S.; providing definitions; amending s. 402.305, F.S.; providing that minimum standards for persons who work with or who are likely to come in contact with children in day care or other child care facilities shall ensure that such persons have not been found guilty of certain crimes; prescribing minimum age requirements and minimum training requirements; prescribing minimum standards for child discipline and plan of activities; amending s. 402.3055, F.S.; prescribing requirements for licensure and renewal; requiring fingerprints; providing for payment of processing costs; providing for denial, suspension, and revocation of licenses; amending s. 402.308, F.S.; providing for denial of license when personnel fail the required screening; amending s. 402.309, F.S.; prohibiting the issuance of provisional licenses under certain circumstances; amending s. 402.313, F.S.; requiring registration of family

day care homes; providing for screening of persons associated with such homes; amending s. 402.314, F.S.; conforming language; amending s. 402.315, F.S.; prescribing local funding requirements; amending s. 402.316, F.S.; limiting exemptions from licensure; amending s. 402.319, F.S.; prescribing penalties; creating s. 402.3195, F.S.; creating the Child Care Facility Trust Fund; establishing a loan program for expansion of existing child care facilities and establishment of new child care facilities; providing for issuance of requests for proposals; specifying conditions for loan agreements; authorizing adoption of rules; requiring an annual report; providing an expiration date; amending s. 409.175, F.S.; providing definitions; providing for screening of personnel of family foster homes, residential child-caring agencies or summer or recreation camps, and child-placing agencies; requiring fingerprinting and criminal records checks of personnel prior to issuance or renewal of a license; providing a penalty; providing for costs; providing for denial, suspension, or revocation of license; providing for denial or termination of employment; providing procedures; providing for injunction to terminate operation of a summer or recreation camp; providing a penalty for unlawful operation thereof; amending s. 409.176, F.S.; conforming provisions relating to registration of residential child-caring agencies; amending s. 415.504, F.S.; requiring notice of completion of investigation of reports of child abuse or neglect and of the classification of such report; deleting the requirement for the expunction of information in the abuse registry; providing procedures for the expunction of information; amending s. 415.51, F.S.; providing for a search of abuse registry records and providing for notice thereof; amending s. 959.225, F.S.; prohibiting the expungement of certain records relating to certain delinquent acts; providing for the release of certain information contained in such records; providing an effective date.

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

FIRST READING OF COMMITTEE SUBSTITUTES

By the Committee on Governmental Operations and Senator Kirkpatrick—

CS for SB 8—A bill to be entitled An act relating to purchasing; creating s. 817.062, F.S.; prohibiting the submission of bills for goods or services to a state agency, public body, or entity acting under contract to a state agency or public body with the intent to defraud such agency or public body of property or rights to property; providing penalties; authorizing a civil action to recover treble damages; providing an effective date.

By the Committee on Transportation and Senator D. Childers—

CS for SB 11—A bill to be entitled An act relating to ultralight vehicles and operators; creating s. 330.42, F.S.; defining the term "ultralight"; providing for the registration of ultralight pilots and instructors; providing for the registration of ultralights; prohibiting the operation of ultralights in certain areas without prior approval; providing for future review and repeal in accordance with the Regulatory Sunset Act; providing an effective date.

By the Committee on Commerce and Senator Margolis—

CS for SB 29—A bill to be entitled An act relating to talent agencies and theatrical agencies; providing for regulation of such agencies by the Department of Professional Regulation; providing definitions; specifying powers and duties of the department; providing for issuance of a license to such agency upon application and for denial, suspension, or revocation of license; providing for fees; providing for civil penalties for specified violations; specifying qualifications of applicants for license; providing for filing and posting of fee schedules; providing requirements for the content and the display of licenses; providing for license cancellation; requiring an applicant for license to provide bond; requiring maintenance of specified records; limiting registration requirements and fees; requiring a theatrical agency to provide an applicant with a contract that includes certain information; requiring the agency to give notice of labor disputes; prohibiting theatrical agencies from placing performers with employers who exhibit certain employment practices; requiring theatrical agencies to maintain a buyer's file as specified; requiring talent agencies to maintain certain records in a buyer's file; providing that certain acts are second degree misdemeanors and providing penalties; providing for injunctions; providing for deposit of moneys in the Professional Regulation Trust Fund; providing for future repeal and legislative review; providing an effective date.

By the Committee on Economic, Community and Consumer Affairs —

CS for SB 30—A bill to be entitled An act relating to public accountability; reviving and readopting the laws relating to public accountability notwithstanding the Regulatory Sunset Act; amending s. 473.303, F.S.; deleting dates relating to the appointment of board members and the length of initial terms; amending s. 473.305, F.S.; providing for a reactivation fee; amending s. 473.306, F.S.; authorizing the board to determine passing grades for the licensure examination; clarifying certain language with regard to determining good moral character; amending s. 473.308, F.S.; requiring applicants to pass the licensure examination; amending ss. 473.311, 473.312, F.S.; requiring proof of completion of required continuing education; amending s. 473.313, F.S.; authorizing a reactivation fee; amending s. 473.323, F.S.; providing a ground for disciplinary action by the board; repealing s. 473.325, F.S., relating to present certificates remaining in effect and to the licensing of public accountants as certified public accountants; providing for present licenses to remain in full force and effect; providing for future repeal and sunset review; providing an effective date.

By the Committee on Transportation and Senators Margolis and Grizzle—

CS for SB 43—A bill to be entitled An act relating to motor vehicles; amending s. 316.610, F.S.; providing for inspection of vehicles; creating s. 316.612, F.S.; providing for inspection of vehicles damaged in accidents; amending s. 316.615, F.S.; requiring certain equipment and inspection of school buses; amending s. 316.620, F.S.; providing for inspection of vehicles transporting migrant farm workers; amending s. 319.22, F.S.; requiring the inspection of certain used vehicles before transferring title; creating s. 319.236, F.S., requiring the inspection of certain vehicles before applying for a title or registration; amending s. 322.27, F.S.; providing points for failing to have vehicle inspected; creating part II of ch. 325, F.S., consisting of ss. 325.34-325.49; providing definitions; providing standards for motor vehicle inspection; providing for issuance, suspension, and revocation of motor vehicle inspection station licenses; providing for repair of defective vehicles; providing standards for privately operated motor vehicle inspection stations; providing for hours of operation; providing for limitation of liability; prohibiting certain acts and providing penalties; providing for rules; establishing fees; providing for the collection and deposit of fees; providing for budgeting; providing for self-inspection; providing for inspection of for-hire vehicles; providing for supervision; providing penalties for tampering with inspection equipment; providing an effective date.

