



Journal of the Senate

Number 1

Tuesday, April 5, 1988

Beginning the Twentieth 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 Fifth day of April, A.D., 1988, being the day fixed by the Constitution of the State of Florida for convening the Legislature.

CALL TO ORDER

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

Mr. President	Frank	Johnson	Peterson
Barron	Girardeau	Kirkpatrick	Plummer
Beard	Gordon	Kiser	Ros-Lehtinen
Brown	Grant	Langley	Scott
Childers, D.	Grizzle	Lehtinen	Stuart
Childers, W. D.	Hair	Malchon	Thomas
Crawford	Hill	Margolis	Thurman
Crenshaw	Hollingsworth	McPherson	Weinstein
Deratany	Jenne	Meek	Weinstock
Dudley	Jennings	Myers	Woodson

PRAYER

The following prayer was offered by Father Edward K. McCarthy, Pastor of Divine Mercy Catholic Church, Merritt Island:

Caring and gentle God, we acknowledge your dominion in our lives. You are the ultimate source of wisdom, justice, and love. You have taught us through your word that if we want peace, we must work for justice, that if we want life, we must be willing to deny our very selves.

Be with the elected leaders of our people. Inspire them to be courageous in their decisions. Help them because of their own self-knowledge not to project their needs and wants on others. Show them the wisdom in dialogue rather than domination. Give them a magnanimous spirit to be able to listen to the needs of all and not just the needs of the powerful few.

Through your influence enable and empower them to listen to the issues, to discern which course of action is best, and to act. Give them patience with each other. Give them a spirit of cooperation and unity. Give them the gift of compassion for all. Amen.

PLEDGE

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

Special Performance

The President presented the Capital Children's Chorus, a group of auditioned singers from the Tallahassee area, who sang several selections. The chorus is sponsored through the Florida State University School of Music and the Center for Professional Development and is composed of forty children, ages 9 through 13.

Special Guests

The President introduced his wife Tonie and daughters Vicki and Lisa, and special guests Ron and Pat Shays, Tim Franta and Mrs. Helen Franta, Jack and Peg Horner and Mrs. Judy Widerman.

The President recognized former Senate Presidents Phil Lewis and Randolph Hodges, and his wife Mildred.

The President's Address

Senators, families, guests and members of the public, welcome to the 150th anniversary of the Florida Senate. You might notice it says 1838 on our Seal and we didn't become a state until 1845. Prior to 1838 the territory of Florida had a unicameral legislature, the legislative council, which lasted for 17 years. It took that long to convince the Congress that Florida needed a Senate and a bicameral territorial legislature.

The Tallahassee *Floridian*, clearly an enlightened predecessor of the *Democrat*, showed great wisdom and foresight in thusly editorializing while seeking a Senate: "The proposition to add a Senate to our Legislature we believe will receive an undivided support. The want of a Senate has been one of the principal causes of the hasty and ill-digested legislation, which has been a subject of so much complaint in this territory. A greater degree of circumspection, a greater attention to the practicability and policy, as well as phraseology and construction of laws, will be the consequence of the establishment of such a body."

How fortunate the people of Florida are that the Senate came to be, and that it continues to this day to fulfill the role for which it was conceived. I guess some things never change, and I want to thank Senator Barron for not only giving us a Senate, but also for watching over it so well all these years.

For the benefit of future historians who may stumble across these words in the Journal, I hasten to point out that these remarks are a small attempt at levity, and we really do regard the House of Representatives as an equally capable body.

Although this is the last session of my two-year term as your President, much remains to be done. As you are aware, we have had tumultuous times in the last twelve months, times which have caused us to look deeply into ourselves and others, and times which have reminded us of the enormity of our responsibilities. As we begin this session, it is my hope that each of us has learned valuable lessons from our recent past experience which we can carry into this legislative session and use for the benefit of the constituents which we serve.

There is no doubt that the single most dominant issue of this session will be the formulation and passage of the state's budget for the coming year. There is also no doubt as to why the budget will dominate this session. Let me review with you some of those reasons.

Prisons being one - Prison admissions grew by 35 percent last year over the previous year. Admissions for drug offenses alone grew by 88 percent with cocaine accounting for 80 percent of the drug offenses which result in a prison sentence. Because of prison overcrowding, a prisoner who earns the full amount of gain time will serve only 20 to 25 percent of his sentence. The problem is simple: We face a prison overcrowding situation in Florida today which is unprecedented in our history. We have devoted a special session to this issue in an attempt to abide by federal guidelines and we have poured millions of dollars into the prison system to build new prisons. We have spent \$236 million in the last three years to build new prisons. But because of the high growth rate in both crime and the attempts by the Legislature to lengthen prison sentences, we are faced with a severe overcrowding situation that outstrips all available, as well as planned, capacity.

Bills have been filed in both the Senate and the House which if passed would add thousands of new admissions to the prison system. But before we do this, we must carefully consider the impacts on the overall prison system. For without the additional construction of prison space, passage of such legislation will merely reduce the overall average time served by prisoners in our system. This is not a result which we want. The Governor's budget will fund only 2,000 out of an estimated 9,000 needed additional prison beds for the upcoming fiscal year. Therefore, we are confronted with the desire to strengthen our criminal justice system for the protection of the public on the one hand, and a critical shortage of available bed space and funding for additional bed space on the other. If we are to begin a long-term solution to this problem, we must make a commitment in this year's budget to begin to alleviate the prison overcrowding situation by the construction of adequate facilities for future needs and by greater emphasis on community control sentencing.

Over 70 percent of all prison inmates are serving their first prison sentences, and more than 50 percent have never been previously placed on probation. It would appear that many offenders who are now being sent to prison could safely be directed to retentive community control and supervision.

Senators, we have very little choice in this area. The Criminal Justice Estimating Conference has forecast in 1991-92 a population of 62,000 inmates if constraints (such as emergency release and the federal court order on overcrowding) were to be lifted, and this is almost 26,000 more inmates than the Florida Department of Corrections can accommodate. This would cost some \$655 million in construction if we use inmate labor, and between \$1 billion and \$2 billion if that is impractical in such a huge construction effort. The operating expenses would add another \$300 million to \$400 million to the operating budget.

Some of this can be avoided if we continue the emergency release program, but the numbers are still very significant. The emergency release program is a stop-gap solution that the public will not accept indefinitely, as the state of Michigan has learned.

We are fortunate in Florida that the Eckerd Family Foundation is funding a sentencing reform project by the justice fellowship, and the results of that study will be available for our deliberations this session.

Solid Waste Management is another substantial problem for us. According to the latest estimates done for the Environmental Protection Agency, Americans throw away about 135 million tons of municipal solid waste a year - more than half a ton a person, more than three pounds a person a day. In Florida, it's been estimated that we dispose of more than six pounds per person per day. In our sensitive environment, landfills become mountains, stacked above a thin soil barrier that protects the drinking water below. It's been reported that over 30 county landfills are operating under consent order with the Department of Environmental Regulation. The department has concerns that 48 of the 175 solid waste sites in the state may be sources of pollution.

The Senate Select Committee that I created last August, chaired by Senator Kirkpatrick, reviewed the solid waste problems around the state and sought solutions from local officials and people in the private sectors who are involved with various aspects of solid waste management, including recycling. Some of the startling findings that came before the Select Committee that illustrated the tremendous volumes of solid waste that must be handled by local governments in Florida are that:

(a) In Dade County they process enough solid waste to fill the Orange Bowl thirteen times a year.

(b) Jacksonville processes enough solid waste to fill the Gator Bowl every 22 days.

With no change in approach, solid waste will require 64,000 more acres of Florida by 1997. Counties have estimated that they will need over \$100 million by 1995 to properly close old landfill sites in accordance with requirements of the Department of Environmental Regulation.

The Senate Select Committee has filed a proposed bill to comprehensively address Florida's growing solid waste problems. Among other things, this legislation will include measures to:

(1) require separation and recycling of metals, glass, plastic, and newspapers;

(2) create a grant program to assist local governments with recycling programs, public awareness programs, and market development programs for recycled materials;

(3) require special missions for certain state agencies to participate in finding solutions to solid waste problems;

(4) clarify responsibilities of local governments in the solid waste management area; and

(5) create a new Solid Waste Management Trust Fund and provide funding at approximately \$30 million to carry out the purposes of this legislation.

This is an important piece of legislation and we must work together to find a solution to this growing threat to our drinking water supplies and our natural environment.

Transportation is a great concern. The Department of Transportation's strategic plan outlines \$40 billion in needed transportation projects over the next ten years to address the current backlog and tomorrow's anticipated growth which will surely come. The need for additional roads and the repair and maintenance of existing transportation infrastructure is apparent to all Floridians. It is apparent in our rapid growing northern areas, such as Panama City and Pensacola, as well as Miami, Orlando, Tampa, Jacksonville and indeed, in my hometown and chances are, in yours. It is a problem for which we can delay the solution, but in delaying the solution, we only raise the ultimate cost of successfully addressing the issue. The Governor has suggested that part of this pressing need, be paid for with infrastructure funds. At the same time, we must realize that if we adopt that solution, we have fundamentally changed the way we pay for our state's transportation needs. Current revenue sources will only fund \$15 billion of the \$40 billion backlog and anticipated growth need. That is less than half of the total bill for our transportation system. This problem, as so many others generated by the explosive growth of our state, will not go away when we leave town. We have the responsibility to find workable solutions for our transportation needs. We probably have little choice but to consider bonding to pay for transportation needs. If, in our ultimate solution, our ultimate balancing act to produce a responsible budget, we should appropriate Infrastructure Funds for highways, I would urge that those funds not be bonded and thus committed for the duration. It is apparent that transportation funding will have to be appreciably enhanced in the next few years, and the flexibility to substitute user fees for general revenue should be maintained.

Health and Rehabilitative Services - Just as an example, there are currently 28,000 children on the waiting list for subsidized day care in Florida. That in itself is a staggering number. The HRS budget itself contains a request for an additional 2,550 slots for the subsidized day care at an annual cost of approximately \$5.1 million. Even if we were to fully fund this request, there remains a gap of over 25,000 children without accounting for anticipated growth in the need in this area. Subsidized day care is an important ingredient in economic freedom for many of our citizens, and yet we are woefully short of being able to accommodate this pressing need. On the one hand, we ask all our citizens who are able bodied to participate in the workforce and to have productive economic and social lives. On the other hand, we find ourselves unable to provide them with the opportunity to participate in our economic system because of problems such as these. This area, as so many others, clearly highlights the paradox of our demands. And yet, given the current budgetary limitations, there is no doubt that we will not be able to adequately meet this need.

And this is but one example of the vast array of needs in the social services area.

Education - In the school year 1986-1987, approximately 41,000 high school students dropped out. In that same year, roughly 82,000 graduated. Those numbers are very disappointing and alarming. The future of our state depends upon the adequate education of all of our citizens. Our quality of life, the creation of jobs, the social fabric of our state depends upon an adequately educated populace. Even more frustrating is the recognition that if only a fraction of those 41,000 dropouts had stayed in the system, we would not have had the physical facilities or the teachers to educate them. Once again, we find that a beneficial public policy, i.e., preventing dropouts, would create a demand on the budget which could not be met.

The number of high school graduates increased approximately 3 percent between 1984 and 1986, but the number of black high school graduates decreased by 3 percent in that same time period. Education must be for the benefit of all society. Solutions to this problem must be found if we are to begin to address the problems which are created by inadequate education.

Compounding these issues is the shortage in public education capital outlay which approaches \$250 million in the current budget year and which will remain at approximately that level for the next couple of years. One may ask how the need for new construction can approach such staggering amounts. The reality is that we anticipate 60,000 new students to the school system this year, and roughly 70,000 new students next year. These students need classrooms, teachers, books and the other facilities which the state, in partnership with local school districts, must provide if they are to receive an adequate education. And it is one more example of the problems which we will continue to face for the next decade as a consequence of this state's tremendous growth.

If we cannot provide for these needs in another fashion, then our most feasible solution would appear to be bonding some \$25 million of the lottery funds.

In addition to the Senate Select Committee on Solid Waste, I created several select committees to address separate areas, including local government infrastructure, affordable housing, advanced right-of-way acquisition, business development, and Acquired Immune Deficiency Syndrome, or AIDS.

Senator Margolis has worked hard with her select committee members on Local Government Infrastructure Funding and Impact Fees, and they are proposing a variety of revenue measures to deal with local government needs, as well as a clarification of the concurrency requirement of the Growth Management legislation.

With regard to local government infrastructure funding, we know these are needs. We thought last year we would solve that problem with the local option sales tax, but the subsequent repeal of the sales tax on services and the increase in the general sales tax have precluded the passage of that local option tax by referendum in most areas.

It is a difficult call as to whether we should let the local option sales tax be enacted by ordinance, or whether we should once again jealously guard the sales tax as the primary source of state funding now that our tax base has been narrowed to its pre-services tax basis. If the Governor still opposes the passage by ordinance, I would be reluctant to ask you to vote for it. If he indicates he would veto it, I would urge you to not vote for it.

I believe the concurrency requirement should best be left alone for the next year with respect to its potential impact on development, as my home county of Brevard will be the first to be impacted, and that will not occur until April 1, 1989, and the legislature can address it at that point.

The Select Committee on AIDS, chaired by Senator Myers, will meet on Thursday to adopt the final report of the committee, which will contain policy guidelines for use by the Senate in reviewing bills relating to AIDS during the 1988 Session. This is a difficult subject, and I hope they can provide some reasoned and informed guidance.

The Select Committee on Advanced Right-of-Way Acquisition and Transportation Corridor Development, chaired by Senator Brown, has filed legislation that would enhance state and local governments' ability to protect and acquire today the land needed for planned future transportation facilities. They have also filed a proposed constitutional amendment to allow the bonding of transportation revenue for the purpose of acquiring land for transportation purposes.

The Select Committee on Affordable Housing, chaired by Senator Meek, will meet on Thursday to discuss proposed legislation to create The State Apartment Incentive Loan Program, which is funded at \$27 million in the Governor's budget and is designed to produce apartments affordable to very-low-income persons. Another proposal is to Homeownership Assistance Program, which is funded at \$3 million in the Governor's Budget and is designed to enable low-income persons to become homeowners.

I believe this proposed funding of \$30 million total in the Governor's budget comes from the Infrastructure Fund, which is proving to be a popular source of revenue for anything that does not have another source.

Senator Gordon's Select Committee on Business Development is working on proposals, especially financial ones, that should enhance the creation of new businesses in the state. I am told that inter-state banking probably will not be one of those proposals, for lack of popular support.

These are but a few areas which will demand our attention in the next 60 days. I know that each of you will work diligently towards finding solu-

tions to these most difficult problems. We will also work hard to reduce and eliminate any and all unnecessary waste of the tax-payers' money. Programs must be critically examined to determine both their efficiency and effectiveness. As you know, this is a process which the Legislature undertakes on a continual basis, not just during the annual sessions of the Legislature. And because of these pressing needs which I have identified today, its importance is more pressing now than ever before.

In my estimation, one way we can improve the effectiveness and efficiency of government is by creating a Department of Veterans' Affairs to serve the 1.5 million-plus veterans who reside in this state, and we can be conservative by simply trading one department for another. The Department of Administration has lost its most significant roles in life over the past few years, and its personnel services can easily be consolidated into another department. I am now suggesting that *that* one department should be the Department of General Services, since it is the one department that provides services to state government as its reason for being, and I do not know why we need two departments, one large and one small, to provide services to government.

It is unfortunate that some look at this issue of placement in a Governor vs. Cabinet light, because our real considerations should be form and function and not agency head. My recommendation would be the same if the agency heads were reversed.

I want to thank each of you for your counsel, your friendship, and your patience and ask that you give me the same for this session. Working together during this session, I believe that we can leave, knowing that we left Florida a better place than when we arrived today.

Thank you.

Committees Appointed

On motion by Senator Margolis 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 Brown, Hollingsworth, Kiser, Deratany and Meek. The committee was excused.

On motion by Senator Kirkpatrick 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 Peterson, Stuart, Myers, Grant and W. D. Childers. The committee was excused.

Committee Received

A committee from the House of Representatives composed of Representatives Bass, Silver, Mitchell and Garcia 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 John W. Vogt, 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.

John B. Phelps, Clerk

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

Committee Meetings

On motion by Senator Barron, the rules were waived and the Committees on Commerce; Corrections, Probation and Parole; Economic, Community and Consumer Affairs; Executive Business and Judiciary-Criminal were granted permission to meet this day from 3:00 p.m. until 5:00 p.m. to consider agendas published in the calendar.

Committees Discharged

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

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

Motion

Senator Barron moved that following the joint session, the Senate stand in recess until Tuesday, April 12 at 10:00 a.m. for the purpose of holding committee meetings and conducting other Senate business. The motion was adopted.

(See remainder of Senate business following the joint session.)

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 Jon Mills, 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 Vogt, President of the Senate, and Senator Hill, 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.

The Rev. Charles Robinson, Greater Bethel A.M.E. Church, Gainesville, delivered the prayer.

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

On motion by Representative Gardner that a committee be appointed to notify the Governor that the joint session was assembled to receive his message, the President appointed Senators Crawford, Barron, Thomas, Jennings and Scott; and on behalf of the Speaker, appointed Representatives Gardner, Gustafson, Bell, Burke and Renke. 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 Martinez, Governor of Florida, who was escorted to the rostrum.

The President introduced the Governor's wife Mary Jane Martinez; his daughter Mrs. Neil Keen; his grandchildren Emily and Lydia Keen; and his son and daughter-in-law Mr. and Mrs. Alan Martinez.

The President presented the Governor to the joint assembly.

The Governor's Address

Mr. President, Mr. Speaker, Lieutenant Governor Brantley, Justices of the Florida Supreme Court, Members of the Florida Cabinet, Members of the House and Senate, and, of course, the woman who has been my First Lady for 33 years—Mary Jane.

Seated up there in the gallery with Mary Jane are our daughter, Sharon, and son Alan. With them are Sharon's twin daughters, Emily and Lydia, who are now 20 months old.

Emily and Lydia and the two million other children of Florida are why we are here today.

They are why each of us makes the sacrifices necessary for a life of public service.

They are Florida's future, and they are why we do the things we do to make our state a better place to live that future.

Our jobs are not easy, but they are essential if we are to build the kind of future we want for the Emilies and Lydias of our state.

Today we mark an important anniversary. One year ago, I stood before you for the first time. We did not know each other well, yet we faced the formidable challenges of an uncertain future.

Working with common sense and cooperation, we faced those challenges together.

Today, I have returned to say that the people of Florida know their state is in good hands.

We know that our partnership is working, because the Sunshine State is basking in the glow of record employment and record tourism in one of the most dynamic economies in America.

Geographically, we may lie at the bottom of the continental United States. But in jobs, in opportunities, and in growth for the future, Florida stands at the top of the economic charts.

With developing high-tech industries helping to create almost 300,000 new jobs last year, a state university system that has just moved into the top ten in the nation, and a skilled, highly motivated workforce, Florida's future has never looked brighter.

When Ponce de Leon came to Florida looking for that Fountain of Youth, he didn't find it. But were he here today, he would find that Florida is the Fountain of Opportunity. We have not even begun to explore the limits of our potential.

With a year's worth of learning and some difficult issues behind us, we stand here today ready to work *together* to build a better Florida.

The most difficult of those issues, the service tax, may not have been resolved to everyone's liking. But it *was* resolved according to the will of the majority of the people of this state, and that's good enough for me.

So, let's continue our partnership. Let us not permit one issue, divisive though it was, to overshadow the real record of achievement we've built together.

Our record is impressive evidence that the challenge of successful, bipartisan leadership for democracy in America today is going to be met not in Washington, but in places like Tallahassee.

Because, ladies and gentlemen, it is true and needs to be said, that a wise, enlightened, and frugal state government can have a more direct—more positive influence on the lives of Floridians in one session—than all the politicians in Washington can have in an entire generation.

It is also true, and needs to be said, that in the time it takes Washington to pass the buck, we have passed legislation to clean our air and water, to care for the indigent, and to create more jobs in private enterprise.

And the difference is, *we* balance *our* budget.

With your help, we made major strides in the education of our children, improving the system that will prepare the next generation for the time *they* will be the leaders of Florida.

Thanks to our efforts, we raised teacher salaries; we began important new programs for pre-schoolers and those in early grades; we provided new library books and equipment for our colleges and universities.

And we are providing these enhancements through the best lottery operation anywhere. The Florida lottery is not a panacea that will provide everything we will ever need to educate our children.

But, I promised you the best lottery possible, and you gave me the tools to make it happen. As a result, the children of Florida are the winners.

Also, with your help, we took a good conservation and recreational lands program and made it even better. Now, Florida not only has sound procedures to determine which lands to preserve, but also a dependable source of revenue to get the job done.

Our Surface Water Improvement and Management Program—SWIM—is providing \$15 million to clean up our lakes, rivers and bays; and will ensure that the key decisions are made in places like West Palm Beach, Brooksville, and Palatka, not just in Tallahassee.

Our prescription for progress in indigent care will permit thousands of more elderly and disabled Floridians to become eligible for Medicaid, and I suspect you agree that's just what the doctor ordered.

Florida must always help our people in need. But a conservative vision that's compassionate and constructive must also work for the day when far fewer people need to be helped.

Thanks to Project Independence, more than 18,000 people are already off welfare and reporting to employers.

Those working have saved the taxpayers more than \$32 million in welfare checks that aren't needed any more, and thousands of once-needy Floridians are receiving training, skills and the dignity that comes from earning their own paychecks.

Most of us grew up watching parents heading off to work in the morning. Thanks to Project Independence, thousands more young children will get that same opportunity to learn the value of hard work from *their* parents.

And that is something we accomplished together.

And finally, there is medical malpractice. Kicked around for a decade, jury awards and settlement costs going through the roof, we saw the problem explode last year when some South Florida doctors all but went on strike, and thousands of patients were left at risk.

Yet, together we found a solution. The unpassable passed when we held the special session. We rose above partisan passions and crafted legislation requiring all of the wrangling groups to swallow some bitter medicine. So now our health care system can be healthier and each and every patient can be protected.

Ladies and gentlemen, we have not reached the promised land of prosperity. But we are making sure and steady progress toward that destination, building a more secure society. We are providing sound, effective leadership, and when *we* serve, the people of Florida are served.

We can be proud of what we've accomplished, but even bigger tests lie ahead. These are no ordinary times. They are times of great opportunity, but also of great challenge.

When the nation's stock market plunges 500 points in a single day, there can be no room for complacency. Florida's jobs, savings and future will be only as strong and abundant and secure as we make them.

When the state that helped launch America out into the frontiers of space now sets records for students dropping out of school, there can be no room for complacency.

We must act now, so more achievers can win the rewards of the graduation line, and not suffer the despair of the unemployment line.

When the water we drink is threatened by poisons seeping from inadequate landfills, and the air we breathe is laden with pollutants, there can be no room for complacency.

We must begin to deal with the threat to our health and to our environment posed by the urban areas, where most of our people live.

When the State of Florida is being invaded by drugs, when we are battling the highest crime rates in the country, when a killer called AIDS is stalking our streets, there can be no room for complacency, or for partisan politics.

Our policies will be fair, but firm, across the board. Our highest duty is to justice, and to protecting the safety and well-being of the people of this state.

Yes, we face tough challenges. But we're also the state that's wide open with opportunity. There's no better place on earth to raise a family or to build a future.

Our state has the fastest growing job rate in the nation, adding more than a quarter million new jobs over the past year.

Our unemployment rate is well below the national average, and in the last year, fourteen of our counties have seen it drop more than a full point. Tourism is at record levels and international trade is flourishing.

Indeed, there is a solid foundation as we work to build a better future for Florida. That work begins here, so let's roll up our sleeves and get started.

I have submitted a balanced budget with no new taxes. When it comes to fiscal responsibility, Florida is writing the book, and we're writing it in *black* ink.

Anyone contemplating raising taxes should be advised: The bill will be signed V.E.T.O. and *that* will be done in *red* ink.

Those who want to return to the old days of government waste are wasting their time with me. Government can operate more efficiently than it has.

If waste has a constituency in Tallahassee, efficient government has a much broader one. It's the 12 million citizens of Florida who want it, who deserve it, and who are going to get it.

Let other states raise *their* taxes and punish the initiative of *their* hardworking families and innovators. Florida is going to encourage *its* innovators to take risks, not take refuge.

Florida is going to put a lid on what government spends, and take the limits off what people can achieve and how far they can go.

That's why I've instructed every state agency to scale back or eliminate low-priority projects. And why we're permitting inflationary increases only—*only*—for Medicaid and similar entitlement programs. And why we're cutting back temporary employment help by 50 percent and contractual help by 10 percent of the previous year's levels.

But, a budget is much more than numbers. It represents a practical plan for translating our vision to provide the vital services our people need, and a clear, confident sense of direction for our future.

Two principles are paramount. The first is efficiency, which allows us to do more with the resources available. The second, which underlies everything I want us to accomplish together, is prevention—preventing mistakes—preventing misery—preventing despair.

Efficiency and prevention—these are the indispensable tools of successful leadership. These are the keys to making the right decisions and recommending the best priorities.

Efficiency and prevention will enable us to decide how to spend money today, so we don't have to raise taxes tomorrow. To work sensibly today on a challenge, rather than frantically tomorrow on a crisis. To choose action now, over reaction later.

Or, as Jimmy Johnson, Bobby Bowden or Galen Hall might put it, how we can put Florida in a prevent-defense this year, so we don't have to play catch-up later in the game.

Last year, together, we created an important tool in this effort. We established the state infrastructure fund, which contains money to provide the prevention and the controls to ensure efficiency.

But just as the lottery is no panacea for education, the infrastructure fund cannot be a cure-all for the many challenges before us.

However, efficiency and prevention will begin to meet those challenges.

And the heart and soul of our prevention activities should be my CARE program, Children At Risk Embraced.

Only by combining the resources of education, social services, employment training, and the private sector can we begin to break the cycle of poverty and need that has kept so many Florida children from realizing their full potential.

Children, who can take advantage of the opportunities we provide for them, are the ones who are most likely to become happy, healthy, productive adults. We *must* help them take advantage of those opportunities.

The biggest increases I have recommended in this year's budget are for education and health and rehabilitative services, for those are the areas that can do the most to help our children.

I am calling for a total increase of almost one billion dollars in those two areas alone. That's one *billion* dollars in *new* spending for our children and other needy citizens. Sixty cents out of every dollar in the state budget will go to these areas.

But dollars alone aren't the answer. If they were, the huge amounts spent in the past would have made this year's work a piece of cake.

No, for too long the resources of Education, H.R.S., Labor, and the private sector were uncoordinated—scattered without rhyme or reason.

My CARE program will bring all these activities under a single umbrella, to help our children weather the storms of life.

The ultimate goal of all our efforts is to put every child in Florida on the right path. The seeds of success must be planted early in life.

We must reach out to those youngsters who face the greatest risk of failure, through an all-out effort to mobilize the resources of the entire community.

First, we will offer better educational opportunities for the child through major increases in funding for pre-school programs, before and after school activities, and drop-out prevention.

Second, we will expand the involvement of schools in their communities. School buildings shouldn't sit idle for half of each year. Many schools can be open for Saturday activities, and can be fully utilized throughout the year as community centers of instruction for citizens of all ages.

The third area of my CARE initiative for children at risk will be to improve the ability of schools to do their job of instructing.

We should significantly expand school-based management, so more of the key decisions about school matters can be made closest to the students who will be affected by those decisions.

We should more than double our allocation for volunteers to help classroom teachers tutor and offer extra assistance to at-risk children. And we should provide an additional \$10 million for merit schools, to reward districts whose schools exceed expectations in student achievement.

Fourth, and perhaps most essential, we are combining these stepped up efforts in education with a total commitment to human services and job training by other state agencies; protecting children against abuse and neglect; improving foster care, adoption, day care and juvenile justice; being far more vigilant in child support enforcement; and taking new and even more ambitious strides for Project Independence.

There are limits on what we can spend, but there are no limits—*none*—on what the next generation can achieve, if we prevent them from making the wrong choices, and help put them on the right path to the future.

Ladies and gentlemen, I believe Florida is uniquely qualified to lead America in the global race to prosperity.

One element of that prosperity, one that will mean even more to the next generation of Floridians than it has meant to us, is Florida's position in the wave of the future.

I am referring, of course, to the unbounded opportunities of high technology. Our children will do more, see more, *invent* more technological miracles than we can even dream of today.

Florida is indeed a leader in high technology, thanks to our long and happy relationship with the nation's space program.

I am committed to maintaining that leadership role. That is why I have called for funds to begin studying how to launch Florida into the world of commercial space flight.

Space truly is the final frontier and the "Spaceport Florida" Project will boldly take Florida where no state has gone before.

What wonders our children and *their* children will know by the time they join Florida's ever-growing population of seniors.

By then, they will know, as *we* know now, that growing older doesn't have to mean the end of activity, of productiveness, of independence.

I am fortunate to enjoy the privileges of being a grandfather, while at the same time meeting the responsibilities of a grandson for my 100-year-old grandmother.

My commitment to prevention applies for all, from our youngest child to our oldest citizen. Florida is proud to be called "Home" by the highest percentage of residents over 65 of any state in the nation.

Other states may think of them as just "Senior Citizens". We in Florida see them as "Super Citizens"—men and women who paid their dues yet continue to make outstanding contributions to our state and our nation.

By giving our parents and grandparents proper care and support now, by keeping them healthy and active, we can prevent runaway healthcare costs down the road.

And we can help our loved ones stay healthier, happier and more productive so they can really enjoy their golden years.

This is the intent of my new program to bring better living for seniors. We will provide better protection for the frail elderly so we can prevent serious problems for all.

I recently toured several facilities that care for older Floridians. I must tell you that some of what I saw disgusted me. The unsanitary conditions, the overlooked medical needs, and the overall neglect of human beings in need was appalling.

Some facilities provide excellent care for seniors, but not all of them do, and it is up to us to make sure the state knows the difference.

That is why I intend to increase from once a year to twice a month, inspections of these facilities by the state.

There is no place in Florida for those who would prey on the frail elderly and I intend to see that we get rid of them. I serve warning today that I will continue to crack down and put out of business any unscrupulous owner taking advantage of the innocent and the helpless.

This leads me to another issue on the minds of all Floridians: protecting all citizens from those who would prey upon the law-abiding.

The number of reported crimes in our state rose by more than 6 percent last year. A crime was committed every 31 seconds. That is unacceptable to me and it is unacceptable to the people of Florida.

Something must be done. Something *will* be done.

The time has come for us to not just wage a war on crime, but to adopt a strategy that from this day forward and for all time, we will turn this tide where actions of the few are destroying the rights of all.

For too long our criminal justice system has paid too much attention to protecting the rights of the accused. People charged with a crime are entitled to their rights, but I don't believe they deserve *more* protection than the innocent people they so ruthlessly victimized.

We had a classic example of this problem just a few weeks ago when a major effort was mounted to spare a cold-blooded killer who was about to pay for his crime.

Where was the concern for the widow or for the neighbor who was wounded while trying to help the victim?

It's time we begin worrying more about the victims of criminals and carry out the sentences of those who choose to live outside the law.

When the crime is a particularly brutal murder, the sentence is the death penalty. And I am here to tell you today, this penalty *will* be carried out.

I call on each of you here today to join with me in urging the people of Florida to approve the constitutional amendment to give victims the right to be involved in court proceedings involving those who preyed on them.

And I urge you to pass implementing legislation right now so we can put the amendment into effect the moment the voters approve it in November.

We must not allow the rights accorded the accused to outweigh the wrong suffered by the victims. I find it truly incredible that a relatively small minority of our population has succeeded in doing what no foreign enemy has accomplished in our nation's history.

They have undermined our safety and peace of mind in our own streets, in our own work places, in our own schools, and even in our own homes.

There are those who say it is impossible to affect the criminal justice reforms necessary to restore this safety and peace of mind. I am here today to state that it is not impossible. And I propose that we begin to work together to overcome these outrageous tragedies.

So I suggest that the legislature review carefully the method of sentencing criminals in this state to determine if substantive laws are necessary to ensure that sentences are certain, and that they are carried out.

It's time to recognize that we have in the criminal society an element known as career criminals. These individuals should be treated differently. They must be targeted, singled out, brought to trial more quickly, incarcerated for a longer period of time—and separated from others.

To deal with these career criminals, I am proposing a pilot program with its own prosecutors and its own judges to accomplish this objective. We must begin to make a career out of dealing with those who make a career out of crime.

Career criminals should be behind the iron bars of prisons so law-abiding citizens will not have to hide behind protective bars in their homes.

As you know, shortly after my inauguration last year, we had a special session to deal with a prison overcrowding problem that had been allowed to fester for years.

For the first time in recent memory, we faced up to the issue and began an ambitious program to build more prisons while considering alternatives for less serious offenders.

We have torn down the tents that once had to be used to house prisoners, and we have embarked on a program that will build more new prison beds from 1986 to 1990 than in any other four-year period in Florida's history.

While our limited efforts have been successful, we continue to have a substantial shortage of prison beds. Florida simply doesn't have the money to build prison cells for all the offenders entering our corrections system.

Therefore, I call on you today to let the people of Florida decide whether to use a portion of the infrastructure fund to support bonds to meet our heavy needs in corrections, education and transportation.

We have done it for schools. We have done it for government buildings. And we have done it to buy environmental lands.

This is not an unproven approach. It will allow us to address our corrections system without having to raise taxes.

We have done a tremendous amount in the past 12 months to deal with our criminal element. Let's finish the job by providing a workable source of funds to deal with the lawless.

I am requesting that the Crime Prevention and Law Enforcement Study Commission examine the entire funding process for our criminal justice system. In reality, we have no *system*. Instead, we have many separate cogs. All these cogs must be brought into synchronization if we are to turn the gears of the criminal justice machine.

Maintaining a balance in the scales of justice requires a greater balance of spending between institutions that prosecute law breakers and those that house them.

We need more of those prison beds, but until we get them, we must find other ways to make criminals pay their dues. To ease this burden, we will seek community alternatives for less dangerous offenders and expand the number of those who are electronically monitored.

Finally, it should be clear to all that the thief who threatens us most is drugs, for drugs will steal our future.

I'd like to inject a brief personal note here by saying that other than raising our children, nothing my wife Mary Jane has done has made me more proud than her current work on behalf of Florida's troubled children.

She works practically full time on her duties as Honorary Chairman of Florida Informed Parents, working to fight drug and alcohol abuse by school children. She spent a career helping kids as a high school media specialist and she has carried on the crusade as First Lady.

Mary Jane, you make me so *very* proud to be your husband.

Dedicated citizens can do much to fight Florida's persistent drug problem, but they cannot do it alone.

Washington must do more to help us protect our borders against drugs. If it doesn't, we may reach the point where we border on disaster.

I firmly believe that the federal government must throw all its weight into this battle—Coast Guard, Army, Navy, Air Force, Customs, Courts, whatever it takes to protect our borders.

We run the constant risk that some Floridians will come to accept the rampant drug trade because it is so familiar. But we cannot afford to become complacent about drugs.

We must make sure people recognize that drugs are no safer—are every bit as much a killer—as another pervasive killer that has them scared to death: AIDS.

The question of AIDS grips our nation. It is a question that provokes heartfelt compassion and also deep concern. Here again, prevention is the key for current projections point to the number of AIDS victims rising to 16,000 in Florida alone by 1990.

And still there is no known cure.

Yet we are not helpless. We can expand testing and counseling and broaden our efforts to educate children about the difference between right and wrong behavior that causes AIDS. And this we *will* do.

We can enlist more community-based groups to ease growing pressures on hospital in-patient services. And we can make the promising medication, A-Z-T, more affordable and available. This, too, we will do.

But there is one additional preventive action we must take, without delay: AIDS carriers who refuse to inhibit their contacts—who refuse to stop spreading this fatal disease—should no more be allowed to roam free than criminals armed with a deadly weapon.

The time has come to quarantine those whose character and conduct are a clear threat to society.

As we help the people of Florida build better, healthier, more secure lives, let us continue our endeavors to preserve and enhance the quality of the world they live in.

Florida's physical beauty and natural treasures have made our state what it is today. We cannot afford to ruin them, for if we do, they will be lost forever.

Therefore, our initiatives to acquire land under the CARL program, to improve our surface waters under SWIM and to protect our beaches are immensely valuable, and will go forward.

The funds we devote to preventing the desecration of our lands, pollution of our waters, and erosion of our beaches are among the soundest investments we can make.

You'll understand my pleasure when I was able to announce the federal government's agreement to drop plans for any new oil drilling in the waters off the Florida Keys, perhaps our best known environmental jewel.

We have done a fine job over the years of protecting our wide-open natural areas from environmental threats.

Now it's time we paid the same kind of attention to the environmental dangers posed by the urban areas where most Floridians live. Florida's *urban* environment has simply been neglected for too long.

We must not allow our landfills to seep poisons into our drinking water supply. We cannot allow wastewater to be dumped untreated into fragile water bodies. We must begin to turn our garbage into useable energy.

Unless we begin to bear the responsibility for managing the by-products of our urban development, we are going to pay dearly in damage inflicted upon our natural environment.

Our cities *must* remain liveable so that our people are not tempted to move elsewhere, moves that would put pressure on even more wetlands and riverfronts and wide-open spaces.

To keep the urban areas liveable for the neediest Floridians, I am requesting \$30 million to finance affordable housing for low- and moderate-income citizens.

And to keep them liveable to motorists, I am recommending a monumental investment over \$1.5 billion this year alone, to keep up with the traffic.

My definition of a liveable city does not include spending a lifetime stuck in traffic.

Whether it's a state worker irritated by the 25-minute commute in Tallahassee, or a Miami banker who spends that long trying to make a left turn at a busy intersection, the result is the same: A Floridian who is unhappy with the state's transportation system.

Everything that Florida's Department of Transportation can do—it is doing—to build roads that were never built and maintain a modern transportation system to accommodate Florida's prolific growth.

What remains to be determined is how much we want to build, and how much we are willing to spend, to meet Florida's transportation needs.

We must take the next 12 months to fully discuss this question. I hope we have all learned that we must first determine what the people want before we try to give it to them.

So many challenges and opportunities that later face other states present themselves first in Florida. In ways both geographical and societal, Florida is truly the front porch of America.

More eyes are upon us than are upon most other states. Solutions we offer here will permit us to say, "America has seen the future and it is Florida."

Emily, Lydia, all *this* is what your Grandpa wants for you.

You were born not long before I became Governor, and you will be Floridians far longer than I'll be in office.

But the foundation for the future that these people and I lay now will determine what kind of Florida you and your future playmates will live in as you take us across the millennia into the 21st century.

Whenever I look at you I ask myself the same questions over and over.

What about your hopes, and dreams, and opportunities?

What kind of schools will you go to?

What kind of streets will you travel—and air will you breathe—and water will you drink?

What kind of jobs might you have—and medical attention will you receive?

Will the Florida we hand over to you be worthy of your caring? A place not only where people prosper and neighborhoods thrive, but families are strong and God is revered and honored in your hearts.

When I look into the innocent eyes of these children, I see the promise of the future. Today the eyes of all Floridians look to us to light the way.

Working together, we will. Working together, for Emily and Lydia and all the other children of Florida, we must.

Thank you and God bless all of you.

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

On motion by Senator Barron, the joint session was dissolved at 12:00 noon and the Senators were escorted from the House chamber by the Senate Sergeant at Arms.

(Remainder of Senate business taken up prior to joint session.)

INTRODUCTION AND REFERENCE OF BILLS

First Reading

By Senator Plummer—

SJR 1—A joint resolution proposing the addition of Section 9, Article II of the State Constitution, relating to certain legislative, local authority, and executive branch meetings, to provide that such meetings are public and open to the public at all times.

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

By Senator D. Childers—

SB 2—A bill to be entitled An act relating to firefighters, paramedics, and emergency medical technicians; creating s. 112.181, F.S.; providing that a disability caused by a communicable disease shall be deemed to have been suffered in the line of duty in certain circumstances; providing for certain insurance contracts to include coverage for such disabilities; requiring records to be kept of an employee's exposure to a communicable disease; requiring an employee to be notified of such exposure; providing an effective date.

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

By Senator D. Childers—

SB 3—A bill to be entitled An act relating to education; amending s. 230.2312, F.S.; establishing class size maximums for primary grades; providing a penalty for noncompliance; providing exceptions; providing a reporting requirement; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator D. Childers—

SB 4—A bill to be entitled An act relating to motor vehicles; creating s. 316.1936, F.S.; prohibiting the possession of open containers of alcoholic beverages in motor vehicles being operated in the state; providing penalties; authorizing counties and municipalities to impose more stringent restrictions on the possession of alcoholic beverages in motor vehicles; providing an effective date.

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

By Senator D. Childers—

SB 5—A bill to be entitled An act relating to public parking; amending ss. 316.1964, 320.0842, F.S.; exempting certain disabled persons from payment of fees and penalties exacted for parking in public parking lots and garages; providing an effective date.

—was referred to the Committees on Transportation and Appropriations.

By Senator D. Childers—

SB 6—A bill to be entitled An act relating to the Florida Litter Law; amending s. 403.413, F.S.; requiring the placement and maintenance of litter receptacles in public places; prohibiting certain acts with respect to litter receptacles; requiring certain signs to be posted along roads; authorizing the payment of rewards; providing an effective date.

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

By Senator D. Childers—

SB 7—A bill to be entitled An act relating to building construction standards; amending s. 553.73, F.S.; prescribing additional conditions upon adoption of local standards which are more stringent than those in the State Minimum Building Codes; amending s. 553.79, F.S.; requiring building permit applications to be acted on within a specified time; providing an effective date.

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

By Senator Kiser—

SB 8—A bill to be entitled An act relating to liens; creating the "Florida Uniform Lien Registration Act"; providing for the place of filing notices of federal liens; providing that certification is necessary for recording federal liens; providing for the federal lien index, file of notices, and the entry and disposition of certificates of release; providing a fee; providing for interpretation of the act; providing an effective date.

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

By Senators Ros-Lehtinen and Lehtinen—

SB 9—A bill to be entitled An act relating to children; amending s. 63.032, F.S.; providing a definition of the term "mother" for purposes of the Florida Adoption Act; amending s. 63.212, F.S.; prohibiting contracts for the transfer of parental rights for any child, whether conceived or not, for consideration; providing penalties; providing an effective date.

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

By Senator Vogt—

SB 10—A bill to be entitled An act relating to prosecutions for homicide; abrogating a common-law rule of evidence relating to the causal connection between the injury and death; providing that it is no longer necessary that the death must have resulted within a year and a day from the time of injury; providing for applicability to prosecutions for homicide caused by certain injuries inflicted before the effective date of the act; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Girardeau—

SB 11—A bill to be entitled An act relating to the Florida Cemetery Act; amending s. 497.009, F.S., revising language with respect to annual renewal license applications; amending s. 497.027, F.S., reducing the amount of acreage used to compute an exemption to the minimum acreage requirement; amending s. 497.029, F.S., relating to the construction of mausoleums and belowground crypts, to include reference to columbaria; amending s. 497.033, F.S., authorizing a cemetery company to adopt rules and regulations with respect to cemetery lands it owns; amending s. 497.041, F.S., revising language with respect to a fee a cemetery company may charge for the inspection and marking of monuments not installed by the cemetery company or its agents; amending s. 497.044, F.S., providing a required amount for public liability insurance required by persons installing, placing, or setting monuments upon cemetery company land; providing an effective date.

—was referred to the Committee on Commerce.

By Senators Hill and Meek—

SB 12—A bill to be entitled An act relating to respiratory care; amending s. 468.352, F.S.; providing definitions; amending s. 468.354, F.S.; modifying the procedure for filling vacancies on the Advisory Council on Respiratory Care; amending s. 468.357, F.S.; modifying requirements for the conduct of examinations for certification of respiratory care practitioners; authorizing certification of certain persons without examination under specified conditions; revising provisions relating to time periods during which certain persons must pass an examination; amending s. 468.364, F.S.; increasing the examination fee cap; amending s. 468.368, F.S.; providing exemptions; providing an effective date.

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

By Senator Langley—

SB 13—A bill to be entitled An act relating to fire prevention and control; amending s. 633.382, F.S., to provide eligibility for supplemental compensation for firefighters employed by the Division of Forestry of the Department of Agriculture and Consumer Services; providing an effective date.

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

By Senator McPherson—

SB 14—A bill to be entitled An act relating to pari-mutuel wagering; creating s. 550.051, F.S.; amending s. 550.41, F.S.; authorizing a racetrack to allow minors to attend thoroughbred horseracing at the racetrack under certain conditions; prohibiting minors from being permitted to place pari-mutuel wagers on races at, or to enter or be present within wagering areas of, the racetrack; providing an effective date.

—was referred to the Committee on Commerce.

By Senator McPherson—

SB 15—A bill to be entitled An act relating to the Florida Retirement System; amending s. 121.0515, F.S.; including certain emergency medical technicians and paramedics within the Special Risk Class of membership of the system; providing an effective date.

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

By the Committee on Governmental Operations, Senators McPherson and Woodson—

SB 16—A bill to be entitled An act relating to establishment of a statewide radio communications system to serve law enforcement units of state agencies and local law enforcement agencies through a mutual aid channel; providing for implementation of the system, including a pilot project; creating a joint task force to establish the system; directing the Division of Communications of the Department of General Services to provide technical and other assistance to the joint task force; establishing a trust fund to pay certain expenses related to the establishment and maintenance of the system; creating s. 320.0802, F.S., and amending s. 327.25, F.S., to provide a surcharge on each motor vehicle license tax imposed and on each vessel registration fee imposed in order to fund the trust fund; amending s. 327.73, F.S., relating to noncriminal infractions,

to conform a cross-reference to the renumbering of subsections of s. 327.25, F.S.; providing an effective date.

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

By Senator McPherson—

SB 17—A bill to be entitled An act relating to public officers and employees; amending s. 112.061, F.S.; providing an increase in the state per diem and subsistence allowance; providing an effective date.

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

By Senator Woodson—

SB 18—A bill to be entitled An act relating to adult congregate living facilities; amending s. 400.435, F.S., directing the Department of Health and Rehabilitative Services to forward certain inspection results to public libraries or the county seat of counties in which an inspected facility is located; providing an effective date.

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

By Senator Myers—

SB 19—A bill to be entitled An act relating to governmental reorganization; creating a Department of Health; specifying purposes of the department; creating a Board of Health as head of the department; providing for membership and duties of the board; creating a State Health Officer and Deputy State Health Officer; providing qualifications and duties of the State Health Officer; creating assistant health officers and describing responsibilities of their offices; designating the office of the Assistant Health Officer for Program Development and Health Planning as the State Center for Health Statistics; creating a Florida Center for Disease Control; designating regions for administration; providing for appointment and duties of regional health officers; providing for conformity with federal statutes and regulations; providing for procurement of health services; providing for consultation with counties; transferring activities, programs, and functions of the Department of Health and Rehabilitative Services relating to health matters or environmental matters to the Department of Health; transferring the Division of Environmental Programs of the Department of Environmental Regulation to the Department of Health; amending s. 20.04, F.S.; exempting the Department of Health from requirements of internal structure and changing a reference to the Department of Health and Rehabilitative Services to the Department of Human and Social Services; amending s. 20.19, F.S.; changing the name of the Department of Health and Rehabilitative Services to the Department of Human and Social Services; amending s. 20.261, F.S.; deleting the Division of Environmental Programs from the Department of Environmental Regulation to conform to transfer of its functions; providing for transfer of rules; providing for substitution of parties in judicial or administrative proceedings; providing direction to the Division of Statutory Revision; providing severability; providing an effective date.