By the Committee on Corrections, Probation and Parole—

CS for SB 55—A bill to be entitled An act relating to the Department of Corrections; amending s. 944.09, 944.17, F.S.; requiring adoption of rules; providing duties of department; providing for recordkeeping; providing for cooperative agreements; providing for commitments, classifications and transfers; creating s. 944.331, F.S.; requiring adoption by rule of an inmate grievance procedure; requiring compliance with standards of the United States Department of Justice; requiring application for certification of such procedure; amending s. 944.35 and 944.36, F.S.; substantially revising provisions relating to the use of force against inmates by employees of the department; providing criminal penalties for battery or cruel or inhuman treatment against inmates; requiring reports of use of such force; requiring employees to report instances of unlawful abuse; providing penalties; deleting criminal liability for negligence in permitting prisoners to escape; requiring certain training; amending s. 944.516, F.S.; requiring the Department of Corrections to document certain expenditures of inmates placed on extended limits of confinement; amending s. 945.04; providing for seal; providing for use of inmate labor; amending s. 945.091, F.S.; requiring documentation of disciplinary reports relating to such inmates; authorizing fines against such inmates; amending s. 945.215, F.S.; restricting donations to the Inmate Welfare Trust Fund; amending ss. 946.002, 946.40, F.S.; requiring certain inmates to work for political subdivisions; requiring the department to use prisoners in public works; providing that political subdivisions need not reimburse the department for such services; requiring supervision under certain circumstances; exempting certain inmates; amending s. 947.01, F.S.; providing the year in which membership of the Parole Commission is reduced; amending s. 948.01, F.S.; providing that circuit courts shall place defendants on probation under the supervision of the department; requiring immediate commencement of probation or community control following incarceration under certain circumstances; amending s. 948.03, F.S.; providing terms and conditions of probation or community control; amending s. 951.02, F.S.; specifying entities to which prison inspection

reports are to be made; amending s. 958.021, F.S.; providing legislative intent; amending s. 958.03, F.S.; providing definitions; amending s. 958.04, F.S.; authorizing the court to designate certain persons as youthful offenders; changing the categories of persons who may be so designated; providing for judicial disposition of youthful offenders; amending s. 958.09, F.S.; requiring the Department of Corrections to adopt rules; providing for extending limits of confinement; amending s. 958.11, F.S.; restricting youthful offender 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 assignment of certain inmates to youthful offender facilities; amending s. 958.12, F.S.; expanding the activities in which a youthful offender may be required to participate; amending s. 958.14, F.S., relating to violations of probation or community control; authorizing the Department of Corrections to reassign certain inmates to nonyouthful offender institutions; providing for severability; repealing s. 958.05, F.S., relating to judicial disposition of youthful offenders; repealing s. 958.10, F.S., relating to the term of confinement in the community control program for youthful offenders; repealing ss. 944.13, 944.15, 944.16, 944.18, 944.25, 944.34, 944.551, 944.57, 945.031, 945.081, 945.09, 945.21, 945.26, 946.001, 958.05, 958.10, F.S., relating to the state correctional system, the Department of Corrections, inmate labor, and youthful offenders; providing effective dates.

By the Committee on Judiciary-Civil and Senator Carlucci—

CS for SB 57—A bill to be entitled An act relating to payments to jurors and witnesses; amending s. 40.24, F.S.; providing for an incremental increase in the daily compensation and mileage allowance for jurors; repealing ss. 40.29, 40.30, 40.33, F.S., relating to estimation and requisition of funds for juror and witness payment by county court clerks; amending s. 40.31, F.S.; allowing State Courts Administrator rather than the Comptroller to apportion appropriation; requiring that, under certain circumstances, reimbursement for juror and witness payment shall not exceed the amount apportioned to each county; amending s. 40.32, F.S.; providing conforming language; amending s. 40.34, F.S.; providing for form, submission, and audit of juror and witness payrolls; providing an effective date.

By the Committee on Natural Resources and Conservation and Senators Stuart, Fox, Kirkpatrick, Mann, Vogt, McPherson, Malchon and Crawford—

CS for SB's 122, 84 and 85—A bill to be entitled An act relating to coastal management; amending s. 163.3177, F.S., relating to elements of the comprehensive plan; changing "coastal zone protection element" to "coastal management element"; providing requirements with respect to the coastal management element of the plan; creating ss. 163.3178, 163.3179, F.S.; providing legislative intent; providing criteria for coastal management elements of the comprehensive plan; directing the state land planning agency to adopt minimum criteria for the review of coastal management elements; directing counties, and municipalities to comply with requirements concerning coastal management elements; providing that port facilities shall not be developments of regional impact where consistent with certain plans; providing an appropriation; creating part III of chapter 380, F.S., the "Coastal Infrastructure Policy Act"; providing legislative intent; providing definitions; providing for designation of certain undeveloped coastal barrier areas; requiring maps; limiting the use of public funds for certain purposes on undeveloped coastal barrier areas; requiring certain reports; creating part VIII of chapter 553, F.S., the "Coastal Barriers Construction Act"; providing definitions; providing for minimum building codes for structures within the coastal construction building zone; providing for administration and enforcement by local governments; providing remedies; providing for assistance and rulemaking by the Board of Building Codes and Standards of the Department of Community Affairs; providing for Department of Natural Resources review of local building codes; providing for applicability to state and local government permitting; amending s. 161.053, F.S.; providing for challenges to coastal construction control lines; restricting permitting for certain structures seaward of the seasonal high water line; redefining the responsibility of the executive director of the department for making recommendations concerning land purchase; amending s. 161.0535, F.S.; amending the criteria for the permit fee schedule; amending s. 161.054, F.S.; expanding the applicability of administrative fines; amending s. 403.813, F.S.; defining the limitations of certain permit exceptions; amending s. 125.0104, F.S.; authorizing certain uses of the tourist development tax; providing an effective date.

By the Committee on Economic, Community and Consumer Affairs—

CS for SB 138—A bill to be entitled An act relating to massage practice; reviving and readopting ch. 480, F.S., relating to the practice of massage, notwithstanding the Regulatory Sunset Act; amending s. 480.032, F.S.; adding incompetent and unsafe practitioners to those the act is to protect against; deleting obsolete language; amending s. 480.034, F.S.; clarifying an exemption; amending s. 480.039, F.S.; deleting an obsolete reference; amending s. 480.041, F.S.; requiring licensure applicants to be of good moral character; changing expiration date of provisional licenses; deleting certain fees; amending s. 480.0425, F.S.; deleting certain fees; amending s. 480.044, F.S.; deleting fee caps and authorizing certain fees; amending s. 480.047, F.S.; limiting use of the word "massage" and certain derivatives; allowing to stand repealed under the Regulatory Sunset Act s. 480.053, F.S., relating to the continuation of certain prior existing licenses; providing that present licenses remain in full force and effect; providing for future repeal and legislative review; providing an effective date.

By the Committee on Judiciary-Civil and Senators Dunn and Gersten

CS for SB 154—A bill to be entitled An act relating to deceptive and unfair trade practices; amending s. 501.206, F.S.; deleting the requirement that the enforcing authority exercise certain of its investigative powers according to the Florida Rules of Civil Procedure; authorizing a party served with a subpoena to petition to set aside the subpoena and to raise certain objections or privileges; conforming the provision governing immunity to the general immunity law; amending s. 501.207, F.S.; deleting the requirement that the enforcing authority hold an administrative hearing to determine probable cause in certain actions; providing for certain notification to the suspected violator of the substance of the alleged violation; providing for a determination that an enforcement action serves the public interest; giving statewide effect to court injunctive orders; extending certain defenses and settlement options to all alleged violators; providing an effective date.

REPORTS OF COMMITTEES

The Committee on Commerce recommends the following pass: SB 93

The Committee on Corrections, Probation and Parole recommends the following pass: SB 10 with 1 amendment, SB 98 with 2 amendments

The Committee on Economic, Community and Consumer Affairs recommends the following pass: SB 96

The Committee on Finance, Taxation and Claims recommends the following pass: SB 108 with 1 amendment

The Committee on Governmental Operations recommends the following pass: SB 5 with 2 amendments, SB 7, SB 53 with 1 amendment, SB 58 with 2 amendments, SB 79

The Committee on Personnel, Retirement and Collective Bargaining recommends the following pass: SB 36 with 3 amendments

The bills contained in the foregoing reports were referred to the Committee on Appropriations under the original reference.

The Committee on Judiciary-Civil recommends the following pass: SB 128 with 3 amendments

The bill was referred to the Committee on Commerce under the original reference.

The Committee on Governmental Operations recommends the following pass: SB 96 with 2 amendments

The bill was referred to the Committee on Economic, Community and Consumer Affairs under the original reference.

The Committee on Commerce recommends the following pass: SJR 27 with 1 amendment, SB 117 with 3 amendments

The Committee on Natural Resources and Conservation recommends the following pass: SB 108 with 1 amendment

The bills contained in the foregoing reports were referred to the Committee on Finance, Taxation and Claims under the original reference.

The Committee on Judiciary-Criminal recommends the following pass: SB 106 with 4 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 31 with 6 amendments

The bill was referred to the Committee on Rules and Calendar under the original reference.

The Committee on Commerce recommends the following pass: SB 32, SB 94 with 1 amendment, SB 150 with 1 amendment

The Committee on Corrections, Probation and Parole recommends the following pass: SB 75

The Committee on Economic, Community and Consumer Affairs recommends the following pass: SB 33

The Committee on Governmental Operations recommends the following pass: SB 61, SB 95 with 3 amendments, SB 141

The Committee on Judiciary-Civil recommends the following pass: SB 153, SB 196

The Committee on Natural Resources and Conservation recommends the following pass: SB 48

The Committee on Transportation recommends the following pass: SB 89

The bills contained in the foregoing reports were placed on the calendar.

The Committee on Corrections, Probation and Parole recommends a committee substitute for the following: SB 55

The Committee on Economic, Community and Consumer Affairs recommends a committee substitute for the following: SB 138

The Committee on Governmental Operations recommends a committee substitute for the following: SB 8

The Committee on Judiciary-Civil recommends a committee substitute for the following: SB 57

The Committee on Transportation recommends a committee substitute for the following: SB 43

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 Commerce recommends a committee substitute for the following: SB 29

The Committee on Natural Resources and Conservation recommends a committee substitute for the following: Senate Bills 122, 84 and 85

The bills with committee substitutes attached contained in the foregoing reports were referred to the Committee on Economic, Community and Consumer Affairs under the original reference.

The Committee on Economic, Community and Consumer Affairs recommends a committee substitute for the following: SB 30

The Committee on Judiciary-Civil recommends a committee substitute for the following: SB 154

The Committee on Transportation recommends a committee substitute for the following: SB 11

The bills with committee substitutes attached contained in the foregoing reports were placed on the calendar.

The Committee on Commerce recommends that the Senate confirm the appointment made by the Governor of Richard B. Burroughs, Jr., Tallahassee, as Secretary of Business Regulation, to serve at the pleasure of the Governor.

The appointment contained in the foregoing report was referred to the Committee on Executive Business under the original reference.

MOTIONS RELATING TO COMMITTEE REFERENCE

On motions by Senator Hair, by two-thirds vote SB 210 was withdrawn from the Committee on Economic, Community and Consumer Affairs and referred to the Committee on Rules and Calendar.

On motion by Senator Peterson, the rules were waived and the Committee on Education was granted permission to consider SB 47 on April 3.

MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

The following Executive Orders were filed with the Secretary:

EXECUTIVE ORDER NUMBER 84-153

(Executive Order of Suspension)

WHEREAS, JOHN M. SHORT is presently serving as the duly elected Sheriff of Pasco County, Florida, and

WHEREAS, on August 24, 1984, the Grand Jury for Pasco County, Florida, returned an indictment charging JOHN M. SHORT with three counts of unlawful compensation, and

WHEREAS, it is in the best interest of the citizens of the State of Florida that JOHN M. SHORT 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. JOHN M. SHORT is, and at all times material hereto was, the duly elected Sheriff of Pasco County, Florida, pursuant to Article VIII, Section 1, Florida Constitution.

B. The office of Sheriff 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 JOHN M. SHORT 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 Article IV, Section 7, Florida Constitution.

E. The interest of the residents of Pasco County, Florida and the citizens of the State of Florida can best be served by the immediate suspension of JOHN M. SHORT 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 noon, Saturday, August 25, 1984:

Section 1.

JOHN M. SHORT is hereby suspended from the public office which he now holds, to wit: Sheriff of Pasco County, Florida.

Section 2.

JOHN M. SHORT 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 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 24th day of August, 1984.

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 84-232

(Amended Executive Order of Suspension)

WHEREAS, CARLTON LENZY CORBIN has previously been suspended from the public office which he then held, to wit: County Commissioner of Washington County, Florida, by Executive Order 83-164, effective October 18, 1983, and

WHEREAS, on October 11, 1983, Jim Appleman, State Attorney for the Fourteenth Judicial Circuit of Florida, filed an information charging CARLTON LENZY CORBIN with three counts of odometer tampering, and

WHEREAS, on November 3, 1983, Jim Appleman, State Attorney for the Fourteenth Judicial Circuit, filed two additional informations charging CARLTON LENZY CORBIN with two counts of grand theft and two counts of odometer tampering, and

WHEREAS, it is in the best interest of the citizens of the State of Florida and the ends of justice can best be served by the continued suspension of CARLTON LENZY CORBIN from the public office which he previously held, upon the constitutional ground herein set forth;

NOW, THEREFORE, I, BOB GRAHAM, Governor of Florida, do find, determine, and for the purposes of Section 112.41, Florida Statutes, allege as follows:

A. CARLTON LENZY CORBIN is, and at all times material hereto was, a County Commissioner of Washington 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 informations allege that CARLTON LENZY CORBIN 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 Article IV, Section 7, Florida Constitution.

E. The interest of the residents of Washington County, Florida, and the citizens of the State of Florida can best be served by the continued suspension of CARLTON LENZY CORBIN from the public office which he then held.

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.

The suspension of CARLTON LENZY CORBIN from public office, to-wit: County Commissioner of Washington County, Florida, is continued in full force and effect without interruption.

Section 2.

The grounds for suspension from office recited in Executive Order 83-164, paragraph C., are amended by substituting Paragraph C. of this Order.

Section 3.

CARLTON LENZY CORBIN 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 83-164, until further executive order, or as otherwise provided by law.



IN TESTIMONY WHEREOF, I have hereunto set my hand and have caused the Great Seal of the State of Florida to be affixed at Tallahassee, the Capitol, this 7th day of December, 1984.

Bob Graham
GOVERNOR

ATTEST:
George Firestone
SECRETARY OF STATE

(Copies of informations were filed in the office of the Secretary of the Senate.)

EXECUTIVE ORDER NUMBER 84-127

(Executive Order of Suspension)

WHEREAS, WALTER G. JARRELL is presently serving as Chairman of the Board of Trustees of Florida Junior College at Jacksonville, Florida, and

WHEREAS, on June 28, 1984, the Honorable Ed Austin, State Attorney for the Fourth Judicial Circuit, did file an information in the Circuit Court of the Fourth Judicial Circuit of Florida in and for the County of Duval, Florida, charging WALTER G. JARRELL with sexual battery, and

WHEREAS, it is in the best interest of the citizens of the State of Florida that WALTER G. JARRELL be suspended from the public office which he now holds, upon the statutory 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. WALTER G. JARRELL is, and at all times material hereto was, a member of the Board of Trustees of Florida Junior College at Jacksonville.

B. The office of member of the Board of Trustees of Florida Junior College at Jacksonville is within the purview of the suspension powers of the Governor, pursuant to Section 112.52, Florida Statutes.

C. On June 28, 1984, State Attorney Ed Austin filed an information in the Circuit Court of the Fourth Judicial Circuit of Florida, a copy of which is attached and hereby incorporated by reference as if fully set forth in this Executive Order, charging WALTER G. JARRELL with an act in violation of the criminal laws of the State of Florida.

D. The act alleged herein constitutes the offense of commission of a felony as such offense is used in Section 112.52, Florida Statutes.

E. The interest of the residents of the City of Jacksonville, Florida, and the citizens of the State of Florida can best be served by the immediate suspension of WALTER G. JARRELL from the public office which he now holds.

BEING FULLY ADVISED in the premises, and in accordance with the laws of the State of Florida, this Executive Order is hereby promulgated, effective immediately:

Section 1.

WALTER G. JARRELL is hereby suspended from the public office which he now holds, to-wit: member of the Board of Trustees of Florida Junior College at Jacksonville, Florida.

Section 2.

WALTER G. JARRELL 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 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 have caused the Great Seal of the State of Florida to be affixed at Tallahassee, the Capitol, this 29th day of June 1984.

Bob Graham
GOVERNOR

ATTEST:

George Firestone
SECRETARY OF STATE

(Copy of information was filed in the office of the Secretary of the Senate.)

Referred to the Committee on Executive Business.