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

By Senators Dudley and Grant—

SB 20—A bill to be entitled An act relating to the Beverage Law; creating s. 562.55, F.S.; requiring alcoholic beverages retailers to post warnings that consumption of alcohol during pregnancy is dangerous; providing rulemaking authority; providing for a fee; providing a penalty; providing an effective date.

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

By Senator Dudley—

SJR 21—A joint resolution proposing an amendment to Section 4, Article X of the State Constitution, relating to homestead exemptions, to remove the restriction on devising a homestead when the owner is survived by a spouse or minor child.

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

By Senator Lehtinen—

SB 22—A bill to be entitled An act relating to criminal law; providing that the insanity defense is an affirmative defense and placing the burden of proof on the defendant; precluding certain expert or opinion testimony; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Crenshaw—

SB 23—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; 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; 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; providing an effective date.

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

By Senator Margolis—

SB 24—A bill to be entitled An act relating to objections to ad valorem tax assessments; amending s. 194.011, F.S.; deleting the requirement that condominium or cooperative associations obtain the written consent of certain association members before filing a joint petition with the property appraisal adjustment board; providing an effective date.

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

By Senator W. D. Childers—

SB 25—A bill to be entitled An act relating to liens; creating s. 713.595, F.S.; providing for a lien in favor of cotton ginner and cotton classifiers; providing for priority of such liens; providing remedies; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Margolis—

SB 26—A bill to be entitled An act relating to the State Minimum Building Codes; amending s. 553.77, F.S.; requiring the Board of Building Codes and Standards of the Department of Community Affairs to issue binding opinions relating to enforcement of specific model codes adopted by state agencies to regulate building construction and other matters related to such model codes; providing an effective date.

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

By Senator Meek—

SB 27—A bill to be entitled An act relating to farm labor contractors; requiring that copies of certain payroll records be furnished by a contractor to a current or former employee or his legal representative; prohibiting certain misrepresentations by a contractor concerning employees; providing for the expiration of certain provisions; providing for legislative review; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Grant—

SB 28—A bill to be entitled An act relating to public nuisances; creating s. 823.125, F.S.; making it unlawful to smoke in an aircraft on an intrastate flight; providing a penalty; providing an effective date.

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

By Senator Frank—

SB 29—A bill to be entitled An act relating to human reproduction and agreements pertaining thereto; creating the Surrogate Parenthood Act; providing definitions; prohibiting contracting, procuring, inducing, or agreeing to a surrogate parenthood arrangement, except as specified; requiring a written contract and specifying contract provisions, including

provisions for establishing parental rights and responsibility for child support; restricting certain intestate inheritance; declaring certain contracts void; specifying violations; providing criminal penalties; prohibiting certain implantations of a human egg; providing criminal penalties; providing an effective date.

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

By Senator Woodson—

SJR 30—A joint resolution proposing an amendment to Section 6, Article VII of the State Constitution, relating to homestead tax exemption, to tax the first \$10,000 of the assessed value of homestead property and to exempt the next \$25,000 of the assessed value of homestead property from taxation.

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

By Senator Woodson—

SB 31—A bill to be entitled An act relating to bail; amending s. 903.03, F.S.; providing for the designation of a pretrial services agency in each judicial circuit, and to provide duties of such agencies; amending s. 903.046, F.S.; providing conditions for the release of criminally charged defendants; amending s. 903.047, F.S.; providing for pretrial release conditions; amending s. 907.041, F.S.; providing a statement of pretrial release alternatives for criminally charged defendants; amending s. 903.105, F.S.; providing that a permitted use of retained appearance bond moneys shall be for the operation of a local pretrial services function; providing that s. 903.105, F.S., shall take effect notwithstanding the provisions of s. 73 of chapter 82-175, Laws of Florida; providing an effective date.

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

By Senator Woodson—

SB 32—A bill to be entitled An act relating to bridge designations; designating the bridge on State Road No. 93, Interstate Highway 75, that spans the Manatee River the "Trooper Jeffrey Dale Young Memorial Bridge"; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Grant—

SB 33—A bill to be entitled An act relating to ad valorem tax exemptions; amending s. 196.011, F.S.; authorizing the governing bodies of certain counties to exempt the owner of property which is exempt from ad valorem tax due to its use for religious, literary, scientific, or charitable purposes from annually filing a statement that the ownership and use of the property have not changed; providing for taxation of property when the owner fails to notify the property appraiser of a change in use; providing for interest and penalties; providing an effective date.

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

By Senators Grant and Weinstein—

SB 34—A bill to be entitled An act relating to voter registration; amending s. 98.051, F.S.; authorizing registration on Sundays; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Grant—

SB 35—A bill to be entitled An act relating to termination of pregnancies; amending s. 390.001, F.S.; prohibiting the use of a live embryo for experimental purposes except under certain circumstances; providing penalties for experimentation with certain embryos, fetuses, or premature infants; amending s. 390.002, F.S.; requiring that a report of a termination of pregnancy must be filed with the Department of Health and Rehabilitative Services by the medical facility or physician within a certain time; authorizing the department to require additional information in such reports; prescribing penalties relating to such reports; creating s. 382.52, F.S.; providing for maintenance of such reports by the department in a specified manner; providing for confidentiality of such reports; prescribing penalties relating to such reports; providing an effective date.

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

By Senator Grant—

SB 36—A bill to be entitled An act relating to federal law enforcement officers; providing a definition; granting certain powers to such federal officers with respect to arrests without warrants, the use of force, searches and seizures, and possession of firearms; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Grant—

SB 37—A bill to be entitled An act relating to veterans; directing the Secretary of Administration to apply to the Veterans Administration for federal funds for a state nursing home for veterans; providing an effective date.

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

By the Committee on Economic, Community and Consumer Affairs—

SB 38—A bill to be entitled An act relating to mobile homes and recreational vehicles; amending s. 320.822, F.S.; redefining the term "code" to conform to a name change of a model code and redefining the term "mobile home dealer" to include persons who buy, sell, or deal in one or more mobile homes or recreational vehicles in a 12-month period; amending s. 320.834, F.S.; redefining legislative purpose with respect to mobile home code requirements, mobile home warranties, and resolution of consumer complaints; reviving and readopting ss. 320.77-320.866, F.S., notwithstanding repeal scheduled pursuant to the Regulatory Sunset Act and providing for future review and repeal of said sections; providing an effective date.

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

By Senator Plummer—

SB 39—A bill to be entitled An act relating to the investment of financial assets; amending s. 744.444, F.S.; providing that a guardian may invest estate assets in securities guaranteed by the full faith and credit of the Federal Government; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By the Committee on Economic, Community and Consumer Affairs—

SB 40—A bill to be entitled An act relating to landscape architecture; amending s. 481.301, F.S.; providing purpose; amending s. 481.303, F.S.; providing definitions; amending s. 481.305, F.S.; deleting obsolete language; amending s. 481.307, F.S.; increasing the cap on biennial license renewal fees and combined fees for initial application and examination for licensure as a registered landscape architect; amending ss. 481.309, 481.311, F.S.; revising certain licensing requirements; amending s. 481.315, F.S.; providing for license reactivation; amending s. 481.319, F.S.; deleting certain requirements relating to the practice of landscape architecture by a corporation or partnership; amending s. 481.321, F.S.; providing for the use of a seal by registered landscape architects; amending s. 481.323, F.S.; providing a prohibition on the use of certain terms; amending s. 481.325, F.S.; creating additional grounds for disciplinary actions; amending s. 481.329, F.S.; providing conforming language; amending s. 481.331, F.S.; providing for construction of the act; saving part II of ch. 481, F.S., from Sunset repeal and providing for future review and repeal; providing an effective date.

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

By Senator Ros-Lehtinen—

SB 41—A bill to be entitled An act relating to the Florida Retirement System; amending s. 121.021, F.S.; revising the definition of "military service" to allow a member, after having accumulated 10 years of creditable service in the system, to purchase additional service credit in the system for up to 4 years' actual service in the United States Armed Forces, irrespective of whether the service was during periods of peacetime or wartime, subject to certain conditions; providing an effective date.

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

By Senator Malchon—

SB 42—A bill to be entitled An act relating to negligence; amending s. 768.13, F.S.; providing an exemption from civil liability for licensed medical personnel working gratuitously in nonprofit medical facilities; providing an effective date.

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

By Senator Malchon—

SB 43—A bill to be entitled An act relating to motor vehicle licenses; amending s. 320.10, F.S.; exempting certain motor vehicles from license taxes; providing for the issuance of license plates and validation stickers to such vehicles; providing for establishing eligibility; providing an effective date.

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

By Senator Malchon—

SB 44—A bill to be entitled An act relating to labor regulations; prohibiting employers from taking retaliatory personnel action against employees under certain conditions; authorizing civil actions and providing specified relief; providing for certain employer relief; providing an effective date.

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

By Senator Malchon—

SB 45—A bill to be entitled An act relating to services for disabled adults; providing a short title; providing legislative intent; providing definitions; authorizing the Department of Health and Rehabilitative Services to provide a community care program for disabled adults; providing for powers and duties of the department; providing a method to determine fitness to provide home care; providing for subsidy payments for home care providers; authorizing the department to charge fees for services; providing for confidentiality of certain information; providing for rules; providing an effective date.

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

By Senators Malchon, Weinstein, Gordon, Grant, McPherson, Meek, Woodson, Frank, Myers, Weinstock, D. Childers and Langley—

SB 46—A bill to be entitled An act relating to smoking in public places; amending s. 386.203, F.S.; providing a definition; amending s. 386.207, F.S.; providing for enforcement by the Department of Health and Rehabilitative Services; requiring public agencies to report violations; providing enforcement procedures; providing for civil penalties; providing for exemptions; providing for the adoption of rules; providing an effective date.

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

By Senators Malchon and Weinstock—

SB 47—A bill to be entitled An act relating to the Florida Clean Indoor Air Act; amending ss. 386.208, 386.209, F.S.; allowing municipal or county ordinances that impose fines for violations of s. 386.204, F.S.; providing an effective date.

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

By Senator Jennings—

SB 48—A bill to be entitled An act relating to handicapped drivers; amending ss. 338.155 and 347.19, F.S.; exempting certain handicapped persons from payment of tolls on bridges, ferries, and toll facilities; providing an effective date.

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

By Senator Girardeau—

SB 49—A bill to be entitled An act relating to negligence; amending s. 768.13, F.S., providing an exemption from civil liability for licensed

medical personnel who gratuitously and in good faith perform health screening services; providing an effective date.

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

By Senator Myers—

SB 50—A bill to be entitled An act relating to the administration of environmental functions; creating the Department of Environmental and Resource Management; providing for the head of the department; establishing divisions within the department, including a division to coordinate the various water management districts in the management of water as a state resource; transferring the Department of Natural Resources, the Department of Environmental Regulation, including the Environmental Regulation Commission, and the Division of Forestry of the Department of Agriculture and Consumer Services to the new department; providing for the appointment of assistant executive directors; repealing ss. 20.14(2)(f), 20.25, 20.261, F.S., relating to the Division of Forestry, the Department of Natural Resources, and the Department of Environmental Regulation; providing for the preparation of a reviser's bill to conform to organizational changes; providing an effective date.

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

By Senator Lehtinen—

SB 51—A bill to be entitled An act relating to criminal history records; amending s. 943.058, F.S.; providing that a court may deny a request for sealing or expunging certain criminal history records; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Lehtinen—

SB 52—A bill to be entitled An act relating to failure to redeliver a hired motor vehicle; amending s. 817.52, F.S.; providing that it is prima facie evidence of fraudulent intent to fail to redeliver a hired motor vehicle, as specified; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Thurman—

SB 53—A bill to be entitled An act relating to family attendance at horseraces; creating s. 550.042, F.S.; permitting minors to attend horseraces under certain circumstances; prohibiting minors from placing wagers; amending s. 550.41, F.S., conforming language; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Weinstock—

SB 54—A bill to be entitled An act relating to condominiums; amending s. 718.115, F.S.; providing for additional expense items to be treated as common expenses; providing an effective date.

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

By Senator Girardeau—

SB 55—A bill to be entitled An act relating to unemployment compensation; amending s. 443.101, F.S.; providing that a person is not disqualified from receiving benefits when his unemployment results from a lockout by his employer; providing an effective date.

—was referred to the Committee on Commerce.

By the Committee on Governmental Operations—

SB 56—A bill to be entitled An act relating to the Governor's Mansion Commission; amending s. 272.18, F.S.; deleting obsolete language regarding initial commission appointments; amending language relating to Governor's wife as an ex officio commission member; providing for the Florida Room as a state room of the mansion; removing part-time limitation on employing a curator; providing for commission authorization for corporations not for profit and for contracts between them; requiring the commission to adopt rules relating to loans; reviving and readopting said section, notwithstanding repeal scheduled pursuant to s. 11.611, F.S., the Sundown Act and providing for future repeal and review of said section; providing an effective date.

—was referred to the Committee on Governmental Operations.

By the Committee on Economic, Community and Consumer Affairs—

SB 57—A bill to be entitled An act relating to electrical and alarm system contracting; amending s. 489.503, F.S.; revising exemptions from regulation under part II, ch. 489, F.S.; amending s. 489.505, F.S.; providing definitions applicable to said part; amending s. 489.507, F.S., relating to the Electrical Contractors' Licensing Board; deleting obsolete provisions; amending s. 489.509, F.S.; providing for regulatory fees; amending s. 489.511, F.S.; providing requirements for certification as an electrical or alarm system contractor; providing for licensure by endorsement under certain circumstances; amending s. 489.513, F.S.; providing for registration of electrical contractors; deleting provisions regarding temporary registration; amending s. 489.515, F.S.; providing for licensure of contractors; amending s. 489.519, F.S.; revising provisions for reactivating a license; amending s. 489.521, F.S.; clarifying requirements of an applicant or its proposed qualifying agent; deleting a provision relating to charging a fee for certifying a business organization as qualified; providing that a licensee must include his certificate or registration number on all applications for building permits and all advertising; amending s. 489.525, F.S.; revising certain reporting requirements; amending s. 489.531, F.S.; proscribing certain acts and providing penalties; amending s. 489.533, F.S.; establishing additional grounds for disciplinary action; amending s. 489.535, F.S.; requiring the board to report certain criminal violations; creating s. 489.536, F.S.; providing for certification of journeyman electricians; repealing s. 489.537(4), F.S., relating to local governmental requirements concerning specialty contractors; saving part II of ch. 489, F.S., and ss. 633.70, 633.71, and 633.72, F.S., from Sunset repeal and providing for future review and repeal; providing an effective date.

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

By Senator Grant—

SB 58—A bill to be entitled An act relating to the state lottery; amending section 4 of chapter 87-65, Laws of Florida, providing limitations on the compensation of officers and employees of the Department of the Lottery; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By Senator Lehtinen—

SB 59—A bill to be entitled An act relating to distribution of the Florida Statutes; amending s. 11.246, F.S.; providing for the distribution of free sets of the Florida Statutes and any supplementary matter thereto to the libraries and faculties of additional colleges of law; providing an effective date.

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

By Senators Hollingsworth, Meek and Woodson—

SB 60—A bill to be entitled An act relating to the designation of a state soil; creating s. 15.047, F.S.; designating the Myakka fine sand as the official state soil; providing an effective date.

—was referred to the Committee on Agriculture.

By Senator Meek—

SB 61—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 Lehtinen—

SB 62—A bill to be entitled An act relating to the Florida Inland Navigation District; abolishing said district; transferring its records, assets, and obligations to the Department of Natural Resources; repealing ch. 12026, Laws of Florida, 1927, ch. 14723, Laws of Florida, 1931, chs. 17019, 17020, 17021, Laws of Florida, 1935, ch. 19122, Laws of Florida, 1939, ch. 20430, Laws of Florida, 1941, ch. 25026, Laws of Florida, 1949, ch. 27275, Laws of Florida, 1951, chs. 65-900, 77-495, Laws of Florida, relating to said district; providing an effective date.

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

By Senators Myers and W. D. Childers—

SB 63—A bill to be entitled An act relating to education; creating s. 232.435, F.S.; establishing the teacher athletic trainer incentive program; providing intent; providing definitions; providing for administration; providing for eligibility; providing for responsibilities; providing an exemption from liability for civil damages; providing for inservice education; providing a trust fund; providing for allocations from the fund; providing for rules; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Beard—

SB 64—A bill to be entitled An act relating to expressway authorities; amending s. 348.52, F.S., designating the district VII deputy assistant secretary of the Department of Transportation as an ex officio member of the Tampa-Hillsborough County Expressway Authority; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Kirkpatrick—

SB 65—A bill to be entitled An act relating to wildlife; prohibiting interference with the lawful taking of wildlife; prohibiting interference with wildlife while persons are engaged in certain activities; prohibiting trespass on posted property while engaged in the taking of wildlife; prohibiting the allowing of dogs on certain property; providing for certain officers to arrest violators without a warrant; providing criminal penalties; providing that a person damaged by such prohibited acts may recover specified damages and an attorney's fee; providing an effective date.

—was referred to the Committees on Natural Resources and Conservation; and Judiciary-Civil.

By Senator Kirkpatrick—

SB 66—A bill to be entitled An act relating to the naming of state buildings; naming the Department of Education building in Tallahassee the "Ralph D. Turlington Education Building"; providing an effective date.

—was referred to the Committee on Education.

By Senator Kirkpatrick—

SB 67—A bill to be entitled An act relating to public schools; requiring interscholastic public high school softball games to be played by certain rules; repealing s. 232.426, F.S., relating to school district athletic activity rules; providing an effective date.

—was referred to the Committee on Education.

By Senator Weinstock—

SB 68—A bill to be entitled An act for the relief of John G. Harkovitch, individually and as guardian of the property of Scott A. Harkovitch and Kelly E. Harkovitch, Scott A. Harkovitch, a minor, and Kelly E. Harkovitch, a minor; providing an appropriation to compensate them for the death of Marsha Harkovitch, their wife and mother, respectively, whose death resulted from the negligence of the Department of Transportation; providing an effective date.

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

By Senator McPherson—

SB 69—A bill to be entitled An act relating to state uniform traffic control; amending s. 316.500, F.S.; providing that it is unlawful to load certain vehicles so as to exceed lawful weight limitations; amending s. 316.545, F.S.; providing penalties; providing certain rights to the vehicle owner; requiring the issuance of certain receipts for penalties collected; providing an effective date.

—was referred to the Committee on Transportation.

By the Committee on Transportation and Senator McPherson—

SB 70—A bill to be entitled An act relating to municipal speed zones; amending s. 316.189, F.S.; authorizing municipalities to set certain maximum speed limits in residence districts; providing an effective date.

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

By Senators Johnson and Malchon—

SB 71—A bill to be entitled An act relating to motor vehicle insurance; amending s. 627.0652, F.S.; reducing the age required of an insured in order to receive a reduction in motor vehicle insurance premiums after passing a motor vehicle accident prevention course; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Ros-Lehtinen—

SB 72—A bill to be entitled An act relating to food service establishments; providing a definition; requiring persons engaged in food preparation or handling to wear plastic gloves; providing an effective date.

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

By Senator Kirkpatrick—

SB 73—A bill to be entitled An act relating to agents for professional and amateur athletes; creating the Athlete Agents Regulatory Commission under the Department of Professional Regulation; providing for membership on the commission; defining duties of the commission; requiring agents for athletes to register certain information with the commission; providing for registration and filing fees; providing for refusal and revocation of registration under certain circumstances; requiring agents for athletes to execute surety bonds; providing for temporary registration if a registrant dies; authorizing the commission to determine the form of contracts between athletes and agents; requiring agents to disclose certain information to athletes; requiring certain athletes to disclose certain information to certain colleges and universities; requiring agents to file schedules of fees charged to athletes; restricting the amount of fees that agents may charge athletes; requiring agents to keep certain records; prohibiting agents from contracting for referrals of athlete clients from employees of educational institutions; authorizing the commission to hear disputes between agents and athletes; providing for appeal from commission decisions; providing for arbitration of disputes between agents and athletes; providing penalties; providing an effective date.

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

By Senators Weinstein, Scott, Jenne, Myers and Grizzle—

SB 74—A bill to be entitled An act relating to condominiums and cooperatives; amending ss. 718.401 and 719.401, F.S., providing for the application of certain options available to condominium and cooperative leases governing recreational facilities or other common elements; prohibiting escalation clauses in certain condominium and cooperative leases; providing an effective date.

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

By Senators Peterson, Kirkpatrick, Meek and Thomas—

SB 75—A bill to be entitled An act relating to state university laboratory schools; redesignating such schools as "developmental research schools" and providing for the administration of such schools by a board of trustees instead of by the state universities; providing for appointment of the trustees; prescribing the powers and duties of the board of trustees; requiring each developmental research school to specialize in designated subject areas; providing for development of criteria for admission of students to such schools; providing for student rights, records, reports, and testing; specifying agencies in which title to property of such schools is vested; providing funding for such schools from the Florida Education Finance Program and other sources; authorizing each such school to charge a student activity and service fee; providing for school personnel and prescribing their rights and duties; providing for advisory boards; designating such schools as teacher education centers; providing for security programs at such schools; providing for termination and review of such provisions; amending s. 110.205, F.S.; exempting the executive director of the board of trustees and the employees of developmental research schools from the career service; amending s. 447.203, F.S.; providing that the board of trustees is the public employer with respect to its employees and employees of the developmental research schools for purposes of collective bargaining; providing that such employees have the right to elect to participate or not participate therein; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator McPherson—

SB 76—A bill to be entitled An act relating to beverage containers, litter control, and waste management; providing legislative findings; providing definitions; providing for deposits on beverage containers; prescribing procedures for payment and refund of deposits; providing for notification of refundability; providing for establishment of redemption centers; prohibiting certain metal beverage containers; prohibiting certain devices for the connection of beverage containers; providing for rules; requiring the distribution of certain information; prescribing penalties; limiting the effect on local governmental authority; providing legislative goals and governmental responsibilities with respect to recycling; providing for monitoring and evaluation of programs; prescribing duties of the Department of Environmental Regulation with respect to solid waste management; requiring reports to the Legislature; providing for appointment of a Solid Waste Management Advisory Committee and for the future Sundown review of the committee by the Legislature; providing an effective date.

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

By Senator Ros-Lehtinen—

SB 77—A bill to be entitled An act relating to disposition of fines, forfeitures, and civil penalties from traffic offenses; amending s. 316.660, F.S.; providing for distribution of fines and forfeitures collected by a county court for certain traffic violations committed within municipalities and designated special improvement districts; amending s. 318.21, F.S.; providing that a portion of certain civil penalties collected by a county court be paid to certain special improvement districts; providing an effective date.

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

By Senators McPherson and Crawford—

SB 78—A bill to be entitled An act relating to the beverage law; amending ss. 561.181, 561.331, F.S.; deleting the cash-only requirements relating to transactions conducted under a temporary beverage license; providing an effective date.

—was referred to the Committee on Commerce.

By Senator D. Childers—

SB 79—A bill to be entitled An act relating to voter registration; amending s. 97.041, F.S.; requiring a person who seeks to register to present to the supervisor of elections satisfactory proof of his qualifications to vote; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senators Peterson, Kirkpatrick, Brown, Meek, Gordon, Margolis, Weinstock, Grizzle and Malchon—

SB 80—A bill to be entitled An act relating to postsecondary education; establishing the college reach-out program; providing grants to strengthen the educational motivation of low-income or educationally disadvantaged students; prescribing program requirements and procedures for obtaining grants under the program; requiring a report on program effectiveness; providing for termination of the program and for legislative review; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Gordon—

SB 81—A bill to be entitled An act relating to general labor regulations; creating s. 448.073, F.S.; providing that it is an unlawful labor practice for an employer to take certain action or fail to take certain action with respect to the pregnancy, childbirth, or related medical condition of an employee or the adoption of a minor child; providing certain benefits and leaves of absence; providing for transfer of position; providing a definition; providing remedies; providing an effective date.

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

By the Committee on Economic, Community and Consumer Affairs—

SB 82—A bill to be entitled An act relating to real estate brokers, salesmen, schools, and appraisers; amending s. 475.01, F.S.; providing definitions; amending s. 475.011, F.S.; providing exemptions from regulation under ch. 475, F.S.; amending s. 475.02, F.S.; revising qualifications for membership on the Florida Real Estate Commission; amending s. 475.04, F.S.; providing for duties of the commission; amending s. 475.045, F.S.; revising qualifications for membership on the Foundation Advisory Committee of the Florida Real Estate Commission Education and Research Foundation; revising powers and duties of the committee and the foundation; amending s. 475.125, F.S.; revising license and renewal fees; amending s. 475.15, F.S.; requiring the registration or licensure of only the general partners in a limited partnership; amending s. 475.17, F.S.; revising qualifications for practice as a real estate broker or salesman; providing qualifications for nonresident applicants and licensees; amending s. 475.175, F.S.; providing for license examinations; amending s. 475.182, F.S.; providing for license renewal, including continuing education requirements; providing for inactive status; amending s. 475.183, F.S.; revising requirements to renew inactive licenses; amending s. 475.23, F.S.; requiring a licensee to notify the commission of a change of address; amending s. 475.25, F.S.; prescribing disciplinary actions and revising grounds for disciplinary action; amending s. 475.31, F.S.; deleting certain relicensing limitations; amending s. 475.37, F.S.; providing for reversal of certain disciplinary actions; amending s. 475.38, F.S.; deleting provisions allowing payment by the commission of certain fees and costs of a defendant; amending s. 475.42, F.S.; revising a prohibition and providing an additional prohibition; providing penalties; amending s. 475.451, F.S.; providing requirements for certain schools and instructors teaching courses in real estate practice; amending s. 475.482, F.S.; deleting certain authorized disbursements from the Real Estate Recovery Fund; raising the fund levels at which the imposition of special fees for the fund must be discontinued and at which they may be reimposed thereafter; amending s. 475.483, F.S.; revising conditions for recovery from the fund; deleting authority of commission to pay attorney's fees and court costs; amending s. 475.4835, F.S.; providing for certain actions to be taken by the commission on behalf of the state; amending s. 475.484, F.S.; revising certain requirements for payments made from the Real Estate Recovery Fund; prohibiting the recovery of treble damages, court costs, attorney's fees, and interest from the fund; creating s. 475.501, F.S.; providing for certification of real estate appraisers and residential appraisers; creating the Real Estate Appraisal Subcommittee of the Florida Real Estate Commission; providing for membership of the subcommittee; prescribing its duties; providing for certification of licensed brokers, broker-salesmen, and salesmen as appraisers; providing examination requirements; providing education and experience requirements; providing for term of certification; providing for recertification; limiting certification to individuals; requiring the display of certification numbers; providing for fees for examination, certification, and recertification; providing continuing education requirements; providing for disciplinary actions and grounds therefor; providing standards for developing certified appraisal reports and communicating such reports; providing for interpreting such standards; requiring the retention of certain documents; repealing s. 475.1825, F.S., relating to the inactive status of certain expired registrations; reviving and readopting ss. 475.001-475.486, F.S.; repealing ss. 475.001-475.501, F.S., and providing for review of said sections prior to their repeal; providing an effective date.

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

By Senator Ros-Lehtinen—

SB 83—A bill to be entitled An act relating to elections; amending s. 106.021, F.S.; requiring candidates for other than statewide offices to file certain reports; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senators Kiser and Beard—

SB 84—A bill to be entitled An act relating to public food service establishments; amending s. 509.214, F.S.; requiring customer notification when automatic gratuity charges are imposed at such establishments; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Kiser—

SB 85—A bill to be entitled An act relating to contracts for the provision of services on turnpike projects; amending s. 338.235, F.S.; removing restrictions upon the provision of certain services; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Kiser—

SB 86—A bill to be entitled An act relating to construction contracting; amending s. 489.111, F.S., establishing standards for construction contracting certification examinations; amending s. 489.115, F.S., requiring proof of continuing education for recertification; providing for the reactivation of inactive certification or registration under certain circumstances; providing an effective date.

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

By Senator Malchon—

SB 87—A bill to be entitled An act relating to juveniles; amending s. 39.41, F.S.; providing for court approval of independent living arrangements for certain foster children; providing conditions; amending s. 409.165, F.S.; providing for Department of Health and Rehabilitative Services placement of a child in an independent living situation under certain conditions; authorizing use of state foster care funds for establishment of an independent living program for certain minors; providing procedures; providing an effective date.

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

By Senator Crawford—

SB 88—A bill to be entitled An act relating to the Southeast Interstate Low-Level Radioactive Waste Management Compact; prescribing procedure by which a state may withdraw from the compact; limiting the duration that a state may be required to operate a regional facility; providing an effective date.

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

By Senator Myers—

SB 89—A bill to be entitled An act relating to regulation of professions and occupations; amending s. 455.213, F.S., providing for establishment of initial license fee by rule; providing a period for issuance; authorizing professional regulatory boards to defer compliance with continuing education requirements; amending s. 455.218, F.S., modifying eligibility requirements for examination for licensure of foreign-trained professionals; deleting provisions relating to a special license for podiatric technicians; amending s. 455.219, F.S., providing for establishment of license application and examination fees by rule; providing for refund of examination fee under certain circumstances; providing a fee for verifying licensure and disciplinary status; amending s. 455.232, F.S., prohibiting unlawful conveyance or misuse of a license; providing penalties; amending s. 455.24, F.S., including acupuncturists under provisions regulating advertisement by health care providers of free or discounted services; amending s. 455.241, F.S., providing for reports of psychiatric examination and treatment; authorizing disclosure of confidential patient-psychiatrist communications under certain circumstances; amending ss. 458.347 and 459.022, F.S., relating to physician's assistants and osteopathic physician assistants, respectively, to permit applicants who fail the proficiency examination to apply for a second year of temporary certification; amending s. 460.408, F.S., providing conditions for approval of continuing education courses by the Board of Chiropractic; repealing s. 455.218, F.S., relating to examination and licensure of foreign-trained professionals; repealing s. 455.2182, F.S., relating to construction of chapter 86-290, Laws of Florida; providing an effective date.

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

By Senator Malchon—

SB 90—A bill to be entitled An act relating to child care; requiring child-care facilities for state officers' or employees' children or dependents to be provided in or near certain state office buildings; requiring

the Department of General Services to conduct a needs assessment; providing an effective date.

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

By Senator Brown—

SB 91—A bill to be entitled An act relating to state lands; amending ss. 253.025, 253.115, F.S.; authorizing the Board of Trustees of the Internal Improvement Trust Fund or any state agency to contract for appropriate real estate services in the acquisition and sale of state lands; providing an effective date.

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

By Senator Grant—

SB 92—A bill to be entitled An act relating to sex offenders; providing legislative intent with respect to treatment of sex offenders; defining the term "sex offender;" amending s. 917.012, F.S.; providing for treatment of institutionalized sex offenders; creating s. 917.015, F.S.; providing for community-based treatment of sex offenders; repealing s. 917.016, F.S., relating to treatment of probationer sex offenders; amending ss. 917.018, 917.019, 947.16, F.S.; conforming terminology; providing an effective date.

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

By Senators Grant, Brown, Grizzle, Beard, McPherson, Weinstock, Woodson, Malchon and Thurman—

SB 93—A bill to be entitled An act relating to professional regulation; creating the "Dietetics and Nutrition Practice Act"; providing legislative purpose; providing definitions; requiring licensure of dietitians and nutritionists; providing exemptions; providing for the creation, powers, duties, and membership of the Dietetics and Nutrition Practice Council; providing powers and duties of the Board of Medicine in regulating the practice of dietetics and nutrition; providing for the adoption of fees and providing fee caps; specifying requirements for licensure as a dietitian/nutritionist, dietetic technician, or nutrition counselor; providing for waiver of certain requirements; 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 actions; providing for construction of the act; providing for injunctive relief; providing for future review and repeal; providing an effective date.

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

By Senator Weinstock—

SB 94—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 Ros-Lehtinen—

SB 95—A bill to be entitled An act relating to motor vehicle towing; providing definitions; requiring tow truck operators to obtain certificates of authority from the Department of Highway Safety and Motor Vehicles; providing for application for such certificates; specifying minimum liability insurance requirements; providing for certification of certain out-of-state operators; prescribing application and renewal fees; providing for denial, suspension, and revocation of certificates; requiring recordkeeping; providing inspection and rulemaking authority; providing injunctive relief; providing civil and criminal penalties; providing an effective date.

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

By Senator Dudley—

SB 96—A bill to be entitled An act relating to school district teachers' salaries; establishing legislative intent to provide each school district with an annual allocation from the Florida Education Finance Program that

is based on the educational training of the district's instructional staff; establishing district eligibility to receive the allocations; providing a method for computation of the allocation; providing that the total appropriation for the allocation may be set in the annual appropriations act; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Meek—

SB 97—A bill to be entitled An act relating to food assistance for the needy; creating a Food Assistance Advisory Council; providing for administration by the Department of Health and Rehabilitative Services; providing for the appointment of members and the length of their terms of office; prescribing qualifications for council membership and minimum frequency of council meetings; stating the functions of the council; providing for reimbursement; providing for future repeal and legislative review; creating the Food Assistance Grant Program; prescribing the purpose of the program; providing for administration by the department; providing for rulemaking; establishing standards for making grants-in-aid to local food assistance organizations; restricting the amount and duration of grants; requiring the department to monitor and evaluate grant recipients' performance and to report to the council; providing an effective date.

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

By Senator Meek—

SB 98—A bill to be entitled An act relating to the Legislature; amending s. 11.12, F.S.; providing for legislators to designate employees who are to attend sessions and receive subsistence and travel expenses in connection therewith; providing an effective date.

—was referred to the Committee on Rules and Calendar.

By Senator Grant—

SB 99—A bill to be entitled An act relating to retired justices and judges assigned to temporary judicial duty; amending s. 25.073, F.S.; changing the rate of compensation of such justices and judges; providing an effective date.

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

By Senator Kiser—

SB 100—A bill to be entitled An act relating to the establishment of the "Florida Christopher Columbus Education Act"; providing for participation by the state in the celebration of the 500th anniversary of Columbus' discovery of the New World; prescribing the powers and duties of the Department of Education; providing for assistance of other state agencies and other entities; providing for acceptance of contributions; providing for grants-in-aid; authorizing the power to contract to the department; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Grant—

SB 101—A bill to be entitled An act relating to operating motor vehicles or vessels under the influence; amending ss. 316.1932, 316.1934, 327.352, and 327.354, F.S.; authorizing the use of physical tests including infrared light measuring devices approved by the Department of Health and Rehabilitative Services for breath testing to determine blood alcohol levels; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Kirkpatrick—

SB 102—A bill to be entitled An act relating to road designation; designating U.S. Highway 441 in Alachua County as the "Martin Luther King, Jr., Highway"; directing the Department of Transportation to erect suitable markers; providing an effective date.

—was referred to the Committee on Transportation.

By Senators Kirkpatrick and Jenne—

SB 103—A bill to be entitled An act relating to saltwater fisheries; amending s. 370.01, F.S.; defining the term "marine fish"; creating s.

370.0605, F.S.; providing for saltwater fishing licenses; providing fees; providing duties of tax collectors and the Department of Natural Resources; prohibiting certain unlawful uses of a saltwater fishing license; creating s. 370.0606, F.S.; providing for the appointment of subagents for the issuance and sale of saltwater fishing licenses; providing for the disposition of license fees; creating a Marine Resources Conservation Trust Fund; providing for a marine information system; creating additional positions and providing appropriations; providing an effective date.

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

By Senator Kirkpatrick—

SB 104—A bill to be entitled An act relating to remedies against business organizations for failure to comply with registered agent and registered office requirements and related subpoena provisions; amending ss. 607.325, 620.192, F.S.; authorizing the state to bid, at any judicial sale to enforce its judgment lien against real property owned by a domestic or foreign corporation, alien business organization, or domestic or foreign limited partnership for failure to maintain a registered office and a registered agent or for failure to comply with a subpoena issued by the Department of Legal Affairs to produce certain testimony and records, an amount up to the amount of the judgment lien on the property; providing for the disposition and distribution of moneys recovered from the enforcement of these provisions; amending s. 253.03, F.S.; authorizing the Board of Trustees of the Internal Improvement Trust Fund to manage and sell all real property acquired by the state at such judicial sales; providing for the disposition and distribution of the proceeds from such sales; providing for application of act to certain pending proceedings; providing an effective date.

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

By Senator Weinstock—

SB 105—A bill to be entitled An act for the relief of Rita Mae Goldberg; authorizing the compensation of Mrs. Goldberg for the loss of certain life insurance benefits upon her husband, A. David Goldberg, deceased; providing an appropriation; providing an effective date.

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

By Senator Malchon—

SB 106—A bill to be entitled An act relating to health care; establishing the community health decisions program as a mechanism for public input into the development of public policy relating to ethical issues in health care; specifying certain issues to be addressed; providing for local public forums organized by the local health councils and a statewide conference sponsored by the Statewide Health Council; providing for technical assistance; providing for a final report; providing an effective date.

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

By Senator Plummer—

SB 107—A bill to be entitled An act for the relief of the Naranja Lakes Condominium Association; providing an appropriation to reimburse the association for taxes due and owing with respect to recreational leases of the condominiums; providing for payment to the association; providing an effective date.

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

By Senator Thomas—

SB 108—A bill to be entitled An act relating to the executive aircraft pool; amending s. 287.161, F.S.; removing the limitation on the number and engine classification of the aircraft permitted in the pool; providing an effective date.

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

By Senator Meek—

SB 109—A bill to be entitled An act relating to higher education; creating the Black Social and Behavioral Sciences Research Center Act; pro-

viding for the establishment of the research center at the Florida Agricultural and Mechanical University; providing purposes of the center; providing for funding; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Girardeau—

SB 110—A bill to be entitled An act relating to prostitution, lewdness, assignation, and related offenses; amending s. 796.07, F.S.; increasing penalties for such offenses; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Woodson—

SB 111—A bill to be entitled An act relating to elections; amending s. 97.063, F.S.; modifying attesting witness requirements for registration of absent qualified electors overseas; amending s. 101.62, F.S.; providing for a single mailing of first primary, second primary, and general elections ballots to absent qualified electors overseas; providing procedure for voting such ballots; providing a definition; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senators Grant and Frank—

SB 112—A bill to be entitled An act relating to voter registration records as evidence; creating s. 92.295, F.S.; providing that certain electronically generated reproductions of voter registration records are admissible as evidence; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By the Committee on Education—

SB 113—A bill to be entitled An act relating to community college technology transfer centers; amending s. 240.334, F.S.; defining and expanding the duties of such centers; specifying materials and information of such centers which are exempt from the public record requirements of ch. 119, F.S.; providing for future legislative review of this exemption pursuant to the Open Government Sunset Review Act; providing for deposit of moneys used to finance the centers; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By the Committee on Education—

SB 114—A bill to be entitled An act relating to community college direct-support organizations; amending s. 240.331, F.S.; specifying which records of such organizations are not considered public records subject to ch. 119, F.S.; providing for future legislative review of this exemption pursuant to the Open Government Sunset Review Act; providing an effective date.

—was referred to the Committee on Education.

By the Committee on Education—

SB 115—A bill to be entitled An act relating to community college student records; amending s. 240.323, F.S.; exempting such records from the public record requirements of ch. 119, F.S.; providing for future legislative review of this exemption pursuant to the Open Government Sunset Review Act; providing an effective date.

—was referred to the Committee on Education.

By the Committee on Education—

SB 116—A bill to be entitled An act relating to state university direct-support organizations; amending s. 240.299, F.S.; specifying which records of such organizations are not considered public records subject to ch. 119, F.S.; providing for future legislative review of this exemption pursuant to the Open Government Sunset Review Act; providing an effective date.

—was referred to the Committee on Education.

By the Committee on Education—

SB 117—A bill to be entitled An act relating to state university employee records; amending s. 240.253, F.S.; specifying which employee records of a state university may be designated limited access records; providing that limited access employee records are exempt from the

public record requirements of ch. 119, F.S.; providing for future legislative review of this exemption pursuant to the Open Government Sunset Review Act; providing an effective date.

—was referred to the Committee on Education.

By the Committee on Education—

SB 118—A bill to be entitled An act relating to state university divisions of sponsored research; amending s. 240.241, F.S.; specifying which records of such divisions are exempt from the public record requirements of ch. 119, F.S.; providing for future legislative review of this exemption pursuant to the Open Government Sunset Review Act; providing an effective date.

—was referred to the Committee on Education.

By the Committee on Education—

SB 119—A bill to be entitled An act relating to state university student records; amending s. 240.237, F.S.; exempting such records from the public record requirements of ch. 119, F.S.; providing for future legislative review of this exemption pursuant to the Open Government Sunset Review Act; providing an effective date.

—was referred to the Committee on Education.

By the Committee on Education—

SB 120—A bill to be entitled An act relating to selection of the Chancellor of the Board of Regents; amending s. 240.209, F.S.; repealing the exemption of certain activities of a search committee assisting in the selection from the public record and meeting requirements of ch. 119, F.S., and s. 286.011, F.S.; providing that the activities of such a committee are subject to those provisions; providing an effective date.

—was referred to the Committee on Education.

By the Committee on Education—

SB 121—A bill to be entitled An act relating to industry services training programs created under contract with the Department of Education; amending s. 230.66, F.S.; specifying which records relating to such programs are exempt from the public record requirements of ch. 119, F.S.; providing for future legislative review of this exemption pursuant to the Open Government Sunset Review Act; providing an effective date.

—was referred to the Committee on Education.

By Senators Margolis, Meek, Ros-Lehtinen and Gordon—

SB 122—A bill to be entitled An act relating to education; creating the Florida Arts School Program in the Department of Education; providing for designation of public secondary school arts programs as arts programs of distinction; providing for state funding of such programs; prescribing procedure and criteria for participation; establishing student academic requirements for participation in the program; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By the Committee on Corrections, Probation and Parole—

SB 123—A bill to be entitled An act relating to corrections; amending s. 20.315, F.S.; prescribing alternative qualifications and additional duties for the Department of Corrections' Assistant Secretary for Health Services; amending s. 381.4945, F.S.; exempting certain facilities providing inmate health care services from certificate-of-need requirements for health-related projects; providing for removal of certificate-of-need exemptions given to inmate health care facilities; amending s. 395.101, F.S.; exempting certain facilities providing inmate health care services from Public Medical Assistance Trust Fund assessments; amending s. 395.509, F.S.; exempting certain facilities providing inmate health care services from Hospital Cost Containment Board budget review; amending s. 395.512, F.S.; exempting such facilities from Hospital Cost Containment Board assessments; amending s. 945.603, F.S.; prescribing additional duties for the Correctional Medical Authority; providing an effective date.

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

By the Committee on Corrections, Probation and Parole—

SB 124—A bill to be entitled An act relating to persons convicted of crimes and their families; creating s. 921.125, F.S.; providing conditions under which a court may postpone the sentencing of a pregnant defendant until a specified time after childbirth; requiring the court to be notified if such pregnancy is terminated before childbirth; providing for imposition of sentence if a defendant is arrested following such postponement of sentence; amending s. 944.24, F.S.; providing that certain inmates may be permitted an extended visit with their newborn child and family outside of the correctional institution; requiring the Department of Corrections to develop eligibility guidelines for such visits; amending s. 944.705, F.S.; requiring that certain additional counseling services be provided by prerelease orientation programs; requiring the department to develop a pilot visitation program for inmates and their children; requiring the department to implement a pilot support program for inmates and their children; providing an appropriation; repealing s. 12, ch. 87-298, Laws of Florida, relating to legislative review and repeal of the Transition Assistance Program Act; providing an effective date.

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

By Senator McPherson—

SB 125—A bill to be entitled An act relating to abandoned motor vehicles; levying an additional license tax on the operation of a motor vehicle; amending s. 320.20, F.S.; requiring the Department of Highway Safety and Motor Vehicles to deposit the revenue derived from the additional tax in the State Transportation Trust Fund; prescribing the use of funds so deposited; amending s. 339.08, F.S.; authorizing the Department of Transportation to expend revenue deposited in the trust fund to reimburse owners and operators of motor vehicle towing and storage businesses certain costs of towing, storing, and disposing of certain abandoned vehicles; amending s. 713.78, F.S.; authorizing the disposal of certain abandoned vehicles; authorizing owners and operators of motor vehicle towing and storage businesses to apply to the Department of Transportation for reimbursement of certain costs; providing an effective date.

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

By Senators McPherson, Brown and Jenne—

SB 126—A bill to be entitled An act relating to saltwater fisheries; amending s. 370.01, F.S.; defining the term "marine fish"; creating s. 370.0605, F.S.; providing for saltwater fishing licenses; providing fees; providing duties of tax collectors and the Department of Natural Resources; prohibiting certain unlawful uses of a saltwater fishing license; providing for a portion of the fees to be retained by counties for special marine resources projects; creating s. 370.0606, F.S.; providing for the appointment of subagents for the issuance and sale of saltwater fishing licenses; providing for the disposition of license fees; creating a Marine Resources Education Program Grant Trust Fund; providing for grants for public and private marine resources education programs; creating a Marine Resources Conservation Trust Fund; providing for a marine information system; specifying level of general revenue funding for certain activities and programs; creating additional positions and providing appropriations; providing an effective date.

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

By Senators McPherson, Dudley, Kiser, Grant and Meek—

SB 127—A bill to be entitled An act relating to interior design; creating the "Interior Designers Licensing Act"; providing legislative findings; providing definitions; providing powers and duties of the Department of Professional Regulation; providing for disposition of fees; providing for examination and eligibility; providing for the contents of the examination and administration; providing for licensure without examination; providing for license issuance and renewal; providing for continuing education; providing for inactive status licenses; providing for disclosure of compensation for professional services; providing for grounds for disciplinary actions and for actions by the department; providing for a license and seal; authorizing the practice of interior design by firms and corporations; providing injunctive relief; providing for fees; creating an advisory committee; providing penalties; providing exemptions; providing exceptions; providing for review and repeal; providing an effective date.

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

By the Committee on Natural Resources and Conservation—

SB 128—A bill to be entitled An act relating to the Environmental Regulation Commission; reviving and readopting s. 20.261(3), F.S., relating to the Environmental Regulation Commission and its membership, notwithstanding repeal scheduled pursuant to the Sundown Act; providing for future review and repeal of said section; providing an effective date.

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

By the Committee on Natural Resources and Conservation—

SB 129—A bill to be entitled An act relating to pollution control; amending s. 376.319, F.S.; revising the dates for future repeal and legislative review of provisions for indemnification of response action contractors; providing an effective date.

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

By the Committee on Health and Rehabilitative Services and Senator Ros-Lehtinen—

SB 130—A bill to be entitled An act relating to juvenile delinquency proceedings; providing legislative intent; amending s. 39.032, F.S.; changing detention procedures to authorize nonsecure detention in certain situations; changing the provisions for detention at a detention hearing; providing arraignment requirements; creating s. 39.0321, F.S.; providing for the prohibited use of detention; providing an effective date.

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

By the Committee on Transportation—

SB 131—A bill to be entitled An act relating to title to motor vehicles; amending s. 319.14, F.S.; prohibiting the offer to sell, the sale, or the exchange of a rebuilt vehicle until the Department of Highway Safety and Motor Vehicles notes on the certificate of title for the vehicle that it has been rebuilt, unless application for a certificate of title has been filed with the department and the department has physically examined the vehicle to assure its identity; providing penalties; amending s. 319.23, F.S.; providing for stamping a vehicle's certificate of title with words stating that the vehicle has been rebuilt; amending s. 319.30, F.S.; changing the definition of the term "salvage" by redefining the term "total loss"; requiring the owners of vehicles and mobile homes that become salvage to surrender their title certificates to the department; requiring insurers or owners of vehicles or mobile homes that are salvage to obtain salvage title certificates prior to disposing of the vehicles or mobile homes; providing penalties; authorizing the department to declare certain vehicles or mobile homes unrebuilt and to deny applications for issuance of title certificates for such vehicles or mobile homes as rebuilt vehicles; amending s. 319.32, F.S.; prescribing fees for issuance of salvage certificates of title and for physically examining rebuilt vehicles to assure their identity; providing an effective date.