EXECUTIVE ORDER NUMBER 85-3

WHEREAS, PERRY LAMAR JENKINS has previously been suspended from the public office which he then held, to wit: Property Appraiser of Suwannee County, Florida, by Executive Order 83-75, as amended by Executive Order 84-33, effective the 8th day of June 1983, and

WHEREAS, on June 6, 1983, an indictment charging PERRY LAMAR JENKINS with nine counts of grand theft, eight counts of official misconduct, three counts of misuse of confidential information, one count of failure to pay taxes, three counts of perjury, and seven counts of filing fraudulent travel vouchers was returned by the Grand Jury for Suwannee County, Florida, and

WHEREAS, on July 6, 1983, an amended indictment charging PERRY LAMAR JENKINS with nine counts of grand theft, eight counts of official misconduct, three counts of misuse of confidential information, one count of failure to pay taxes, three counts of perjury, and seven counts of filing fraudulent travel vouchers was returned by the Grand Jury for Suwannee County, Florida, and

WHEREAS, the Florida Supreme Court is presently reviewing a motion filed by PERRY LAMAR JENKINS to dismiss the criminal charges pending against him, and

WHEREAS, Ed Austin, State Attorney for the Fourth Judicial Circuit of Florida, assigned by Executive Order 83-148 to investigate, prosecute and represent the State of Florida in all matters pertaining to and arising from the said indictment against PERRY LAMAR JENKINS has advised the Governor of the following incidents of misconduct in office:

1. On or about April 4, 1978, March 15, 1978, and June 12, 1981, PERRY LAMAR JENKINS, relying upon information which was of a confidential nature and which had not been made public, that is, information relating to the ownership and location of real property in Suwannee County, Florida, not subject to ad valorem taxation, used the said confidential information in aiding others in the acquisition of the said real property. That real property consisted of the following: (1) Approximately 3.85 acres owned by Dorothy F. Cooper which was acquired by DeVane Mason, an acquaintance of PERRY LAMAR JENKINS. (2) Approximately 10.12 acres used and/or owned by Albert Hatch and Grace Hatch or owned by Sara Lou Tillman and Katherine Atkins and/or George F. Blake and Joan Blake or other unknown person but in any event persons other than PERRY LAMAR JENKINS. That real property was obtained by one Pam Reynolds, an acquaintance of PERRY LAMAR JENKINS. (3) Approximately 14.23 acres of real property in Suwannee County owned by unknown individuals but other than PERRY LAMAR JENKINS. This property was also acquired by Pam Reynolds, an acquaintance of PERRY LAMAR JENKINS.

2. On or about April 4, 1978, PERRY LAMAR JENKINS having obtained the confidential information referred to in paragraph 1, did obtain approximately 10.12 acres of real property in Suwannee County, Florida, then being used and/or owned by Albert Hatch and Grace Hatch or Sara Lou Tillman and Katherine Atkins and/or George F. Blake and Joan Blake by means of fraud, false pretenses or deceptions made to Sara Lou Tillman. That fraud, deception or false pretenses induced the said Sara Lou Tillman to convey the said real property to one Pam Reynolds, an acquaintance of PERRY LAMAR JENKINS. Sara Lou Tillman did not know or intend to convey any interest in the said real property to Pam Reynolds or PERRY LAMAR JENKINS. Albert and Grace Hatch and George and Joan Blake had no knowledge of the transaction between Sara Lou Tillman and PERRY LAMAR JENKINS.

3. On or between March 1, 1978 and July 1, 1978, the said PERRY LAMAR JENKINS failed to assess back taxes in the said 10.12 acres of real property referred to in Paragraph 2 above. That property was not previously recorded on the ad valorem tax rolls of Suwannee County, Florida.

4. On or about March 15, 1978, PERRY LAMAR JENKINS did obtain approximately 14.23 acres of real property in Suwannee County, Florida, by means of confidential information referred to in paragraph 1. That property was obtained by fraud, false pretenses or deception made to Leailer Lee and Sarah Harris by PERRY LAMAR JENKINS. Leailer Lee and Sarah Harris conveyed the previously mentioned 14.23 acres of real property to one Pam Reynolds, an acquaintance of the said PERRY LAMAR JENKINS. The said Leailer Lee and Sarah Harris did not intend to convey the said real property but did so under mistaken beliefs caused by the false statements and misrepresentation of the said PERRY LAMAR JENKINS.

5. On or between February 1, 1978 and July 1, 1978, the said PERRY LAMAR JENKINS failed to assess back taxes for the said real property referred to in paragraph 4, that is, approximately 14.23 acres of real property in Suwannee County. That property was not previously recorded on the ad valorem tax rolls of Suwannee County, Florida.

6. On or about June 12, 1981, PERRY LAMAR JENKINS did unlawfully and knowingly obtain or use or endeavor to obtain or use certain real property in Suwannee County, Florida, to-wit: 3.85 acres, the property of Dorothy Cooper. That property was obtained by means of false pretenses, fraud and deceptions made to the said Dorothy Cooper by the said PERRY LAMAR JENKINS. That property was acquired on behalf of DeVane Mason. This is the same property referred to in paragraph 1 above.

7. On or between May 1, 1981 and July 1, 1981, the said PERRY LAMAR JENKINS did fail to assess back taxes on the said property referred to in Paragraph 6 above, that is approximately 3.85 acres of real property belonging to one Dorothy Cooper. That property was not previously recorded on the ad valorem tax rolls of Suwannee County, Florida.

8. On or about July 1, 1976, PERRY LAMAR JENKINS did knowingly falsify or cause to be falsified the certified tax rolls for Suwannee County, Florida for the years 1973 and/or 1974 and/or 1975 and/or 1976 in that PERRY LAMAR JENKINS did alter the legal description of parcel No. 04572-000000 which property was at that time assessed to the estate of Nora Jenkins. That falsification and alteration thereby added approximately six acres to the estate of Nora Jenkins described above.

9. On or between February 1, 1978 and July 1, 1978, PERRY LAMAR JENKINS caused another to-wit: DeVane Mason to unlawfully and knowingly falsify an official record to-wit: a quitclaim deed for approximately fifteen acres of real property in Suwannee County, Florida. The quitclaim deed was given by the said DeVane Mason to one Chester Jenkins, father of the said PERRY LAMAR JENKINS. At that time PERRY LAMAR JENKINS knew that DeVane Mason was not the lawful owner of the real property which was the subject of the quitclaim deed. That deed was given with the intent to obtain a benefit for the said PERRY LAMAR JENKINS and/or his father, Chester Jenkins.

10. On or about July, 1976, PERRY LAMAR JENKINS did fail to assess for back taxes approximately six acres of real property located in Suwannee County, Florida which property was assessed to the estate of Nora Jenkins as described in paragraph 8. The failure to assess for back taxes was done with a corrupt intent in order to obtain a benefit for himself or another.