—was referred to the Committees on Transportation and Appropriations.

By the Committee on Transportation—

SB 132—A bill to be entitled An act relating to the Medical Advisory Board; amending s. 322.125, F.S., and s. 28(1), ch. 87-172, Laws of Florida, to increase the membership of the board, to revise the eligibility requirements for appointment to the board, to redesignate the member that serves as chairman of the board, and to revise the duties of the board; continuing s. 322.125, F.S., after September 30, 1988, notwithstanding the provisions of ch. 82-46, Laws of Florida; providing for future review and repeal of said section; providing an effective date.

—was referred to the Committee on Transportation.

By the Committee on Corrections, Probation and Parole—

SB 133—A bill to be entitled An act relating to corrections; requiring the Department of Corrections to contract to provide child care for certain departmental employees; setting standards for the child care provider; stating that such providers are not state employees; providing an appropriation; providing an effective date.

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

By Senators Woodson and Malchon—

SB 134—A bill to be entitled An act relating to dog guides for deaf, blind, or visually handicapped persons; amending s. 413.069, F.S.; exempting the Southeastern Guide Dogs school from the requirement that a permit be secured from the Division of Blind Services prior to soliciting funds for the benefit of the blind, subject to certain conditions; amending s. 413.08, F.S.; permitting a person, firm, or corporation to refuse to allow the accompaniment of a dog guide in certain places if a human guide is provided in lieu of the dog guide; providing an effective date.

—was referred to the Committee on Education.

By Senators Woodson, Grant, Ros-Lehtinen, W. D. Childers and Myers—

SB 135—A bill to be entitled An act relating to maternal and infant health; creating s. 383.011, F.S.; providing for administration of certain maternal and child health services by the Department of Health and Rehabilitative Services; repealing ss. 383.01, 383.02, and 383.03, F.S.; pertaining to the department's duties under a federal program for welfare and hygiene of maternity and infancy; providing an effective date.

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

By Senator Woodson—

SB 136—A bill to be entitled An act relating to adult congregate living facilities; amending s. 400.402, F.S.; including facilities offering personal services or limited nursing services to fewer than four adults within the scope of regulation as adult congregate living facilities by redefining that term; amending s. 400.407, F.S.; deleting the maximum limit on the total annual license fee required of such a facility; providing an effective date.

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

By Senators Woodson, Malchon, Weinstock, Stuart, Meek, Myers, Kiser, Grant, Ros-Lehtinen and Margolis—

SB 137—A bill to be entitled An act relating to public assistance; creating s. 409.264, F.S., providing for establishment of the state Medicaid income eligibility standard for the nursing home institutional care program at the maximum allowed by federal regulation; providing an appropriation; providing an effective date.

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

By Senator Beard—

SB 138—A bill to be entitled An act relating to state-owned parking; amending s. 272.161, F.S.; providing for the issuance of loading zone and scramble parking permits for a fee; providing an effective date.

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

By Senator Johnson—

SB 139—A bill to be entitled An act relating to education; amending s. 231.29, F.S., relating to assessment of performance of educational personnel; revising assessment procedure requirements; providing an effective date.

—was referred to the Committee on Education.

By Senators Peterson, Kirkpatrick, Thomas, Meek, Girardeau, Stuart, Hair and Hollingsworth—

SB 140—A bill to be entitled An act relating to education; creating the Trust Fund for Centers of Excellence; providing for the administration of the fund by the Board of Directors of the Florida Endowment Fund for Higher Education; providing for making challenge grants; establishing standards for allocating trust fund moneys; providing procedures; providing for the establishment of new centers; providing restrictions on the expenditure of trust fund moneys; requiring annual audits to be provided as specified; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By the Committee on Commerce—

SB 141—A bill to be entitled An act relating to consumer finance; amending s. 516.01, F.S.; providing definitions; amending s. 516.02, F.S.; requiring a license from the Department of Banking and Finance to engage in the business of making consumer finance loans; providing certain limitations on credit amounts and interest rates; excluding certain persons from regulation under ch. 516, F.S.; amending s. 516.03, F.S.; providing a biennial licensing period; increasing the license fee; amending s. 516.031, F.S.; providing clarifying language; deleting obsolete language; amending s. 516.035, F.S.; increasing the rate of interest which may be charged upon default of a loan; amending s. 516.05, F.S.; revising licensing requirements; providing for an inactive license; requiring department approval prior to a change in place of business; providing for temporary licensing; amending s. 516.07, F.S.; providing grounds for denial of a license; providing grounds for disciplinary action; amending s. 516.11, F.S.; providing for investigations and examinations by the department; providing examination fees; amending s. 516.19, F.S.; providing a penalty; amending s. 516.21, F.S.; deleting obsolete language; amending s. 516.23, F.S.; providing for enforcement; amending s. 516.26, F.S.; providing conforming language; amending s. 516.31, F.S.; providing for applicability; amending s. 516.35, F.S.; providing for certain types of credit insurance; repealing ss. 516.13, 516.18, 516.20, 516.231, 516.29, 516.30, 516.34, 516.37, F.S., relating to the regulation of consumer finance loans; saving ch. 516, F.S., from Sunset repeal and providing for future review and repeal; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By Senator Grant—

SB 142—A bill to be entitled An act relating to the distribution of certain products containing tobacco; prohibiting the distribution, free or at a nominal cost, of cigars, cigarettes, and tobacco products; providing a penalty; providing an effective date.

—was referred to the Committee on Commerce.

By the Committee on Economic, Community and Consumer Affairs—

SB 143—A bill to be entitled An act relating to land sales practices; amending s. 498.005, F.S.; deleting obsolete definitions; amending s. 498.017, F.S.; providing for certain fees to be set by the Division of Florida Land Sales, Condominiums, and Mobile Homes of the Department of Business Regulation; amending s. 498.025, F.S.; revising exemptions from regulation under ch. 498, F.S.; amending s. 498.033, F.S.; requiring a subdivider registered with the division to provide the division with certain information regarding any person authorized to act as his agent in the disposition of subdivided lands; amending s. 498.035, F.S.; increasing the fee for filing for approval of certain advertising material; amending ss. 498.053, 498.055, 498.063, F.S.; providing conforming language; amending s. 895.02, F.S.; including certain violations of ch. 498, F.S., within the definition of "racketeering activity"; repealing s. 498.015, F.S., relating to the advisory council; repealing s. 498.045, F.S., relating to the registration and regulation of salesmen and brokers; saving ch. 498, F.S., from Sunset repeal and providing for future review and repeal; providing an effective date.

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

By the Committee on Commerce—

SB 144—A bill to be entitled An act relating to the Tourism Advisory Council; amending s. 288.347, F.S.; providing for the term of office for council members; providing for meetings; providing for a chairman; requiring minutes of meetings; reviving and readopting said section, notwithstanding repeal scheduled pursuant to the Sunset Act; providing for future review and repeal of said section; providing an effective date.

—was referred to the Committee on Commerce.

By Senators Dudley and Woodson—

SJR 145—A joint resolution proposing an amendment to Section 4 of Article VII of the State Constitution, relating to assessment of homestead property.

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

By Senators Peterson, Kirkpatrick, Stuart, Hill, Malchon, McPherson, D. Childers and Brown—

SB 146—A bill to be entitled An act relating to hunter safety; creating s. 372.5717, F.S.; prohibiting certain persons from hunting without having successfully completed a hunter safety course and without having a certification card; directing the Game and Fresh Water Fish Commission to institute and coordinate a statewide hunter safety course; providing for certification cards; providing exceptions; providing a penalty; providing an effective date.

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

By the Committee on Commerce—

SB 147—A bill to be entitled An act relating to research and development authorities; repealing ss. 23.145, 23.146, 23.147, 23.148, 23.1491, 159.702(1)(g), 159.704, F.S.; abolishing the Florida Research and Development Commission, together with its statutory powers and duties, including its authority to designate research and development authorities; deleting references to the commission; amending s. 159.703, F.S.; limiting the authority of a county or counties to establish new research and development authorities to those previously designated; providing an effective date.

—was referred to the Committee on Commerce.

By the Committee on Education—

SB 148—A bill to be entitled An act relating to Department of Education direct-support organization; amending s. 229.8021, F.S.; continuing the exemptions of specified records of such organization from the public records requirements of ch. 119, F.S.; providing for future legislative review of these exemptions; providing an effective date.

—was referred to the Committee on Education.

By the Committee on Education—

SB 149—A bill to be entitled An act relating to district school board direct-support organizations; amending s. 237.40, F.S.; continuing the exemption of specified records of such organizations from the public records requirements of ch. 119, F.S.; providing for future legislative review of these exemptions; providing an effective date.

—was referred to the Committee on Education.

By Senators Hollingsworth, W. D. Childers, Kirkpatrick, Thomas, Stuart, McPherson, Johnson, Margolis, Thurman, Weinstein, Meek, Myers, Plummer, Langley, Grant, Weinstock, Beard, Grizzle, Woodson, Jenne, Crawford, Girardeau, Hill, Crenshaw, Gordon, Brown, Dudley, Malchon, Frank and Lehtinen—

SB 150—A bill to be entitled An act relating to the Florida Retirement System; amending s. 121.071, F.S.; increasing the rate of employer contributions with respect to members of the special risk class of the system; amending s. 121.091, F.S.; increasing the monthly retirement benefit with respect to special risk service; providing an effective date.

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

By the Committee on Judiciary-Civil—

SB 151—A bill to be entitled An act relating to the admissibility of certain evidence; creating s. 92.295, F.S.; providing that electronically reproduced copies of voter registration records are admissible as evidence in court and have the same force and effect as the original records; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By the Committee on Judiciary-Civil—

SB 152—A bill to be entitled An act relating to dissolution of marriage; creating s. 61.075, F.S.; authorizing courts to equitably distribute marital assets and liabilities and prescribing factors for the court to consider in making such distributions; defining marital and nonmarital assets and liabilities; providing for the effect of a recorded judgment; establishing the date for determining marital assets and liabilities and the value thereof; providing a presumption as to marital assets and liabilities; providing for monetary payments in lump sum or installments; pro-

viding for the consideration of an alimony award; amending s. 61.08, F.S.; authorizing the award of periodic alimony; providing that the court may consider the adultery of either spouse in determining the amount of alimony to award; adding marital assets and liabilities as factors in the determination of an award of alimony or maintenance; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By the Committee on Economic, Community and Consumer Affairs—

SB 153—A bill to be entitled An act relating to architecture; amending s. 481.203, F.S.; providing definitions; amending s. 481.209, F.S.; revising prerequisites that entitle an applicant to take the licensure examination; amending s. 481.211, F.S.; revising certain internship requirements; amending s. 481.213, F.S.; revising requirements for licensure by endorsement; amending s. 481.217, F.S.; providing for license reactivation; amending s. 481.219, F.S.; deleting certain requirements relating to the practice of architecture by a partnership or corporation; amending s. 481.221, F.S.; providing for the use of license numbers by registered architects; amending s. 481.225, F.S.; providing additional grounds for disciplinary action; repealing s. 481.233, F.S., relating to the registrations of certain architects; saving part I of ch. 481, F.S., from Sunset repeal and providing for future review and repeal; providing an effective date.

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

By Senators Johnson and Thurman—

SB 154—A bill to be entitled An act relating to public schools; providing for the planning and implementation of full-school-utilization programs; providing definitions; providing contents of plan; providing grant application and award procedures; providing for monitoring and evaluation of programs; providing rulemaking authority; providing an appropriation; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By the Committee on Economic, Community and Consumer Affairs—

SB 155—A bill to be entitled An act relating to contracting; amending s. 489.103, F.S., revising exemptions from regulation under part I, ch. 489, F.S.; amending s. 489.105, F.S.; providing definitions applicable to said part; including underground utility contractors and specialty contractors among the categories of Division II contractors; amending s. 489.107, F.S.; revising composition of the Construction Industry Licensing Board; amending s. 489.109, F.S.; providing for regulatory fees; providing for the disposition of certain fees; requiring annual summaries of allocations by institution and of projects funded; amending s. 489.111, F.S.; revising requirements for examination for certification; amending s. 489.113, F.S.; revising requirements for engaging in contracting in the state; amending s. 489.115, F.S.; providing for certification or registration as a contractor; revising requirements for licensure by endorsement; providing for renewal; creating s. 489.1155, F.S.; providing for certification of journeymen in certain contracting trades; amending s. 489.117, F.S.; revising requirements relating to temporary limited registration; amending s. 489.119, F.S.; providing for licensure of business organizations, including joint ventures; providing for submission of bids by joint ventures; creating s. 489.1195, F.S.; prescribing classes of qualifying agents; defining responsibilities of such agents; amending s. 489.129, F.S.; providing grounds and penalties for disciplinary action; providing for recommendations by hearing officers concerning penalties; providing for reinstatement; amending s. 489.131, F.S.; providing for applicability of the part; providing for local examination to engage in contracting; permitting structural components of buildings to be constructed or altered only by Division I contractors; reviving and readopting ss. 489.101-489.107, 489.109-489.131, F.S., notwithstanding their scheduled repeal; providing for future review and repeal of ss. 489.101-489.131, F.S.; reviving, readopting, transferring, and amending s. 489.5331, F.S., relating to damages in certain actions against contractors; clarifying the application of said section; repealing s. 16, ch. 87-310, Laws of Florida, relating to Sunset termination of said section; providing an effective date.

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

By Senators Kirkpatrick, Hollingsworth and Beard—

SB 156—A bill to be entitled An act relating to hazardous waste management; amending s. 403.7264, F.S.; continuing amnesty days for collect-

ing small quantities of hazardous waste from homeowners, farmers, schools, state agencies, and small businesses; requiring participation by the regional planning councils; setting a schedule for amnesty days; amending s. 403.7265, F.S.; providing for revisions of the plan for collecting small quantities of hazardous waste from homeowners, farmers, and businesses; requiring the Department of Environmental Regulation to establish a grant program for local governments to provide, through private entities, for regional hazardous waste collection centers; deleting the matching requirement; increasing the maximum amount of a regional collection center grant; requiring the department to submit a strategy for a local hazardous waste collection center network; providing an appropriation; providing an effective date.

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

By Senator Kirkpatrick—

SB 157—A bill to be entitled An act relating to remedies against business organizations for failure to comply with registered agent and registered office requirements and related subpoena provisions; amending ss. 607.325, 620.192, F.S.; authorizing the state to bid, at any judicial sale to enforce its judgment lien against real property owned by a domestic or foreign corporation, alien business organization, or domestic or foreign limited partnership for failure to maintain a registered office and a registered agent or for failure to comply with a subpoena issued by the Department of Legal Affairs to produce certain testimony and records, an amount up to the amount of the judgment lien on the property; providing for the disposition and distribution of moneys recovered from the enforcement of these provisions; amending s. 253.03, F.S.; authorizing the Board of Trustees of the Internal Improvement Trust Fund to manage and sell all real property acquired by the state at such judicial sales; providing for the disposition and distribution of the proceeds from such sales; providing for application of act to certain pending proceedings; providing for reimbursement of certain expenditures from the Internal Improvement Trust Fund with respect to real property acquired under s. 607.325 or s. 620.192, F.S., prior to the effective date of the act; providing for reimbursement of interest earnings lost to that fund by virtue of such expenditures; providing an effective date.

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

By Senator Malchon—

SB 158—A bill to be entitled An act relating to state-administered retirement programs; amending ss. 112.05, 121.091, 122.16, 238.181, 321.203, F.S.; revising limitations on receipt of both salary and retirement benefits after reemployment; providing an effective date.

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

By Senator Malchon—

SB 159—A bill to be entitled An act relating to health care; providing for the appointment of health care surrogates to provide express and informed consent to medical procedures and to apply for public benefits for patients who are incompetent to do so for themselves; prescribing methods of appointment; prescribing powers of surrogates; providing for judicial review; providing an effective date.

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

By Senator W. D. Childers—

SB 160—A bill to be entitled An act relating to unemployment compensation; amending sections 1, 2, and 3 of chapter 82-23, Laws of Florida, as amended; extending the period during which general payment of benefits by mail and reporting by mail to certify for the payment of benefits are authorized; amending s. 443.036, F.S.; defining the term "earned income" and redefining the term "unemployment" for purposes of the Unemployment Compensation Law; amending s. 443.091, F.S.; to revise references relating to benefit eligibility conditions; amending s. 443.101, F.S.; revising provisions relating to disqualification for benefits; amending s. 443.111, F.S.; requiring the deduction of income derived from self-employment from unemployment compensation benefits; restricting conditions under which extended benefits are payable; amending ss. 443.121, 443.131, and 443.141, F.S.; relating to employing units, contributions, and collection of contributions, to revise references and terminology; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By Senators Vogt, Brown, Girardeau, Peterson, Thurman, D. Childers, Plummer, Myers, Weinstein, W. D. Childers, Jenne, Gordon, Hill and Stuart—

SB 161—A bill to be entitled An act relating to governmental reorganization; creating s. 20.318, F.S.; creating the Department of Veterans' Affairs and providing for its organization; amending s. 292.04, F.S.; prescribing the composition and duties of the Florida Commission on Veterans' Affairs; assigning the commission to the Department of Veterans' Affairs; amending s. 292.05, F.S.; prescribing the duties of the Department of Veterans' Affairs; amending ss. 292.11, 292.12, 292.13, F.S.; providing for county and municipal veteran service officers; amending ss. 295.01, 295.016, 295.11, 295.16, 295.17, 320.084, 322.21, F.S.; providing for issuance and uses of identification cards by the Department of Veterans' Affairs and providing for investigations by the department; amending s. 295.124, F.S.; designating the Department of Veterans' Affairs as the approving agency for veterans' education and training; amending s. 626.833, F.S.; prohibiting employees of the Department of Veterans' Affairs from being licensed as health agents; amending s. 744.421, F.S.; requiring notice of certain matters in guardianship proceedings to be provided to the Department of Veterans' Affairs; transferring specified powers, duties, records, personnel, property, and appropriations, allocations, and funds from the Department of Education to the Department of Veterans' Affairs; transferring the Florida Commission on Veterans' Affairs from the Executive Office of the Governor to the Department of Veterans' Affairs; abolishing the Department of Administration and providing for the transfer of its powers, duties, property, personnel, and funds to other agencies; amending various provisions of the Florida Statutes to conform provisions to reorganization made by the act and to remove obsolete provisions; repealing s. 20.31, F.S., which creates the Department of Administration; repealing s. 110.151, F.S., which creates a state officers' and employees' pilot child care program; repealing s. 112.192, F.S., which creates a State Officers' Compensation Commission; repealing ch. 291, F.S., which provides pensions for confederate veterans and their widows; repealing s. 292.07, F.S., which provides for a director of the Division of Veterans' Affairs of the Department of Administration; providing for continuation of rules of agencies involved in reorganization under the act; providing for substitution of agencies in pending proceedings; providing for assumption of powers and duties under conflicting laws enacted in the same session; providing an effective date.

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

By Senator Johnson—

SB 162—A bill to be entitled An act relating to dogs; providing legislative findings; providing a procedure and standards by which dogs may be declared to be vicious dogs; imposing requirements on owners with respect to dogs declared to be vicious dogs, including requirements to maintain license and registration tags for such dogs, to register such dogs with the Department of Health and Rehabilitative Services and tattoo them, and to maintain liability insurance for damage done by such dogs and requirements for the keep and handling of such dogs; providing for investigations of violations of such requirements and for impoundment and destruction of dogs; providing that owner is liable for expenses of impounding dogs; providing criminal penalties for violations of act; prescribing requirements for licensing and registration of dogs that have been declared to be vicious dogs; providing for registration fees, training of dog owners, and reporting of incidents involving dogs and of violations of the act; providing criminal penalties for training, encouraging, or commanding a dog to attack a person or animal; making owners of dogs liable for damage caused by their dogs and for court costs and attorney's fees; providing exceptions; prohibiting certain county and municipal ordinances and regulations and providing that the act supersedes certain such ordinances and regulations; repealing ss. 767.01-767.07, F.S., which relate to liability of persons for damage by or to dogs; providing an effective date.

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

By the Committee on Education—

SB 163—A bill to be entitled An act relating to the purchase of real property by educational boards; amending s. 235.054, F.S.; continuing the temporary exemption from public disclosure of certain records relating to the negotiations for purchase of real property by an educational board; subjecting such exemption to future review under the Open Government Sunset Review Act; providing an effective date.

—was referred to the Committee on Education.

By Senator Girardeau—

SB 164—A bill to be entitled An act relating to the Florida Retirement System; amending s. 121.081, F.S.; permitting a member to claim and receive past-service credit under the system for certain employment in a youth mediator project funded by a federal grant to a local government; providing for payment of the contributions required to purchase such credit, plus interest, by the member or the office of the state attorney who supervised the project employees; providing an effective date.

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

By the Committee on Commerce—

SB 165—A bill to be entitled An act relating to the Economic Development Advisory Council; amending s. 20.17, F.S.; providing for appointment of members by the Secretary of Commerce; providing for meetings; establishing what constitutes a quorum; prescribing what comprises official action; requiring minutes of meetings; providing for the election of a chairman; providing for reimbursement for per diem and travel; reviving and readopting s. 20.17(4), relating to the council, notwithstanding repeal scheduled under the Sundown Act; providing for future review and repeal of said subsection; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Grant—

SB 166—A bill to be entitled An act relating to the Department of Lottery; requiring the department to purchase all its advertising and promotional services from persons whose principal place of business is within this state; providing an effective date.

—was referred to the Committee on Commerce.

By Senators Girardeau and Frank—

SB 167—A bill to be entitled An act relating to jurors; amending s. 40.01, F.S.; providing that jurors shall be selected from those possessing a valid driver's license or identification card, rather than from registered electors; amending s. 98.211, F.S.; deleting the provision that lists of electors be used for purposes of jury selection; amending s. 322.20, F.S.; providing that the Department of Highway Safety and Motor Vehicles shall furnish to the courts, for jury selection purposes, lists of licensed drivers; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By the Committee on Judiciary-Civil—

SB 168—A bill to be entitled An act relating to membership campgrounds; creating the Florida Membership Campground Act; providing definitions; requiring a contract for the purchase of the right to use campgrounds and facilities pursuant to a membership camping plan; providing that a contract may be canceled within a specified time period; requiring that certain disclosures must appear on the contract; requiring certain deposits to be held in a trust account for a specified time period; providing penalties; providing restrictions on advertising materials; providing requirements for prize and gift promotional offers; providing for purchasers' remedies; providing criminal penalties; providing that a violation of the act is a deceptive and unfair trade practice; providing for severability; providing an effective date.

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

By the Committee on Judiciary-Civil—

SB 169—A bill to be entitled An act relating to elections; amending s. 101.62, F.S.; providing for a single mailing of primary and general elections ballots to absent qualified electors overseas; providing procedures for voting such ballots; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By the Committee on Judiciary-Civil—

SB 170—A bill to be entitled An act relating to voter registration records; amending ss. 98.081, 98.101, 98.412, 98.461, F.S.; providing that certain voter registration records may be microfilmed and substituted for the original records by a supervisor of elections; requiring such records to be retained in accordance with a specified schedule; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By the Committee on Commerce—

SB 171—A bill to be entitled An act relating to the Motion Picture, Television, and Recording Industry Advisory Council; amending s. 20.17, F.S.; providing for appointment of members by the Secretary of Commerce; providing for meetings; requiring minutes of meetings; providing for a chairman; providing for reimbursement for per diem and travel; reviving and readopting s. 20.17(3), F.S., notwithstanding repeal scheduled under the Sundown Act; providing for future review and repeal of said subsection; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Hair—

SB 172—A bill to be entitled An act relating to medical malpractice actions; providing for the entry of judgment based on each party's percentage of fault when a portion of the fault is attributed to the Board of Regents; specifying the exclusive remedy to collect such damages from the Board of Regents; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Hair—

SB 173—A bill to be entitled An act relating to the Department of Highway Safety and Motor Vehicles; amending s. 715.05, F.S.; requiring the department to provide certain information regarding towed or removed vehicles to a law enforcement agency upon request; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Myers—

SB 174—A bill to be entitled An act relating to criminal history records; amending s. 943.058, F.S.; authorizing access to certain sealed records by specified persons; providing penalties for disclosure of the existence of or information in sealed or expunged records under certain circumstances; requiring certain notification of petitions for the expunction or sealing of such records; adding a circumstance under which a person whose records have been sealed or expunged may not lawfully deny the events in the record; expanding the statement which the petitioner for a record sealing or expunction 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; prohibiting the expunction of certain records under certain circumstances; creating s. 943.0535, F.S.; requiring clerks of courts to furnish to appropriate federal immigration officers upon official request, without charge, certified copies of court records of aliens convicted of felonies; providing effective dates.

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

By Senator Malchon—

SB 175—A bill to be entitled An act relating to weapons and firearms; making it unlawful to place a firearm in a place accessible to a child; providing legislative purpose; providing definitions; providing penalties; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By the Committee on Judiciary-Civil—

SB 176—A bill to be entitled An act relating to condominiums; amending s. 718.401, F.S.; prohibiting the enforcement of escalation clauses in certain existing condominium leases; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senators Girardeau and Meek—

SB 177—A bill to be entitled An act relating to economic development; establishing the Florida Institute for African and Caribbean Affairs at the Florida Agricultural and Mechanical University; specifying the purposes and responsibilities of the institute; providing for the appointment of a director and an advisory council for the institute; providing for funding the institute; providing an appropriation; providing an effective date.

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

By Senator Girardeau—

SB 178—A bill to be entitled An act relating to education; authorizing continuation of the Virgil Hawkins Fellows Scholarships for certain students; authorizing the restriction of the Virgil Hawkins Fellows Scholarships; defining minority for the purposes of student financial assistance and admission to Florida institutions; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Lehtinen—

SB 179—A bill to be entitled An act relating to crime victim assistance; amending ss. 39.19, 960.17, 960.20, F.S.; assessing specified costs against a juvenile, who has committed a delinquent act, for deposit to the Juvenile Justice-Crime Victim Trust Fund; requiring a juvenile who is placed on community control to pay compensation to the Crimes Compensation Trust Fund; creating s. 960.211, 960.29, 960.30, F.S.; creating the "Juvenile Justice-Crime Victim Trust Fund" and providing for the distribution of money from the fund; authorizing the Department of Labor and Employment Security to administer a crime victim assistance program and the trust fund; providing guidelines to determine priority of crime victim assistance grants from the trust fund; providing an effective date.

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

By Senator Weinstein—

SB 180—A bill to be entitled An act for the relief of Gerald Clearwater and Denise K. Clearwater, as personal representatives of the estate of Ryan Patrick Clearwater, deceased, and for the relief of Gerald Clearwater, individually, and Denise Clearwater, individually; directing the North Broward Hospital District to compensate them for the death of Ryan Patrick Clearwater as a result of the negligence of the North Broward Hospital District, d/b/a Broward General Medical Center; providing an effective date.

Proof of publication of the required notice was attached.

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

By Senator Weinstein—

SB 181—A bill to be entitled An act for the relief of Brent R. Eldred, a minor; directing the North Broward Hospital District to compensate him for injuries he sustained as a result of the negligence of the North Broward Hospital District, d/b/a Broward General Medical Center; providing an effective date.

Proof of publication of the required notice was attached.

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

By Senators Hill, Dudley, Kiser, Langley, Girardeau, Hollingsworth, Beard and Meek—

SB 182—A bill to be entitled An act relating to motorcycle riders; amending s. 316.211, F.S.; exempting persons of a specified age from certain safety equipment requirements; providing an effective date.

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

By Senator Myers—

SB 183—A bill to be entitled An act relating to probate of decedents estates; amending s. 733.903, F.S.; providing clarifying language to prohibit the subsequent administration of an estate based on the discovery of a will or later will; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Kirkpatrick—

SB 184—A bill to be entitled An act relating to county officers; amending s. 145.022, F.S.; prescribing applicability and duration of resolutions of boards of county commissioners which guarantee and appropriate salaries to certain county officials; authorizing boards of county commissioners to rescind such resolutions under certain conditions; amending s. 195.087, F.S.; requiring tax collectors to submit their budgets

to the Department of Revenue for approval; providing exceptions; repealing certain special acts and general acts of local application; providing an effective date.

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

By Senator Kirkpatrick—

SB 185—A bill to be entitled An act relating to aquaculture; amending s. 597.003, F.S., providing duties of the Department of Agriculture and Consumer Services with respect to the development of aquaculture activities; amending s. 597.005, F.S., modifying membership, terms, and procedures of the Aquaculture Review Council; amending s. 597.006, F.S., changing the name of the Aquaculture Interagency Coordinating Board; modifying membership; providing procedures and responsibilities; saving ss. 597.005 and 597.006, F.S., from Sundown repeal; providing for future review and repeal; providing an appropriation for review of regulatory programs affecting aquaculturalists; providing effective dates.

—was referred to the Committees on Agriculture and Appropriations.

By Senator Meek—

SB 186—A bill to be entitled An act relating to higher education; establishing the Law Student Mentor Program; providing for programs at certain public and private universities to encourage and assist low-income students and culturally disadvantaged students who are members of minorities to prepare for and pursue legal educations; providing for approval of programs by the Board of Regents in order to receive funding; requiring reports on program effectiveness; establishing a trust fund; providing for termination of program and legislative review of the program prior thereto; providing an appropriation; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Malchon—

SB 187—A bill to be entitled An act relating to state employment; amending s. 110.209, F.S.; requiring the Department of Administration to establish equal competitive area differentials for salaries of career service employees residing in certain specified counties; providing an effective date.

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

By Senator Malchon—

SB 188—A bill to be entitled An act relating to contracts in restraint of trade; amending s. 542.33, F.S.; providing that certain agreements in restraint of trade entered into by licensees of the use of service marks are exceptions to the prohibition of contracts in restraint of trade; providing an effective date.

—was referred to the Committee on Commerce.

By Senators Weinstein and Kiser—

SB 189—A bill to be entitled An act relating to the City of West Palm Beach; providing for the relief of Deborah L. Feigelson, to compensate her for personal injuries resulting from a diving accident in the City of West Palm Beach; providing for payment by the City of West Palm Beach; providing an effective date.

Proof of publication of the required notice was attached.

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

By Senator Malchon—

SB 190—A bill to be entitled An act relating to insurance; amending s. 627.6416, F.S.; providing that coverage for child health supervision services is optional in certain insurance policies; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Ros-Lehtinen—

SB 191—A bill to be entitled An act relating to regulation of professions and occupations; amending s. 455.213, F.S.; providing for establishment of initial license fee by rule; providing a period for issuance; amend-

ing s. 455.217, F.S.; providing restrictions on retaking examinations; amending s. 455.218, F.S.; modifying eligibility requirements for examination for licensure of foreign-trained professionals; deleting provisions relating to a special license for podiatric technicians; amending s. 455.219, F.S.; providing for establishment of license application fee and examination fee by rule; providing for refund of examination fee under certain circumstances; providing a fee for verifying licensure in another jurisdiction; amending s. 455.24, F.S., including acupuncturists under provisions regulating advertisement by health care providers of free or discounted services; repealing s. 455.2182, F.S., relating to construction of chapter 86-290, Laws of Florida; providing an effective date.

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

By Senator Gordon—

SB 192—A bill to be entitled An act relating to the Silver-Haired Legislature; providing an appropriation to the Department of Education to fund the 1988 Silver-Haired Legislature; providing an effective date.

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

By Senator Gordon—

SB 193—A bill to be entitled An act relating to postsecondary education; amending s. 240.107, F.S.; reducing the number of semester hours necessary to take the College-Level Communication and Computation Skills Examination; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Gordon—

SB 194—A bill to be entitled An act relating to gambling devices; amending s. 849.235, F.S.; revising the definition of antique slot machines which may be legally possessed; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Gordon—

SB 195—A bill to be entitled An act relating to jurors; amending s. 40.013, F.S.; providing for the exclusion of certain persons from jury service for medical reasons; amending s. 40.02, F.S.; excluding persons who have served as jurors from further service until the jury list is exhausted; amending s. 40.01, F.S.; authorizing a driver-data-base list to be used for the selection of jurors in conjunction with registered electors; creating s. 40.011, F.S.; requiring the Department of Highway Safety and Motor Vehicles to furnish a driver-data-base list to certain clerks of the circuit court and providing for affidavits for application for jury duty for those citizens whose names do not appear on the list; creating s. 40.022, F.S.; requiring the clerk of the circuit court to purge the jury lists once a month of convicted felons, mentally incompetent persons, and deceased persons; providing for affidavits for application for jury duty for those citizens whose civil rights and mental competency have been restored; amending s. 905.37, F.S.; providing that statewide grand jurors be selected from the same juror pool as countywide jurors; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Weinstein—

SB 196—A bill to be entitled An act relating to guardianship; amending the Florida Guardianship Law by replacing the term "incompetent" with the term "incapacitated person"; reenacting s. 744.101, F.S., pertaining to the short title for ch. 744, F.S.; repealing s. 744.1011, F.S., pertaining to effective date and to the enforcement of certain substantive rights under prior law; creating s. 744.1012, F.S.; declaring legislative intent; amending s. 744.102, F.S.; revising definitions; reenacting s. 744.1025, F.S., pertaining to application of definitions contained in the Florida Probate Code; repealing s. 744.103, F.S., pertaining to guardians of incompetent world war veterans; reenacting s. 744.104, F.S., pertaining to verification of documents; amending s. 744.105, F.S., relating to costs in guardianship proceedings, to delete an obsolete provision; amending s. 744.106, F.S.; providing for notice; deleting provisions relating to application of certain virtual representation provisions; amending s. 744.107, F.S.; providing for court monitors; amending s. 744.108, F.S.; establishing factors to be used in setting guardians' fees; amending s. 744.201, F.S.; providing for the domicile of a ward; amending s. 744.202, F.S.; providing

for venue in proceedings for declaration of incapacity and in proceedings for appointment of a guardian; providing for change of venue of a guardianship; reenacting s. 744.301, F.S., pertaining to natural guardians of minor children; repealing s. 744.303, F.S., pertaining to limited guardianships; creating s. 744.3031, F.S.; providing for emergency temporary guardianship; requiring certain court findings and procedures; providing for the automatic expiration, and for the possible extension, of such guardianship; amending s. 744.304, F.S.; providing for naming and appointing a standby guardian; providing for such guardian's assumption of duties; creating s. 744.3045, F.S.; providing for naming a preneed guardian; providing for such guardians' assumption of duties; repealing s. 744.305, F.S., pertaining to nonprofit corporate guardianship; amending s. 744.306, F.S.; providing for representation by a foreign guardian; amending s. 744.307, F.S.; providing for a foreign guardian who manages the property of a nonresident ward in this state to be subject to the rules concerning guardianships; amending s. 744.308, F.S.; providing procedures for the appointment of a resident guardian for a nonresident incapacitated person's property; providing for the rules of guardianship to apply; amending s. 744.309, F.S.; establishing who may, or may not, be appointed guardian of a resident incapacitated person; amending s. 744.312, F.S.; specifying considerations for the court in the appointment of a guardian, a preneed guardian, or a standby guardian; transferring, renumbering, and amending s. 744.313, F.S.; providing for the issuance and contents of letters of guardianship; creating s. 744.3201, F.S.; providing for a petition to determine incapacity; requiring such petition to be accompanied by a petition for appointment of a guardian; allowing it to be accompanied by a petition for appointment of an emergency temporary guardian; creating s. 744.3215, F.S.; specifying the rights that an incapacitated person retains and the rights that a guardian may exercise under specified conditions; amending s. 744.331, F.S.; providing procedures to determine incapacity, including giving notice, providing counsel, appointing an examining committee, submitting a committee report, conducting a hearing, entering an order determining incapacity, and paying reasonable fees; providing for assessing costs against the petitioner in specified circumstances; amending s. 744.334, F.S.; prescribing the contents of a petition for the appointment of a guardian; amending s. 744.337, F.S.; providing for notice of a guardianship hearing for a minor; deleting provisions relating to hearing a petition alleging that a person has been adjudicated physically or mentally incompetent; repealing s. 744.341, F.S., pertaining to voluntary guardianship; amending s. 744.344, F.S.; providing for an order appointing a guardian; specifying limits; reenacting s. 744.347, F.S., pertaining to the guardian's oath; amending s. 744.351, F.S.; providing for the filing of bond by the guardian and related requirements; reenacting s. 744.354, F.S., pertaining to the validity of certain bonds; reenacting s. 744.357, F.S., pertaining to liability of a surety for a guardian; creating s. 744.358, F.S.; providing standards of liability of a guardian; amending s. 744.361, F.S.; prescribing powers and duties of the guardian; creating s. 744.362, F.S.; providing for the initial guardianship plan; specifying its contents; providing limitations upon its substance and its term of validity; repealing s. 744.364, F.S., pertaining to periodic examination of a ward by a physician; amending s. 744.367, F.S.; imposing on the guardian the duty to file an annual guardianship plan; prescribing the contents of the plan; creating s. 744.368, F.S.; providing for a guardianship clerk to review the plan; requiring the guardian to keep substantiating papers for a specified period; providing for objections to the plan and for demands for a copy of the plan; amending s. 744.371, F.S.; providing for the court to grant relief based upon examination of the plan; creating s. 744.3715, F.S.; providing for interim court review upon petition; creating s. 744.372, F.S.; providing for judicial review of guardianships; creating s. 744.3725, F.S.; providing prerequisites to the guardian's exercise of certain rights; amending s. 744.374, F.S.; providing for the guardian who controls a ward's property to make payments to any other guardian; repealing s. 744.377, F.S., pertaining to the duties of a guardian of the property; reenacting s. 744.381, F.S., pertaining to appraisals; amending s. 744.384, F.S.; providing for the inventory of subsequently discovered or acquired property; amending s. 744.387, F.S.; providing for the settlement of claims; amending s. 744.391, F.S.; providing procedures for certain actions in which the interests of the guardian are adverse to those of the ward; amending s. 744.394, F.S.; providing for suspension of statutes of limitations in favor of the guardian; amending s. 744.397, F.S.; providing for the application of the income of the ward's property; amending s. 744.421, F.S.; providing for petition for an order directing support of a ward's dependents; specifying conditions in which a court may authorize certain payments; amending s. 744.424, F.S.; providing for attorney's fees and expenses; eliminating the provision for payment of certain additional attorneys' fees; repealing s. 744.427, F.S., pertaining to annual returns by a guardian of the property; transferring,

renumbering, and amending s. 744.431, F.S.; providing for an order requiring a guardianship plan; providing a penalty for a failure to file such plan; transferring, renumbering, and amending s. 744.434, F.S.; specifying which assets of the ward the guardian must produce or show that he controls and allowing the ward to petition for the production of assets; transferring, renumbering, and amending s. 744.437, F.S.; providing for an annual appearance of the guardian before the court; amending s. 744.441, F.S.; revising the powers of a guardian upon court approval; amending s. 744.444, F.S.; substituting powers a guardian authorized to manage property may exercise for powers a guardian may exercise without court approval; amending s. 744.447, F.S.; revising content and notice requirements for a petition for authorization to act; reenacting s. 744.451, F.S., pertaining to the contents of certain orders for a sale or mortgage; amending s. 744.454, F.S.; forbidding a guardian to purchase property or borrow money from his ward except as specified; amending s. 744.457, F.S.; providing for conveyance of various property rights of a ward; reenacting s. 744.461, F.S., pertaining to protection of purchasers and lenders; amending s. 744.464, F.S.; providing for the restoration of a ward to capacity; providing for determining venue, filing a suggestion of capacity, and entering an order of restoration; reenacting s. 744.467, F.S., pertaining to resignation of a guardian; amending s. 744.471, F.S.; requiring the appointment of a successor guardian in certain circumstances; amending s. 744.474, F.S.; prescribing reasons for the removal of a guardian; amending s. 744.477, F.S.; specifying who may institute proceedings for removal of a guardian; amending s. 744.511, F.S.; requiring a removed guardian to file an accounting as specified; amending s. 744.514, F.S.; providing for the surrender of the ward's assets to the successor guardian or ward upon removal of the guardian; amending s. 744.517, F.S.; providing for proceedings for holding a removed guardian in contempt in certain circumstances; amending s. 744.521, F.S.; providing for the termination of a guardianship; amending s. 744.524, F.S.; providing for termination of guardianship upon change of the ward's domicile; amending s. 744.527, F.S.; providing for the filing of a guardian's final returns and hearing objections thereto; amending s. 744.531, F.S.; prescribing prerequisites to entry of an order of discharge; revising the statute of limitations on actions against a guardian; amending s. 744.534, F.S., pertaining to disposition of unclaimed funds held by a guardian; deleting the term "guardian of the property"; reenacting and amending the Public Guardianship Act, consisting of ss. 744.701, 744.702, 744.703, 744.704, 744.705, 744.706, 744.707, 744.708, 744.709, F.S.; replacing the terms "competency," "incompetency," and "incompetent" with "capacity," "incapacity," and "incapacitated"; revising a cross-reference; deleting obsolete provisions; repealing s. 393.12, F.S., pertaining to determining competency and to appointment of a guardian advocate or guardian of the person or property for certain retarded persons; repealing s. 394.467(3)(c), F.S., pertaining to appointing a guardian advocate for a hearing on involuntary placement; repealing ss. 747.06, 747.07, 747.08, 747.09, 747.10, 747.11, 747.12, 747.13, 747.14, 747.15, 747.16, 747.17, 747.18, 747.19, F.S., pertaining to curators; providing for certain former orders adjudicating incompetency to be void; providing for court review of certain existing guardianships; providing an effective date.

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

By Senators Woodson and Dudley—

SB 197—A bill to be entitled An act relating to ad valorem tax exemptions; amending s. 196.011, F.S.; providing for waiver of the requirement for annual application for the exemption for property to the value of \$500 of widows, blind persons, and the disabled under certain conditions; providing an effective date.

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

By Senator Grizzle—

SB 198—A bill to be entitled An act relating to medical education; transferring the powers, duties, and functions of the Department of Education under the Community Hospital Education Act to the Board of Regents; transferring records, property, and funds related thereto; assigning the Community Hospital Education Council to the Board of Regents; amending s. 381.503, F.S.; authorizing the Board of Regents to administer the statewide programs under the act; modifying program content; revising requirements for membership on the Community Hospital Education Council; specifying a term for membership on the council; providing for appointment of the staff director of the council; changing hospital qualification requirements for participation in the community hospital education program; deleting obsolete provisions; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Meek—

SB 199—A bill to be entitled An act relating to district school boards; amending s. 231.495, F.S., authorizing district school boards to purchase annuities for members of the Florida Retirement System who have out-of-state teaching services under certain circumstances; providing an effective date.

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

By Senator Meek—

SB 200—A bill to be entitled An act relating to housing finance authorities; amending ss. 159.602, 159.608, F.S.; authorizing a housing finance authority to own and operate a savings and loan bank; providing a purpose; providing for the reinvestment of proceeds; requiring a minimum amount of capital; requiring compliance with state and federal banking regulations; providing an effective date.

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

By Senator McPherson—

SB 201—A bill to be entitled An act relating to title certification; amending s. 177.041, F.S., providing that the title opinion or certification must show all mortgages not satisfied or released of record or otherwise terminated by law; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator McPherson—

SB 202—A bill to be entitled An act relating to consumer protection; amending s. 501.1375, F.S., revising penalties with respect to escrow accounts for buyers of residential dwelling units; providing for prima facie evidence of a violation; providing an effective date.

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

By Senator Meek—

SB 203—A bill to be entitled An act relating to deferred-payment purchases made by community colleges; amending ss. 240.319, 287.064, F.S.; creating an option for a community college to have its deferred-payment purchases consolidated under master equipment financing agreements executed by the Division of Bond Finance; providing an effective date.

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

By Senator Lehtinen—

SJR 204—A joint resolution proposing an amendment to Section 12 of Article III of the State Constitution that requires the Legislature to enact expenditure limitations and budgetary procedures for state and local governments and that prescribes procedures for the consideration of appropriations bills.

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

By Senator Lehtinen—

SB 205—A bill to be entitled An act relating to state and local government expenditure limitations; creating chapter 191, F.S., The Budgeting Procedures and Expenditure Limitations Act; providing specified limitations upon state and local government expenditures; providing for disclosure of certain information in appropriations bills and local ordinances; providing an effective date.

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

By Senator Malchon—

SB 206—A bill to be entitled An act relating to support; amending ss. 409.2554 and 743.07, F.S., providing that state law defining the rights and obligations of persons 18 years or older shall not prohibit any court from requiring support for certain dependent persons beyond 18 years of age; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Myers—

SB 207—A bill to be entitled An act relating to dispensing practitioners; amending s. 465.0276, F.S.; providing for the dispensing of medicinal drugs by practitioners; requiring an annual fee; providing certain procedures for dispensing practitioners prior to dispensing medicinal drugs for remuneration; requiring the inspection of certain facilities; repealing certain continuing education requirements for dispensing practitioners; providing an effective date.

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

By Senator Meek—

SB 208—A bill to be entitled An act relating to education; amending ss. 228.041, 228.072, F.S.; defining community instructional services; amending s. 236.081, F.S.; providing funding for community instructional services; providing rulemaking authority; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Woodson—

SB 209—A bill to be entitled An act relating to controlled substances; amending s. 893.135, F.S.; prohibiting trafficking in cocaine when the amount of cocaine involved is 1 gram or more but less than 28 grams; providing penalties; increasing penalties for trafficking in cocaine when the amount of cocaine involved is 28 grams or more; providing an effective date.

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

By Senator Woodson—

SB 210—A bill to be entitled An act relating to incompetent or mentally ill persons; amending ss. 86.041, 90.602, 620.715, 660.41, 849.04, 941.98, and 945.12, F.S., changing statutory usages relating to mental incompetency and mental illness; repealing s. 1.01(5), F.S., eliminating the general definition of the terms "lunatic," "insane persons," and like terms within the statutes; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By the Committee on Health and Rehabilitative Services—

SB 211—A bill to be entitled An act relating to abortion clinics; amending s. 390.012, F.S.; amending the rulemaking responsibilities of the Department of Health and Rehabilitative Services with respect to such clinics and to the disposal of fetal remains; providing penalties for the improper disposal of fetal remains; amending s. 390.026, F.S., pertaining to internal risk management programs in the clinics; deleting obsolete cross-references; amending s. 395.041, F.S., pertaining to internal risk management programs in hospitals; deleting references to abortion clinics and obsolete cross-references; reviving and readopting ss. 390.011(2), 390.012-390.019, 390.021, 390.026, F.S., relating to the termination of pregnancies, notwithstanding repeals scheduled pursuant to the Sunset Act; providing for future review and repeal of said sections; providing an effective date.

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

By the Committee on Health and Rehabilitative Services—

SB 212—A bill to be entitled An act relating to the Florida Drug and Cosmetic Act; amending ss. 499.017, 499.018, 499.02, 499.021, 499.022, 499.067, F.S.; clarifying procedures for applying for state approval and permits for the manufacture, use, distribution, repackaging, and sale of generic drugs and investigational drugs; revising provisions relating to the meetings of the Florida Drug and Cosmetic Technical Review Panel; providing duties of the panel; providing for recommendations by the panel to the Department of Health and Rehabilitative Services; clarifying provisions relating to certain fees and consulting contracts; clarifying grounds for denying certain permits; reviving and readopting ss. 499.02, 499.021, 499.022, F.S., notwithstanding repeals scheduled under the Sunset Act and Regulatory Sunset Act; providing for future review and repeal of said sections; providing an effective date.