11. On or between January 1, 1977 and December 20, 1977, PERRY LAMAR JENKINS did unlawfully obtain and appropriate to his own use money of Suwannee County, Florida in excess of \$100 but less than \$20,000 by means of fraudulent travel vouchers submitted by the said PERRY LAMAR JENKINS for travel expenses incurred during the above time period.

12. On or between January 1, 1978 and December 29, 1978, PERRY LAMAR JENKINS did unlawfully obtain and appropriate to his own use money of Suwannee County, Florida in excess of \$100 but less than \$20,000 by means of fraudulent travel vouchers submitted by the said PERRY LAMAR JENKINS for travel expenses incurred during the above time period.

13. On or between January 1, 1979 and December 31, 1979, PERRY LAMAR JENKINS did unlawfully obtain and appropriate to his own use money of Suwannee County, Florida in excess of \$100 but less than \$20,000 by means of fraudulent travel vouchers submitted by the said PERRY LAMAR JENKINS for travel expenses incurred during the above time period.

14. On or between January 1, 1980 and September 30, 1980, PERRY LAMAR JENKINS did unlawfully obtain and appropriate to his own use money of Suwannee County, Florida in excess of \$100 but less than \$20,000 by means of fraudulent travel vouchers submitted by the said PERRY LAMAR JENKINS for travel expenses incurred during the above time period.

15. On or between October 1, 1980 and September 30, 1981, PERRY LAMAR JENKINS did unlawfully obtain and appropriate to his own use money of Suwannee County, Florida in excess of \$100 but less than \$20,000 by means of fraudulent travel vouchers submitted by the said

PERRY LAMAR JENKINS for travel expenses incurred during the above time period.

16. On or between October 1, 1981 and September 30, 1982, PERRY LAMAR JENKINS did unlawfully obtain and appropriate to his own use money of Suwannee County, Florida in excess of \$100 but less than \$20,000 by means of fraudulent travel vouchers submitted by the said PERRY LAMAR JENKINS for travel expenses incurred during the above time period.

17. On January 31, 1980, PERRY LAMAR JENKINS did unlawfully obtain and appropriate to his own use money of Suwannee County, Florida, by means of a voucher of reimbursement for travel expense for out of county travel which was false and fraudulent as to material matters which he knew not to be true.

18. On October 31, 1980, PERRY LAMAR JENKINS did unlawfully obtain and appropriate to his own use money of Suwannee County, Florida, by means of a voucher of reimbursement for travel expense for out of town travel which was false and fraudulent as to material matters which he knew not to be true.

19. On November 28, 1980, PERRY LAMAR JENKINS did unlawfully obtain and appropriate to his own use money of Suwannee County, Florida, by means of a voucher of reimbursement for travel expense for out of county travel which was false and fraudulent as to material matters which he knew not to be true.

20. On December 31, 1980, PERRY LAMAR JENKINS did unlawfully obtain and appropriate to his own use money of Suwannee County, Florida, by means of a voucher of reimbursement for travel expense for out of county travel which was false and fraudulent as to material matters which he knew not to be true.

21. On March 12, 1982, PERRY LAMAR JENKINS did unlawfully obtain and appropriate to his own use money of Suwannee County, Florida, by means of a voucher of reimbursement for travel expense for in county travel which was false and fraudulent as to material matters which he knew not to be true.

22. On March 12, 1982, PERRY LAMAR JENKINS did unlawfully obtain and appropriate to his own use money of Suwannee County, Florida, by means of a voucher of reimbursement for travel expense for in county travel which was false and fraudulent as to material matters which he knew not to be true.

23. On March 12, 1982, PERRY LAMAR JENKINS did unlawfully obtain and appropriate to his own use money of Suwannee County, Florida, by means of a voucher of reimbursement for travel expense for in county travel which was false and fraudulent as to material matters which he knew not to be true.

WHEREAS, it is in the best interest of the citizens of the State of Florida and the ends of justice can best be served by the continued suspension of PERRY LAMAR JENKINS from the public office of property appraiser, upon the constitutional ground herein 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. PERRY LAMAR JENKINS was at all times material hereto the duly elected Property Appraiser of Suwannee County, Florida, pursuant to Article VIII, Section 1, Florida Constitution.

B. The Property Appraiser of Suwannee County is within the purview of the suspension powers of the Governor pursuant to Article IV, Section 7, Florida Constitution.

C. The Property Appraiser is the county officer charged with determining the value of all property within the county, with maintaining records connected therewith, and with determining the tax on taxable property after taxes have been levied, in compliance with state law as set forth in the Florida Statutes.

D. The attached indictment alleges that PERRY LAMAR JENKINS 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.

<i>Office and Appointment</i>	<i>For Term Ending</i>	<i>Office and Appointment</i>	<i>For Term Ending</i>
Richey, Thomas L., Naples	09/30/87	Usher, G. Thomas, Clearwater	01/01/88
Scott, Alfred A., Miami	09/30/87	Citrus County Hospital Board, Member	
Education Standards Commission, Members		Henigar, Robert L., Crystal River	07/07/88
Bedford, Robert L., Englewood	09/30/87	Florida Housing Finance Agency, Members	
Fedrick, Doretha B., Orlando	09/30/85	Arbib, John A., Pembroke Pines	11/13/88
Guettler, Lynn, Ft. Pierce	09/30/87	Bowers, Wallace Z., Tampa	11/13/88
Katzenmeyer, W. G., Land O'Lakes	09/30/87	Camner, Alfred Robert, Miami	11/13/86
Keene, Catherine L., Tampa	09/30/87	Kilpatrick, W. Glenn, Destin	11/13/88
Lizer, John W., Tampa	09/30/87	Pignone, Jr., Frank, Orlando	11/13/88
McClure, Rufus R., Jacksonville	09/30/87	Florida Commission on Human Relations, Members	
Nelson, Martin, St. Petersburg	09/30/87	Poole, Sr., T. H., Eustis	09/30/88
Nichols, Clare M., Delray Beach	09/30/87	Sulik, John J., Jacksonville	09/30/88
Parten, Harold G., Melbourne	09/30/86	State Board of Independent Colleges and Universities, Members	
Florida Elections Commission, Members		Barritt, Evelyn R., Coral Gables	09/30/87
Boothby, Sylvia C., Sarasota	12/10/85	Bender, Louis W., Tallahassee	09/30/87
Crist, Gene A., Panama City	12/27/87	Tyree, Lawrence W., Panama City	09/30/87
Electrical Contractor's Licensing Board, Member		State Board of Independent Postsecondary Vocational, Technical, Trade, and Business Schools, Members	
Terrell, Patricia, St. Petersburg	12/17/85	Knobel, Martin, North Miami Beach	07/01/87
Commission on Ethics, Member		McNabb, Betty W., Panama City	07/01/87
Barnett, Martha Walters, Tallahassee	06/30/86	Miller, Jr., Paul G., Jacksonville	07/01/87
Tampa-Hillsborough County Expressway Authority, Member		Southeast Interstate Low-Level Radioactive Waste Management Commission, Member	
Valenti, Frank S., Tampa	07/01/88	Howell, James T., Tallahassee	06/30/86
Florida State Fair Authority, Congressional District 4, Member		Southeast Interstate Low-Level Radioactive Waste Management Commission, Alternate Member	
Dance, Nancy H., Bunnell	06/30/87	Hakes, Jay E., Tallahassee	Pleasure of Governor
Florida State Fair Authority, Congressional District 7, Members		Investment Advisory Council, Members	
Blanchard, G. Robert, Tampa	06/30/86	Gill, Daniel K., Miami	12/12/87
Davis, Charles M., Tampa	06/30/86	Handy, F. Philip, Winter Park	12/12/87
Lykes, Charles P., Tampa	06/30/86	Board of Landscape Architecture, Member	
Robbins, Jr., Bruce M., Tampa	06/30/86	O'Leary, William A., Miami	03/04/88
Urbanski, James F., Tampa	06/30/86	Governor's Mansion Commission, Members	
Florida State Fair Authority, Congressional District 8, Member		Culpepper, Cynthia, Belleair	09/30/85
Wheeler, Harman, St. Petersburg	06/30/87	Penner, Grace, Sarasota	09/30/88
Game and Fresh Water Fish Commission, Member		Gulf States Marine Fisheries Commission, Member	
Rainey, C. Tom, Miami	01/05/90	Richbourg, Clyde, Gulf Breeze	01/05/86
Harbor Master for the Port of Key West		Board of Medical Examiners, Members	
Crusoe, IV, Edwin E., Key West	02/08/86	Cooper, Earnestine Mercer, Pompano Beach	08/01/87
Harbor Master for the Port of New Smyrna Beach		Hyland, Caryl H., Gulf Breeze	08/01/85
Sweett, Lawrence J., New Smyrna Beach	02/19/87	Board of Nursing, Member	
Harbor Master for the Port of St. Augustine		Sanders, Midlean L., Daytona Beach	08/01/85
Beeson, Jr., Kenneth H., St. Augustine	05/01/86	Board of Optometry, Member	
State of Florida Health Facility Authority, Member		Cox, Barbara T., Cocoa Beach	12/28/86
Shaw, Amie L., Rockledge	09/30/88	Board of Osteopathic Medical Examiners, Members	
Florida High Speed Rail Transportation Commission, Members		Robine, V. A., Lake Worth	01/29/87
Barbar, George E., Boca Raton	06/30/88	Sissle, Jr., Noble L., Tampa	01/29/88
Blumberg, David, Miami	06/30/86	Florida Pari-mutuel Commission, Member	
Kirschenbaum, Malcolm R., Cocoa Beach	06/30/86	Cleveland, Jr., Mack N., Sanford	06/30/87
Rush, David H., Hollywood	06/30/88	Board of Pilot Commissioners, Members	
Swann, Richard Rockwell, Orlando	06/30/88	Maddox, David B., Port St. Joe	06/30/88
Winston, James H., Jacksonville	06/30/86	Santos, Robert A., Ft. Lauderdale	06/30/88
Wright, John Parke, Tampa	06/30/88	West, Marjorie B., Sarasota	06/30/86
Hospital Cost Containment Board, Members		Board of Podiatry, Members	
Cambest, Lynn T., Miami	01/01/87	Gomez, Julio M., Miami	01/08/89
Cowart, Marie E., Tallahassee	01/01/86	McCormack, Jr., William Joseph, Vero Beach	01/08/88
Flaherty, William E., Jacksonville	01/01/86	Robinson, Albert A., Chipley	01/08/89
Kennedy, Rosario A., Coconut Grove	01/01/88	Jacksonville Port Authority, Member	
Litschgi, Byrne, Tampa	01/01/86	Hodge, James E., Jacksonville	09/30/88
Montgomery, William P., Jacksonville	01/01/88	Tampa Port Authority, Members	
Mustian, M. T., Tallahassee	01/01/87	Burnett, James M., Brandon	11/15/88
Tassinari, Anita Mitchell, Gainesville	01/01/87		