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

By the Committee on Corrections, Probation and Parole—

SB 213—A bill to be entitled An act relating to the Department of Corrections; requiring the Secretary of Corrections to notify the Governor when the inmate population reaches a certain amount; authorizing the secretary to grant provisional credits to specified inmates upon an acknowledgment by the Governor that the inmate population has reached such amount; requiring the department to establish a provisional release date for certain inmates based on provisional credits that have been granted; providing for the release of certain inmates into the provisional release supervision program prior to the expiration of sentence; providing for terms and conditions of conditional release supervision; authorizing the department to terminate provisional release supervision under certain circumstances; providing for rules; repealing s. 944.276, F.S., relating to administrative gain-time; providing an effective date.

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

By Senator Grant—

SB 214—A bill to be entitled An act relating to property; replacing the existing statutory rule against perpetuities with the "Florida Uniform Statutory Rule Against Perpetuities"; prescribing a method of determining the validity of nonvested property interests and powers of appointment; providing for when such interests or powers are created; providing for reformation of a disposition under certain circumstances; providing exclusions from the rule; providing for application; providing for a rule of construction; providing for uniformity of application and construction; repealing s. 689.22, F.S., relating to the rule against perpetuities; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Grant—

SB 215—A bill to be entitled An act relating to attorney's fees; amending s. 57.105, F.S., relating to attorney's fees in actions based on contract; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senators Grant and Dudley—

SJR 216—A joint resolution proposing the creation of Section 11 of Article IV of the State Constitution relating to a Department of Veterans' Affairs.

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

By Senator Grant—

SB 217—A bill to be entitled An act relating to veterans' affairs; creating s. 20.37, F.S.; creating a Department of Veterans' Affairs and providing for its organization; transferring specified powers, duties, records, personnel, property, and appropriations, allocations, and funds from the Department of Education to the Department of Veterans' Affairs; transferring the Florida Commission on Veterans' Affairs from the Executive Office of the Governor to the Department of Veterans' Affairs; transferring the Division of Veterans' Affairs from the Department of Administration to the Department of Veterans' Affairs; providing that department personnel may not be required to move their households solely because of the reorganization effected by this act; amending s. 20.31, F.S.; eliminating the Division of Veterans' Affairs from the Department of Administration; amending s. 292.04, F.S.; assigning the Florida Commission on Veterans' Affairs to the department; amending s. 292.05, F.S.; providing for the duties of the department; amending s. 295.124, F.S.; providing that the department is the state approving agency for purposes of certain veterans' education and training; repealing s. 292.07, F.S., relating to the appointment of veterans' affairs officers; amending ss. 292.11, 295.01, 295.016, 295.11, 295.16, 295.17, 320.084, 322.21, 626.833, and 744.421, F.S.; amending provisions to conform to the reorganization made by this act; providing an effective date.

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

By Senator Myers—

SB 218—A bill to be entitled An act relating to drug abuse prevention and control; amending s. 893.03, F.S.; adding two substances to a list of Schedule I controlled substances of a hallucinogenic nature; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Peterson—

SB 219—A bill to be entitled An act relating to the support of a child of a dependent minor; providing that a parent of a dependent minor is responsible for the support of a child of that dependent minor; providing conditions for such support responsibility; providing definitions; providing for enforcement of support orders; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Peterson—

SB 220—A bill to be entitled An act relating to purchasing by state agencies; requiring state agencies to give preference to certain bidders; providing an effective date.

—was referred to the Committee on Governmental Operations.

By Senators W. D. Childers, Woodson and Beard—

SB 221—A bill to be entitled An act relating to the insurance risk management trust fund; amending s. 284.31, F.S.; providing for coverage under the fund for coordinated community transportation providers and their subcontractors; providing an effective date.

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

By Senator Hill—

SB 222—A bill to be entitled An act relating to motor vehicle insurers; providing that an insurer is liable, under a policy which provides for repair or replacement of a motor vehicle by the insurer, for certain towing or storage charges incurred for that motor vehicle; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Hill—

SB 223—A bill to be entitled An act relating to state employee parking; amending s. 272.161, F.S.; requiring the Department of General Services to adopt certain guidelines for the lease of parking space; providing for provision of adequate parking for new state facilities; requiring certain contracts to provide parking fees; providing for loading zone permits; authorizing the department to lease parking space to lease to state employees; providing minimum fees for parking space rental by the Department of General Services; authorizing use of the Paid Parking Trust Fund for additional costs; providing an effective date.

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

By Senator Hill—

SB 224—A bill to be entitled An act relating to the district school system; creating s. 232.2452, F.S.; encouraging school districts to establish report card pick-up days; providing an effective date.

—was referred to the Committee on Education.

By Senators Peterson, Kirkpatrick, Brown, Grizzle and Myers—

SB 225—A bill to be entitled An act relating to scholarships; amending s. 240.414, F.S.; revising eligibility requirements for participation in the Latin American and Caribbean Basin Scholarship Program; providing that a recipient of a scholarship under the program who does not return to his country of origin upon completing his baccalaureate degree and remain there for a specified period thereafter is liable for the total amount of the scholarships he received under the program; requiring the Department of Education to establish procedures to recover such amounts from recipients who become liable for repayment; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Lehtinen—

SB 226—A bill to be entitled An act relating to criminal defendants; providing for the payment of investigation costs by a defendant when requested by the investigating law enforcement agency and so ordered by the court; requiring an itemized statement of investigation costs; providing for a lien upon the property of the defendant or the parent of a minor defendant; specifying certain protections available to a defendant; pro-

viding for deposit and use of investigation costs collected by a law enforcement agency; amending s. 948.03, F.S.; providing for payment of investigation costs as a condition of probation or community control; providing an effective date.

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

By Senator Hair—

SB 227—A bill to be entitled An act relating to a surtax on documents; authorizing certain counties to levy a discretionary surtax on certain documents to provide financial assistance for constructing, rehabilitating, or purchasing housing for certain families; providing for future repeal of such authorization; providing an effective date.

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

By Senators Ros-Lehtinen, Jennings, Meek, Grizzle, Weinstock, Woodson, Thurman, Malchon, Margolis and Frank—

SB 228—A bill to be entitled An act relating to dissolution of marriage; providing that the right to a military pension or military retirement benefits must be considered a marital asset in equitably distributing marital property; allowing the court to specify the scheme of distribution; providing that the act does not nullify certain awards; allowing a court to modify certain judgments to distribute the rights to military pension or military retirement benefits; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By the Committee on Education—

SB 229—A bill to be entitled An act relating to student achievement tests of college-level communication and computation skills; amending s. 229.551, F.S.; continuing the exemption of such tests and related documents from the public records requirements of s. 119.07, F.S.; providing for future legislative review of this exemption pursuant to the Open Government Sunset Review Act; providing an effective date.

—was referred to the Committee on Education.

By the Committee on Governmental Operations—

SB 230—A bill to be entitled An act relating to the Capitol Center Planning Commission; amending s. 272.12, F.S.; correcting the boundary description of the Capitol Center Planning District; deleting obsolete provisions regarding initial commission appointments; adding provisions for filling vacancies; authorizing the commission to obtain professional, expert, clerical, or other assistance; reviving and readopting subsections (2) and (3) of said section, notwithstanding their scheduled repeal pursuant to ch. 82-46, Laws of Florida; providing for expiration of specified provisions of the sections that relate to the commission and for review of those provisions prior to expiration; providing an effective date.

—was referred to the Committee on Governmental Operations.

By Senator Meek—

SB 231—A bill to be entitled An act relating to minority business enterprises; amending s. 287.062, F.S.; specifying that the procedures for reserving certain contracts apply only to bids entered by a certified minority business enterprise, or to contractors who use such enterprises as subcontractors or subvendors, rather than to any minority business enterprise; amending s. 287.094, F.S.; providing penalties for false representation as a certified minority business enterprise; requiring a person to be disqualified to bid on contracts or negotiate to render professional services for a specified period if that person is involved in, or knows about, a violation of this section; amending s. 287.0943, F.S.; allowing revocation of certification of a minority business enterprise; prohibiting an enterprise from applying for certification for a specified period after a revocation and for a specified period after a denial of certification because of ineligibility; providing an effective date.

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

By Senator Woodson—

SB 232—A bill to be entitled An act relating to emergency medical services grants; amending s. 401.107, F.S.; redefining the term "emergency medical services" and defining the term "prehospital care system"

for purposes of the "Florida Emergency Medical Services Grant Act of 1973," amending s. 401.113, F.S.; requiring a board of county commissioners to distribute funds received from the Emergency Medical Services Trust Fund to agencies that operate prehospital care systems and to certain municipalities within the county; providing an effective date.

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

By Senators Grant, Crawford and Frank—

SB 233—A bill to be entitled An act relating to trade secrets; creating the Uniform Trade Secrets Act; providing definitions; authorizing the enjoining of misappropriation of trade secrets; providing for damages and award of attorney's fees; providing for preservation of secrecy of trade secrets by the court; providing a statute of limitations; specifying effect on other laws; providing for construction; providing an effective date.

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

By Senator Grant—

SB 234—A bill to be entitled An act relating to water resources; amending s. 373.073, F.S.; providing that one member of the governing board of the Southwest Florida Water Management District be a resident of Pasco County; providing an effective date.

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

By Senator Brown—

SB 235—A bill to be entitled An act relating to unclaimed motor vehicles; amending s. 713.78, F.S.; requiring the Department of Highway Safety and Motor Vehicles to be notified of certain liens upon recovered, towed, or stored vehicles; requiring the department to suspend the registration of a person's motor vehicles until satisfaction of any lien for towing and storage charges has been demonstrated to the department; providing for the sale of certain motor vehicles in satisfaction of a lien for recovery, towing, or storage charges; providing an effective date.

—was referred to the Committee on Transportation.

By Senators Girardeau and Malchon—

SB 236—A bill to be entitled An act relating to a surtax on documents; creating s. 212.056, F.S.; authorizing counties to levy a discretionary surtax on certain documents to provide financial assistance for constructing, rehabilitating, or purchasing housing for certain families; providing for the administration, collection, and distribution of the proceeds of the surtax; providing an exception; requiring an annual report to the Department of Revenue; providing an effective date.

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

By Senator Girardeau—

SJR 237—A joint resolution proposing an amendment to Section 5, Article II of the State Constitution, relating to elected public officers.

—was referred to the Committee on Rules and Calendar.

By Senators Girardeau and Gordon—

SB 238—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 moneys 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 Margolis—

SB 239—A bill to be entitled An act relating to firefighters, paramedics and police officers; creating s. 112.185, F.S.; creating the Florida Firefighters, Paramedics, and Police Officers Health Project at the University of Miami School of Medicine; prescribing duties of the project; providing for annual audit and report; providing for review and repeal; providing an appropriation; providing an effective date.

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

By Senators Crenshaw and Jennings—

SB 240—A bill to be entitled An act relating to the state lottery; amending s. 24.115, F.S.; removing authorization for a prize winner to assign a portion of a prize to certain financial institutions; providing an effective date.

—was referred to the Committee on Commerce.

By Senators Frank, Thurman, Brown, Jenne, Peterson, Kirkpatrick, W. D. Childers, Girardeau, Plummer and Malchon—

SB 241—A bill to be entitled An act relating to ad valorem taxation; amending s. 196.011, F.S.; authorizing counties to waive the annual application requirement for specified tax exemptions; specifying circumstances when reapplication is required; requiring owners of property exempt as a result of such waiver to notify the property appraiser of changes affecting the exempt status of property; providing for imposition of taxes and interest if the owner fails to provide such notice; repealing s. 196.131(3), F.S., which provides for waiver of annual application requirement for homestead tax exemptions; providing applicability of act; providing an effective date.

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

By Senator Grant—

SB 242—A bill to be entitled An act relating to the tax on handle for dogracing; amending s. 550.09, F.S.; providing for an increase in the tax-exempt portion of such handle under certain circumstances; providing an effective date.

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

By the Committee on Education—

SB 243—A bill to be entitled An act relating to community college employee records; amending s. 240.337, F.S.; providing that community college personnel records that have been designated as limited access records are exempt from the public records requirements of ch. 119, F.S.; providing for future legislative review of the exemption pursuant to the Open Government Sunset Review Act; providing an effective date.

—was referred to the Committee on Education.

By Senator Hill—

SB 244—A bill to be entitled An act relating to insurance; amending s. 627.4615, F.S.; prescribing the interest rate payable upon life insurance death benefits; providing an effective date.

—was referred to the Committee on Commerce.

By Senators Lehtinen, Woodson, Ros-Lehtinen, Langley, Grant and D. Childers—

SB 245—A bill to be entitled An act relating to wrongful death; amending s. 768.18, F.S., redefining "minor children" and defining "person" to include unborn children for purposes of the Florida Wrongful Death Act; amending s. 768.19, F.S., precluding certain wrongful death actions relating to termination of pregnancies; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Thurman (by request)—

SB 246—A bill to be entitled An act relating to clinical laboratories; creating s. 483.182, F.S.; authorizing a licensed clinical laboratory director to collect and examine specimens upon a patient's written request; requiring reports of contagious diseases; providing for future review and repeal of said section; providing an effective date.

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

By Senator Peterson—

SB 247—A bill to be entitled An act relating to the district school tax; amending s. 236.25, F.S.; revising the method of calculating the millage that a school district must levy in order to participate in the state alloca-

tion of funds for current operation and the method of calculating the limit on that millage; providing an effective date.

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

By Senator Peterson—

SB 248—A bill to be entitled An act relating to school finance; amending s. 236.081, F.S.; revising the manner and method of determining the basic annual allocation from the Florida Education Finance Program to each school district for operation; providing an effective date.

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

By the Committee on Education—

SB 249—A bill to be entitled An act relating to public school personnel; amending s. 231.262, F.S.; providing that complaints and investigative information related to complaints against teachers and administrators are exempt from the public records requirements of ch. 119, F.S., under certain circumstances; providing for future legislative review of the exemptions pursuant to the Open Government Sunset Review Act; providing an effective date.

—was referred to the Committee on Education.

By Senator D. Childers—

SB 250—A bill to be entitled An act relating to used motor vehicles; creating the "Used Car Lemon Law"; providing definitions; providing for required warranties with respect to the sale of used motor vehicles; requiring dealers to honor certain warranties; providing warranty requirements; providing requirements with respect to the sale of a used motor vehicle "as is"; providing for dealer statements; providing for independent inspections; providing for the Used Car Lemon Law Bill of Rights; providing an effective date.

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

By Senator D. Childers—

SB 251—A bill to be entitled An act relating to energy conservation; creating the Public Education Energy Management Incentives Program to promote economical energy management in district public schools; providing for salary guarantees for district energy managers through contracts with the Governor's Energy Office; providing for contract specifications; specifying duties of the Governor's Energy Office; requiring annual reports to the Legislature; providing for consultant contracting; authorizing limited initial participation; providing for review and repeal; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By the Committee on Education—

SB 252—A bill to be entitled An act relating to public school student examination and assessment instruments; amending s. 232.248, F.S.; continuing the exemption of certain instruments and related materials from the public records requirements of s. 119.07, F.S.; providing for future legislative review of this exemption pursuant to the Open Government Sunset Review Act; providing an effective date.

—was referred to the Committee on Education.

By the Committee on Education—

SB 253—A bill to be entitled An act relating to private postsecondary vocational, technical, trade, and business schools; amending s. 246.226, F.S.; continuing the exemptions of specified records and meetings of the state regulatory board from the public records and public meetings requirements of ss. 119.07 and 286.011, F.S.; providing for future legislative review of these exemptions pursuant to the Open Government Sunset Review Act; providing an effective date.

—was referred to the Committee on Education.

By the Committee on Education—

SB 254—A bill to be entitled An act relating to public school personnel files; amending s. 231.291, F.S.; specifying which items in such files are exempt from the public records requirements of ch. 119, F.S.; providing for future legislative review of these exemptions pursuant to the Open Government Sunset Review Act; providing an effective date.

—was referred to the Committee on Education.

By Senators Stuart, Girardeau and Deratany—

SB 255—A bill to be entitled An act relating to public records; creating the "Florida Fair Information Practices Act"; providing purpose and intent; providing definitions; providing for departmental reports of the existence, type, and disclosures of certain public records containing personal information; requiring copies of such reports be maintained for public use; providing for notice to certain persons concerning the collection, maintenance, and use of personal information; providing procedures for requesting a change in personal information in certain public records; requiring the Division of Library and Information Services of the Department of State to recommend rules of procedure; requiring the Administration Commission to adopt rules to implement this act; providing for an annual report to the Legislature; providing an exclusive administrative remedy; providing severability; providing an effective date.

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

By Senators Peterson, Kirkpatrick, Hair, Brown, Grizzle and Myers—

SB 256—A bill to be entitled An act relating to state universities; amending s. 240.209, F.S.; specifying additional requirements for the systemwide master plan and university master plans; prescribing additional powers and duties of the Board of Regents with respect to curriculum, courses, programs, and faculty at state universities; providing for evaluation of the performance of graduates and faculty of state universities; amending s. 240.2095, F.S.; specifying additional criteria to be followed by the Board of Regents in approving new programs at state universities; amending s. 240.245, F.S.; providing for student evaluation of the performance of undergraduate faculty of state universities; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Margolis—

SB 257—A bill to be entitled An act relating to mobile homes; amending s. 723.061, F.S.; providing definitions; revising the eviction notice requirement; revising the methods of determining the purchase price of a mobile home in case of eviction for change of land use; providing for the calculation of the market value portion of the purchase price; establishing a restriction against changes in land use; creating exceptions to that restriction; providing an effective date.

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

By Senator Margolis—

SB 258—A bill to be entitled An act relating to bridge designation; amending ss. 1, 2 of ch. 79-416, Laws of Florida, designating the bridge over the Intracoastal Waterway at State Road 826 in Dade County which is to be known as the Milton Littman Memorial Bridge; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Jenne—

SB 259—A bill to be entitled An act relating to postsecondary education; amending s. 240.137, F.S., relating to linkage institutes between postsecondary institutes of Florida and foreign countries; creating a Florida-Israel Institute; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Crenshaw—

SB 260—A bill to be entitled An act relating to education; creating s. 230.69, F.S.; providing for the creation of Youth Enhancement Services Centers within the school districts; authorizing the creation of a nonprofit corporation with a board of directors; providing for submission of a proposal to the Department of Education; providing requirements, including private contributions and matching state grant, and for approval by the department; creating a trust fund and providing for allocation of funds; providing for center operation; providing for pilot programs; providing an appropriation; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By the Committee on Education—

SB 261—A bill to be entitled An act relating to public school students; amending s. 230.23, F.S.; continuing the exemption from the public meeting and record requirements of s. 286.011, F.S., for hearings pertaining to evaluation and placement of exceptional students; providing for future legislative review of this exemption pursuant to the Open Government Sunset Review Act; providing an effective date.

—was referred to the Committee on Education.

By Senator Deratany—

SB 262—A bill to be entitled An act relating to mobile homes; amending s. 418.304, F.S., revising criteria with respect to the power of a mobile home park recreation district to enter into certain contracts; amending s. 723.002, F.S., providing for the application of certain provisions of the Florida Mobile Home Act to mobile home subdivision developers and lot owners; amending s. 723.035, F.S., relating to the posting of rules or regulations; amending s. 723.037, F.S., revising criteria for lot rental increases, reductions in service or utilities, and changes in rules, regulations, assessments, and fees; amending s. 723.074, F.S., revising language with respect to the sale of facilities serving a mobile home subdivision; providing an effective date.

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

By Senator Deratany—

SB 263—A bill to be entitled An act relating to jurors; amending s. 40.013, F.S.; providing that persons who would be required to travel more than a certain distance may be excused from jury service; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Deratany—

SB 264—A bill to be entitled An act relating to traffic infractions; amending ss. 318.18, 322.27, F.S.; reducing certain penalties for violation of state bicycle regulations; providing an effective date.

—was referred to the Committee on Transportation.

By the Committee on Education—

SB 265—A bill to be entitled An act relating to public school personnel; amending s. 231.17, F.S.; continuing the public records exemption for examinations and related materials pertaining to certification of instructional personnel; amending s. 231.1715, F.S.; continuing the exemption from the public records requirements of s. 119.07(1), F.S., for examination instruments and related materials pertaining to certification of school managers and instructional personnel; providing for future legislative review of these exemptions pursuant to the Open Government Sunset Review Act; providing an effective date.

—was referred to the Committee on Education.

By Senators Woodson, Grant, Ros-Lehtinen, D. Childers, Lehtinen, Hollingsworth, Dudley, Crenshaw, Langley, W. D. Childers, Peterson and Beard—

SB 266—A bill to be entitled An act relating to termination of pregnancies; amending s. 390.001, F.S.; providing that a minor may have a termination-of-pregnancy procedure performed on her without parental consent if a court determines that she is sufficiently mature to give an informed consent to the procedure; prescribing procedures for such proceedings and for appeal therefrom; providing for confidentiality of such proceedings; providing an effective date.

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

By the Committee on Education—

SB 267—A bill to be entitled An act relating to student records and reports; amending s. 228.093, F.S.; continuing the exemption from the public meetings requirements of s. 286.011, F.S., for hearings challenging the content of student records and reports; exempting certain student records, reports, and information from the public records requirements of ch. 119, F.S.; amending s. 230.2316, F.S.; exempting student records and juvenile justice records exchanged by agencies participating in dropout

prevention programs from the public records requirements of ch. 119, F.S.; amending s. 232.23, F.S.; exempting the permanent cumulative record of a student from the public records requirements of ch. 119, F.S.; amending s. 232.145, F.S.; exempting information relating to the identity of exceptional students from the public records requirements of ch. 119, F.S.; providing for future legislative review of these exemptions under the Open Government Sunset Review Act; providing an effective date.

—was referred to the Committee on Education.

By Senator W. D. Childers—

SB 268—A bill to be entitled An act relating to veterans; creating s. 295.019, F.S.; providing educational opportunity at state expense for the dependent children of certain servicemen killed in Persian Gulf incident; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senators Langley, Grant and Johnson—

SB 269—A bill to be entitled An act relating to drivers' licenses; creating s. 322.2615, F.S.; granting the Department of Highway Safety and Motor Vehicles rulemaking authority; providing circumstances under which a law enforcement officer, on behalf of the department, may immediately suspend the driving privilege of a person arrested for a violation of s. 316.193, F.S., or refusal to submit to certain tests; providing for a temporary driving permit authorizing an arrested person to drive for limited purposes; authorizing and providing procedures under which such persons may seek review of the suspension by the department; authorizing the department to issue such arrested person a temporary driving permit in certain circumstances; providing procedures for appellate review; amending s. 322.271, F.S.; expanding circumstances under which certain persons may not receive a driving permit for business or employment use; repealing s. 322.261, F.S., relating to driver's license suspension; providing an effective date.

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

By Senator D. Childers—

SJR 270—A joint resolution proposing an amendment to Section 3, Article III of the State Constitution, relating to sessions of the Legislature.

—was referred to the Committee on Rules and Calendar.

By Senator Deratany—

SB 271—A bill to be entitled An act relating to marketable record title to real property; amending s. 712.03, F.S.; providing that the exception to marketability for state title to lands beneath navigable waters shall not apply to certain homestead property; providing for retroactive applicability; providing legislative intent; providing an effective date.

—was referred to the Committees on Natural Resources and Conservation; and Judiciary-Civil.

By Senator Grizzle—

SB 272—A bill to be entitled An act relating to handicap prevention; amending s. 411.103, F.S.; providing a definition; creating s. 411.1072, F.S.; requiring the establishment of community resource mother pilot programs by the Department of Health and Rehabilitative Services; providing for location of pilot programs; providing for contracts; providing criteria; authorizing the department to require other criteria; requiring the department to create a community resource mother advisory committee; requiring the committee to establish certain program guidelines in conjunction with the department; establishing a time limit for guideline development; providing for per diem and travel expenses; providing for terms and membership of committee; requiring preservice and ongoing training; providing for assignment of caseloads; providing for supervision; providing for an evaluation; providing for a report; providing an appropriation; providing an effective date.