<i>Office and Appointment</i>	<i>For Term Ending</i>	<i>Office and Appointment</i>	<i>For Term Ending</i>
Postsecondary Education Planning Commission, Members Butler, Michael B., Altamonte Springs Melneciuc, Tracey Lou, Lehigh Acres Williams, Alfred C., Daytona Beach	02/04/88 08/31/85 02/04/89	Board of Trustees of the John and Mable Ringling Museum of Art, Members Culpepper, J. Blair, Clearwater Manson, John C., Bradenton Padron, Eduardo J., Miami Penner, Joseph, Sarasota Sedgeman, Judith A., Bradenton	11/05/88 11/05/88 11/05/85 11/05/88 11/05/86
Historic Broward County Preservation Board of Trustees, Members Patterson, Betty Jo Moffitt, Hallendale Weissing, Lois M., Plantation	11/01/85 11/01/87	Jacksonville Transportation Authority, Member Ferguson, Mrs. Emmet (Jerry), Jacksonville	05/31/87
Historic Key West Preservation Board of Trustees, Member Grant, Roy D., Key West	10/18/88	Unemployment Appeals Commission, Member Harris, Charlie, Nobleton	06/30/88
Historic Pensacola Preservation Board of Trustees, Members Heath, Jr., Robert N., Pensacola McNulty, Jack H., Pensacola	09/19/86 09/13/87	Florida Commission on Veterans' Affairs, Members Anderson, Stephen T., St. Petersburg Schwartz, Mary, Miami White, Robert N., Ft. Lauderdale	11/16/88 11/16/88 11/16/88
Board of Directors, Prison Rehabilitative Industries and Diversified Enterprises, Inc., Members Burroughs, Jr., R. B., Tallahassee Danese, Tracy, Lake Park Fortner, G. S., Avon Park Godwin, J. B., Starke Henderson, Ray C., Zephyrhills Robinson, Andrew A., Jacksonville	09/30/88 09/30/88 09/30/85 09/30/85 09/30/84 09/30/88	Governing Board of the St. Johns River Water Management District, Members Martinez, Daniel A., Palatka Smith, Jr., Kelley R., Palatka	07/01/85 07/01/85
Board of Psychological Examiners, Members Boswell, Philip C., Miami Beach Perry, Aubrey M., Tallahassee	09/30/88 09/30/88	Oklawaha River Basin Board of the St. Johns River Water Management District, Member Kaster, Bruce R., Ocala	06/30/87
Public Employees Relations Commission, Member Shelley, Lewis E., Tallahassee	01/01/89	Governing Board of the South Florida Water Management District, Member Roen, Nancy H., Miami	07/01/85
Florida Public Service Commission, Member Nichols, Katie, St. Petersburg	01/01/89	Big Cypress Basin Board of the South Florida Water Management District, Members Putzell, Jr., Edwin J., Naples Walters, William M., Marco Island	06/30/87 06/30/87
Commission for Purchase from the Blind or Other Severely Handicapped, Member Huerta, Jr., Marcelino, Tampa	10/01/88	Governing Board of the Southwest Florida Water Management District, Members Crane, Jr., Donald R., St. Petersburg Samson, Bruce A., Tampa Straughn, Jack, Winter Haven Taft, James P., Crystal River	07/01/88 07/01/88 07/01/88 07/01/88
Florida Real Estate Commission, Members Babcock, Jr., Howard C., Orlando Ladell, Brian James, Clearwater	11/16/88 11/16/88	Alafia River Basin Board of the Southwest Florida Water Management District, Member Odiorne, Patricia B., Brandon	06/30/87
Oklawaha Basin Recreation and Water Conservation and Control Authority in Lake County, Member Russ, Charles R., Clermont	07/13/88	Hillsborough River Basin Board of the Southwest Florida Water Management District, Members Perchalski, Elna W. (Jean), Temple Terrace Pieper, Patricia R., Land O'Lakes	06/30/87 06/30/87
West Florida Regional Planning Council, Region 1, Members Jenkins, Tom, Bonifay Merrill, Charlie D., Pensacola Tidwell, Marion O., Milton	10/01/86 10/01/86 10/01/86	Manasota Basin Board of the Southwest Florida Water Management District, Member Stuart, Michael E., Sarasota	06/30/86
Apalachee Regional Planning Council, Region 2, Member Anderson, III, Charles Christopher, Monticello	08/14/87	Peace River Basin Board of the Southwest Florida Water Management District, Member Simmons, Carl, Wauchula	06/30/87
Withlacoochee Regional Planning Council, Region 5, Member Langley, Sr., Wilbur H., Lecanto	10/01/85	Pinellas-Anclote River Basin Board of the Southwest Florida Water Management District, Members Kujawski, Elizabeth Powell, Indian Rocks Beach Mitchell, James W., New Port Richey	06/30/87 06/30/87
East Central Florida Regional Planning Council, Region 6, Members Pignone, Frances S., Orlando Roper, Barbara C., Windermere	10/01/86 10/01/86	Withlacoochee River Basin Board of the Southwest Florida Water Management District, Members Craig, Herbert Charles, Yankeetown Wade, Glenn Franklin, Bushnell	06/30/87 06/30/87
Tampa Bay Regional Planning Council, Region 8, Members Frierson, Elizabeth Britton, St. Petersburg Glass, Patricia M., Sarasota	10/01/86 10/01/86	Referred to the Committee on Executive Business.	
Treasure Coast Regional Planning Council, Region 10, Members Jochem, Dagney Servin, Stuart Owen, Robert E., West Palm Beach	10/01/87 10/01/86	Florida Citrus Commission, Members Rice, Talmadge G., Dade City Shipes, Dorothy C., Lake Jem Smoak, Edward L., Lake Placid Strazzulla, Joseph P., Ft. Pierce	05/31/87 05/31/87 05/31/87 05/31/87
State Retirement Commission, Members Browning, Linda J., Orlando Fernandez, Joyce M., Tampa	12/31/87 12/31/87		

Referred to the Committees on Agriculture and Executive Business.

Secretary of Business Regulation
Burroughs, Jr., Richard B., Tallahassee

Pleasure of
Governor

Referred to the Committees on Commerce and Executive Business.

Board of Regents, Members
Ruffier, Joan Dial, Orlando
Westerfeldt, Robert C., Largo

01/01/91
09/01/85

Referred to the Committees on Education and Executive Business.

Secretary of Administration
Lambert, Gilda Harris, Tallahassee

Pleasure of
Governor

Referred to the Committees on Governmental Operations and Executive Business.

Pursuant to the motion by Senator Jenne previously adopted, upon dissolution of the joint session at 11:50 a.m., the Senate recessed to reconvene Tuesday, April 9, at 9:00 a.m.

SENATE PAGES

April 1-5

Adel Aslani-Far, Ormond Beach; Melissa Atkinson, Hollywood; Todd G. Cole, II, Fort Lauderdale; Katherine T. Davis, Panama City; Patricia Dougherty, Treasure Island; Mike Gomez, Seminole; Michelle Grimes, St. Petersburg; Robert J. Hamilton, III, Maitland; Blakely Baynes Hurst, Dunnellon; Nisha Inalsingh, Bradenton; David Johnson, Hobe Sound; Andrea LaRussa, Temple Terrace; Leslie Blaine Massey, West Palm Beach; James R. Moyle, West Palm Beach; Janie Ruth Price, Graceville; Bradley Small, Palm Beach; Tangela Lynn Stewart, Miami; Ellen Taylor, Tequesta