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

By Senator Grizzle—

SB 273—A bill to be entitled An act relating to education; amending s. 236.081, F.S., relating to the Florida Education Finance Program; revising provisions relating to funding for certain exceptional students; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Margolis—

SB 274—A bill to be entitled An act relating to bond validation actions; amending s. 215.82, F.S.; specifying a procedure for the validation of bonds to be issued pursuant to ch. 243, F.S., or pursuant to s. 9(a)(1), Art. XII, State Constitution; specifying notice requirements; providing an effective date.

—was referred to the Committees on Judiciary-Civil; and Finance, Taxation and Claims.

By Senator Plummer—

SJR 275—A joint resolution proposing an amendment to Sections 3 and 5, Article XI of the State Constitution, relating to amendment of the State Constitution.

—was referred to the Committee on Rules and Calendar.

By Senator Lehtinen—

SB 276—A bill to be entitled An act relating to military code; amending s. 250.482, F.S., providing for clarification of the employment and reemployment rights of Florida National Guardsmen called into state active duty; providing an effective date.

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

By Senator Lehtinen—

SB 277—A bill to be entitled An act relating to sentencing; amending s. 775.084, F.S.; providing that persons sentenced as habitual offenders are not subject to statewide sentencing guidelines; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Lehtinen—

SB 278—A bill to be entitled An act relating to victims and witnesses of a crime; amending s. 960.001, F.S.; providing implementing language conforming to the provisions of a proposed constitutional amendment; deleting provisions requiring that certain notification be given to a witness of a crime; requiring that notification of certain judicial proceedings be given to a victim and a relative of certain victims; authorizing the state attorney to consult a victim or a victim's guardian or family regarding the sentencing of a person accused of the crime; providing for a victim's rights information card or brochure; requiring the Governor to advise state agencies of certain statutory changes; requiring a report to the Legislature by the Governor; deleting provisions requiring that an explanation be provided to the Governor if certain objectives are not achieved by an agency; deleting limitations on causes of actions; providing for injunctive relief; providing a conditional effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Johnson—

SB 279—A bill to be entitled An act relating to criminal penalties; amending ss. 843.01, 843.02, F.S.; making it unlawful to resist, obstruct, or oppose specified law enforcement officers and legally authorized persons in the execution of legal process or duties; providing penalties; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Kirkpatrick—

SB 280—A bill to be entitled An act for the relief of Whitson G. Waldo and Myrtrice R. Waldo; providing an appropriation to compensate them for the death of their daughter, Julie Lyn Waldo, due to 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 Senators Beard and Frank—

SB 281—A bill to be entitled An act relating to state parks and preserves; amending s. 258.391, F.S., relating to the Cockroach Bay Aquatic Preserve; providing for future lease extensions of portions owned by the Tampa Port Authority; revising boundaries; providing an effective date.

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

By Senator Jennings—

SB 282—A bill to be entitled An act relating to the Department of Commerce; amending s. 288.03, F.S.; removing the requirement for a report by the Division of Economic Development of the Department of Commerce; providing an effective date.

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

By Senator Malchon—

SB 283—A bill to be entitled An act relating to mortgage brokers; amending s. 494.055, F.S.; providing for discipline when a satisfaction of mortgage is not issued in certain situations; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Gordon—

SB 284—A bill to be entitled An act relating to public schools; amending s. 236.1223, F.S.; extending the writing skills enhancement program to include the ninth grade in order to enable school districts to receive additional categorical funds from the state for providing instruction in writing skills to students in that grade; revising the allocation formula; amending s. 24.121, F.S.; providing for funding the extension of the program from moneys in the Educational Enhancement Trust Fund; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senators Thurman, W. D. Childers, Crawford, Hollingsworth, Thomas, Beard, Brown, Langley, Woodson and Jennings—

SB 285—A bill to be entitled An act relating to environmental regulation; amending s. 376.303, F.S.; extending the deadline for filing information with the Department of Environmental Regulation in order to participate in the Early Detection Incentive Program; amending s. 376.3071, F.S.; providing that moneys in the Inland Protection Trust Fund may be used to pay claims under the Florida Petroleum Liability Insurance Program; extending the period of operation of the Early Detection Incentive Program; creating s. 376.3072, F.S.; creating the Florida Petroleum Liability Insurance Program to be administered by the Department of Environmental Regulation; specifying the scope and type of insurance coverage under the program; providing eligibility for participation; providing for charging of premiums; providing for disposition of the premiums collected; providing for the purchase of insurance management or underwriting services by the department; providing for the reporting of third-party liability claims; authorizing the department to adopt rules and to establish criteria for certain storage tanks; transferring, renumbering, and amending s. 526.3055, F.S.; requiring the department to enforce certain provisions relating to the deposit of motor fuels into certain tanks; amending s. 376.317, F.S.; revising criteria regarding the authorization of county governments to adopt ordinances regulating underground storage tanks; amending s. 376.319, F.S.; extending the time period for the statutory indemnification of certain response action contractors; directing the Department of Professional Regulation to adopt rules for the certification of response action contractors; providing an appropriation to the Department of Environmental Regulation for contracting with counties for verification and enforcement of compliance with certain rules; directing the Department of Environmental Regulation to compile a report on the availability and cost of pollution liability insurance issued by private insurers; providing an effective date.

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

By Senators Weinstein, Grizzle and Frank—

SB 286—A bill to be entitled An act relating to child care; amending ss. 220.02, 220.13, F.S.; creating s. 220.185, F.S.; authorizing a credit against the corporate income tax for taxpayers that contribute to the cost of child care for their employees' dependents; limiting the credit that may be received; providing that certain support services are part of the cost of care for tax purposes; requiring maintenance of records; authorizing a credit against the tax for taxpayers that establish or expand or participate in establishing or expanding day care centers in this state 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; prohibiting certain retroac-

tive claims; providing rulemaking authority; providing for application of act; providing an effective date.

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

By Senator Jenne—

SB 287—A bill to be entitled An act relating to sentencing; amending ss. 921.001, 921.005, F.S.; providing that provisions relating to sentencing guidelines do not apply to crimes committed after a specified date; providing criteria for sentencing for crimes committed after a specified date; providing an effective date.

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

By Senator Jenne—

SB 288—A bill to be entitled An act relating to criminal appeals; creating s. 924.075, F.S.; amending ss. 924.06, 924.07, F.S.; providing that there is no appeal from a sentence outside the range authorized by sentencing guidelines; providing an effective date.

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

By Senator Brown—

SB 289—A bill to be entitled An act relating to criminal penalties; amending s. 316.655, F.S.; providing clarifying language to specify that offenses under the Florida Uniform Traffic Control Law for which criminal penalties are otherwise expressly provided are criminal offenses; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Plummer—

SB 290—A bill to be entitled An act relating to uniform traffic control; amending s. 316.211, F.S.; exempting certain motorcycle riders from existing safety equipment requirements; amending s. 322.07, F.S.; clarifying language with respect to instruction permits and temporary licenses; amending s. 322.16, F.S.; providing clarifying language; exempting motorcycle and moped riders from certain restrictions; providing an effective date.

—was referred to the Committee on Transportation.

By Senators Johnson and Peterson—

SB 291—A bill to be entitled An act relating to criminal procedure; repealing Rule 3.220(d), Florida Rules of Criminal Procedure, relating to the taking of discovery depositions in criminal cases; providing an effective date.

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

By Senator Grant—

SB 292—A bill to be entitled An act relating to parking of motor vehicles; creating s. 316.1951, F.S.; prohibiting the parking of certain motor vehicles in specified locations with the intent of displaying them for sale, hire, or rental; providing for payment of fees associated with the removal and storage of vehicles parked in violation of such prohibition; providing an effective date.

—was referred to the Committees on Transportation and Commerce.

By Senator Kiser—

SB 293—A bill to be entitled An act relating to the Sports Advisory Council of the Department of Commerce; amending s. 20.17, F.S.; authorizing the department to enter into a contract with a corporation not for profit to assist the council in the promotion and development of professional sports and related industries; prescribing qualifications of the corporation authorized to be the direct-support organization; specifying required terms of the contract; authorizing the department to allow the corporation to use property and services of the department; providing for audits of the corporation; exempting certain information from the public records requirements of ch. 119, F.S.; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By Senator Johnson—

SB 294—A bill to be entitled An act relating to public meetings and records; amending s. 455.217, F.S.; creating an exemption from chapter 119 and s. 286.011, F.S., for certain records and meetings of personnel, boards, and commissions within the Department of Professional Regulation related to licensure examinations; providing an effective date.

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

By Senator Lehtinen—

SB 295—A bill to be entitled An act relating to expressway authorities; creating the Constitutional Charter County Expressway Authority Law; providing definitions; providing for the creation of an expressway authority by any county operating under a home rule charter; providing for the purposes and powers of the authority; providing for bonds; providing for a lease-purchase agreement between the authority and the Department of Transportation; providing that the department may be appointed by the Division of Bond Finance of the Department of General Services as the division's agent for certain purposes; providing for the acquisition of land and property; providing for cooperation by the authority with other units, boards, agencies, and individuals; providing for the covenant of the state; providing an effective date.

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

By Senator W. D. Childers—

SB 296—A bill to be entitled An act relating to elector registration; amending s. 97.1031, F.S., and repealing s. 97.072(2), F.S.; replacing the existing procedure for an elector to change his party affiliation with a new procedure; revising terminology respecting the procedure for an elector to change his residence address or name; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Malchon—

SB 297—A bill to be entitled An act relating to traffic control; amending s. 316.2065, F.S.; providing that roller skates and other similar devices may be used upon roadways in certain situations; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Dudley—

SB 298—A bill to be entitled An act relating to adoption; amending s. 63.162, F.S.; requiring certain information to be presented to the court in a report that may be made by the appropriate agency in adoption proceedings; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Lehtinen—

SB 299—A bill to be entitled An act relating to defacement of property; creating s. 877.19, F.S.; prohibiting certain defacement of property and possession, sale, and display of aerosol spray paint cans and broad-tipped markers; requiring signature of purchaser; providing penalties; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Margolis—

SB 300—A bill to be entitled An act relating to mobile homes; amending s. 723.003, F.S.; revising definitions; excluding certain structures from regulation; amending s. 723.005, F.S.; providing for regulation by the Division of Land Sales, Condominiums and Mobile Homes of the Department of Business Regulation; amending s. 723.006, F.S.; providing for notice by the division to persons whose books or financial records are sought from the division; prescribing the division's enforcement powers; amending s. 723.011, F.S.; requiring park owners to provide certain documents to prospective lessees; requiring prospective lessees and mobile home owners to sign certain receipts and specifying consequences of refusal to sign such receipts; providing that home owners are bound by certain unchallenged documents; amending s. 723.012, F.S.; reducing the advance notice required prior to a lot rental amount increase; providing

for the amendment of a prospectus; amending s. 723.021, F.S.; providing that the obligation of good faith and fair dealing relating to rental agreements applies to park owners, home owners, and homeowner associations; amending s. 723.023, F.S.; providing that mobile home owners must comply with the financial obligations of their lot rental agreement; amending s. 723.031, F.S.; deleting certain disclosure requirements relating to lot rental increases; providing that certain taxes, fees, and charges or fees may be passed on to homeowners; amending s. 723.037, F.S.; reducing the notice requirement prior to a lot rental increase, reduction in services or utilities, or changes in rules and regulations; deleting the notice requirement to the board of directors of the homeowners' association; eliminating the homeowners' association's standing to challenge certain actions of the park owner; requiring the homeowner committee to be comprised of mobile home owners in the park; reducing the time period for the lot rental amount increase meeting between the mobile home owners and the park owner; establishing meeting procedures; providing for review of the proposed lot rental amount; providing that certain notices are sufficient if mailed to the park address of the home owner or hand delivered to the home owner; eliminating the requirement of notifying a lot rental increase if mediation or arbitration results in an agreement on the lot rental increase; amending s. 723.041, F.S.; authorizing park owners to charge entrance fees and credit and background investigation fees; amending s. 723.042, F.S.; permitting park owners to require mobile home owners to maintain their mobile homes, improvements, and lots to certain standards; amending s. 723.044, F.S.; allowing park owners to prohibit mobile home owners from installing or operating certain appliances or fixtures; amending s. 723.054, F.S.; permitting park owners to attend certain mobile home owner meetings; amending s. 723.059, F.S.; authorizing park owners to charge fees for credit checks; allowing a park owner to offer the purchaser of a mobile home a new prospectus and new lot rental agreement; creating s. 723.060, F.S.; permitting a park owner to deny an initial tenancy to certain persons; amending s. 723.061, F.S.; authorizing the eviction of deteriorated or abandoned mobile homes; amending s. 723.071, F.S.; requiring a homeowners' association to pay earnest money when it purchases the park; amending s. 723.078, F.S.; requiring homeowners' association bylaws to provide for automatic replacement of certain directors and officers; amending s. 723.079, F.S.; requiring homeowners' associations to file certain information with the division; providing an effective date.

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

By Senator Plummer—

SB 301—A bill to be entitled An act relating to operation of motor vehicles; prohibiting a motor vehicle operator from allowing a certain level of noise that is produced by a sound-making device to emanate from his vehicle; defining the level of noise that is prohibited; excepting the noise from certain horns and warning devices; exempting law enforcement officers and emergency vehicle operators under certain circumstances; providing a penalty; providing an effective date.

—was referred to the Committee on Transportation.

By Senators Woodson, Peterson and Weinstein—

SM 302—A memorial to the Congress of the United States, urging Congress to adopt a joint resolution providing for an amendment to the Constitution of the United States that requires the federal budget to be in balance except under specified emergency conditions and withdrawing previous memorials to Congress on this subject.

—was referred to the Committee on Rules and Calendar.

By Senators Woodson, D. Childers, Grant, Myers and Plummer—

SB 303—A bill to be entitled An act relating to marriage licenses; creating s. 741.063, F.S., requiring premarital test for acquired immune deficiency syndrome (AIDS); conditioning issuance of marriage license upon absence of said disease; providing procedures; providing for issuance of marriage license to certain infected persons; providing confidentiality; providing for destruction of records; limiting time license is valid; authorizing specified use of information; providing penalties; providing an effective date.

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

By Senators Woodson, Meek, Grant and Ros-Lehtinen—

SB 304—A bill to be entitled An act relating to the children's foster care program; amending s. 409.145, F.S.; authorizing the extension of foster care services to certain individuals who are in job-preparatory vocational education programs; providing an effective date.

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

By Senator Woodson—

SB 305—A bill to be entitled An act relating to homicide; amending s. 782.04, F.S.; providing that the unlawful killing of certain law enforcement officers or personnel is a capital felony under certain circumstances; amending s. 921.141, F.S.; providing an additional aggravating circumstance to be considered by a jury in sentencing proceedings for certain capital felonies; providing an effective date.

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

By Senator Hair—

SB 306—A bill to be entitled An act relating to judicial review of property assessment; amending s. 194.192, F.S.; providing that attorney's fees be awarded to the prevailing party in a suit involving the assessment of property; providing an effective date.

—was referred to the Committees on Judiciary-Civil; and Finance, Taxation and Claims.

By Senator Johnson—

SB 307—A bill to be entitled An act relating to sentencing; repealing ss. 921.001, 921.0015, F.S.; abolishing the Sentencing Commission and repealing the authorization to adopt sentencing guidelines; repealing Rules 3.701 and 3.988, Florida Rules of Criminal Procedure, relating to sentencing guidelines; amending s. 924.06, F.S.; removing the right of a defendant to appeal a sentence imposed outside the range recommended by sentencing guidelines; amending s. 924.07, F.S.; removing the right of the state to appeal a sentence imposed outside the range recommended by sentencing guidelines; amending s. 947.16, F.S.; requiring a convicted felon to serve a specified portion of his sentence before he may be placed on parole; repealing provisions relating to retention of jurisdiction by a trial court for the first third of a felon's sentence; providing an effective date.

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

By Senator Malchon—

SB 308—A bill to be entitled An act relating to unemployment compensation benefits; amending s. 443.091, F.S.; revising benefit eligibility conditions for services performed for educational institutions; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By Senator Plummer—

SB 309—A bill to be entitled An act relating to historic preservation boards; creating ss. 266.118, 266.2095, 266.309, 266.411, and 266.508, F.S., authorizing the Historic Tallahassee Preservation Board of Trustees, the Historic Florida Keys Preservation Board of Trustees, the Historic Palm Beach County Preservation Board of Trustees, the Historic Tampa-Hillsborough County Preservation Board of Trustees, and the Historic Broward County and Historic Volusia County and Flagler County Preservation Boards of Trustees to contract with a direct-support organization; providing definitions; providing for certain terms of the contract; providing for the adoption of rules; providing for audits; providing that the names of donors be exempt from the public records law; providing for review and repeal; providing an effective date.

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

By Senator Lehtinen—

SB 310—A bill to be entitled An act relating to criminal procedure; creating s. 925.11, Florida Statutes; providing for a finding of guilty but mentally ill in cases in which an insanity defense is raised; providing

criteria for such finding; providing disposition for persons adjudicated guilty but mentally ill; providing a definition of mental illness; providing an effective date.

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

By Senator Brown—

SB 311—A bill to be entitled An act relating to beach and shore preservation; amending s. 161.053, F.S., directing the Department of Natural Resources to establish coastal construction control lines on a county basis on certain barrier islands and inlet shores; providing exceptions; defining the term "inlet"; providing an effective date.

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

By Senator Weinstock—

SB 312—A bill to be entitled An act relating to dangerous dogs; providing definitions; authorizing animal control authorities to classify dogs as potentially dangerous or dangerous under certain conditions; requiring registration of dogs classified as dangerous; providing for fees; imposing certain duties on the owners of such dogs; specifying application of the act; providing a penalty; specifying criminal penalties applicable to the owner of a dangerous dog that attacks or bites a person or another domestic animal, and to the owner of any dog that causes severe injury to or death of a person; providing for confiscation and disposal of such dogs; providing an effective date.

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

By Senator Weinstock—

SB 313—A bill to be entitled An act relating to dissolution of marriage; amending s. 61.08, F.S.; deleting the authority of the court to consider the adultery of the spouse in determining alimony; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Kiser—

SB 314—A bill to be entitled An act relating to pest control; amending s. 482.021, F.S.; providing definitions; amending s. 482.051, F.S.; requiring the Department of Health and Rehabilitative Services to hold public meetings for proposed statutory or rule changes; requiring the adoption of specified rules relating to vehicles, trailers, and contracts; amending s. 482.061, F.S.; requiring inspections of licensed business locations; amending s. 482.071, F.S.; requiring the display of a current license; amending s. 482.091, F.S.; revising provisions relating to and requirements for identification cards for persons performing inspections; amending s. 482.111, F.S.; providing for the issuance of certificates; providing for the use of revenues from fines; establishing an advisory committee; revising provisions relating to emergency pest control certificates; increasing fees therefor; revising provisions relating to continuing education requirements; amending s. 482.121, F.S.; establishing additional domiciliary, residency and employment requirements for certified pest control operators; amending s. 482.132, F.S.; providing licensing requirements for pest control operators; amending s. 482.141, F.S.; increasing examination fees; amending s. 482.152, F.S.; establishing licensing requirements for and duties of certified pest control operators in charge of pest control activities; amending s. 482.161, F.S.; providing for written warnings; prohibiting the issuance of a license to certain persons; providing for a reprimand or probation in certain situations; providing for fines and the deposit thereof; providing for cease and desist orders and civil actions for damages against persons who violate laws and rules; providing for award of court costs, attorney's fees, and investigative costs in such actions; amending s. 482.211, F.S.; revising exemptions to licensure requirements; amending s. 482.226, F.S.; imposing additional requirements for inspection reports; requiring that persons who perform periodic reinspections or retreatments must have certain identification cards; providing an effective date.

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

By Senator Kiser—

SB 315—A bill to be entitled An act relating to developments of regional impact; amending s. 380.06, F.S.; requiring that proposed changes to certain developments be considered collectively in determining review criteria; revising standards for determining whether or not such changes constitute a substantial deviation to a development plan; providing clarifying language; amending s. 380.0651, F.S.; revising the statewide guidelines and standards requiring review of multi-use developments; providing an effective date.

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

By Senator Kiser—

SB 316—A bill to be entitled An act relating to tangible personal property owned by local governments; amending s. 274.02, F.S.; raising the minimum value of such property with respect to which certain records and inventory are required; providing an effective date.

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

By Senator Johnson—

SB 317—A bill to be entitled An act relating to jurors; amending s. 40.24, F.S.; increasing the amount provided to jurors for court attendance; providing an effective date.

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

By Senator Johnson—

SJR 318— A joint resolution proposing an amendment to Section 3, Article VII of the State Constitution, relating to ad valorem tax exemptions.

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

By Senator Johnson—

SB 319—A bill to be entitled An act relating to education; providing for additional categorical funds for teaching science laboratory skills; providing eligibility criteria for school districts; providing for distribution of funds; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Johnson—

SB 320—A bill to be entitled An act relating to education; creating the Quality Arts in Education Task Force to evaluate and make recommendations concerning arts education in the state; providing for membership and organization of the task force; providing duties and responsibilities; requiring a report of findings and recommendations; providing for administrative support; providing an appropriation; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Brown—

SB 321—A bill to be entitled An act relating to Volusia County; authorizing the Daytona Beach Community College District Board of Trustees to enter into a lease-purchase agreement for an educational project; providing for compliance; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Education and Rules and Calendar.

By Senator Weinstein—

SB 322—A bill to be entitled An act relating to investments and transactions with Northern Ireland; creating s. 121.153, F.S.; providing restrictions with respect to investments of the Florida Retirement System Trust Fund; providing duties of the Board of Administration; creating s. 655.421, F.S.; requiring financial institutions to file an annual statement with the Department of Banking and Finance; providing for future review and repeal of said section; providing an effective date.

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

By Senator McPherson—

SB 323—A bill to be entitled An act relating to vessel registration; providing legislative intent; amending s. 327.11, F.S.; increasing the fee for the transfer of registration; providing for the replacement of lost or misplaced registration decals; increasing the fee for issuing a duplicate registration certificate; increasing the fee for a change in vessel classification; amending s. 327.25, F.S.; increasing vessel and dealer registration fees; authorizing the Department of Natural Resources to issue vessel registrations according to the applicant's birth month; providing a penalty; providing an effective date.

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

By Senator Dudley—

SCR 324—A concurrent resolution ratifying the proposed amendment to the Constitution of the United States relating to compensation of Senators and Representatives.

—was referred to the Committee on Rules and Calendar.

By Senators Dudley, Langley and Hollingsworth—

SB 325—A bill to be entitled An act relating to intrastate telephone communications; prohibiting the use of a telephone to transmit certain obscene communications intrastate; prohibiting a person to allow the use of a telephone or a telephone facility under his control for such purpose; specifying criminal penalties for violation of the act; limiting the act to intrastate telephone communications; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Dudley—

SB 326—A bill to be entitled An act relating to rights in and under freshwater water bodies; establishing a procedure for conclusively determining the respective public and private ownership and use rights in all such water bodies in the state; providing for determination of the current navigability, and the current ordinary high-water line, of each such water body by the Department of Natural Resources; specifying the standards to be applied in making such determinations; providing for the approval and modification of such determinations by the Board of Trustees of the Internal Improvement Trust Fund; providing for publication of navigability designations and ordinary high-water line descriptions; providing for administrative and judicial challenges to such determinations; providing that, if no timely contest of a determination is made, certain private interests in lands below the current ordinary high-water line of waters designated navigable will vest in the state, and all sovereignty claims to lands underlying water not designated navigable will be released to the riparian owners of record; providing that such grants constitute title transactions for purposes of the Marketable Record Title Act; granting or confirming public rights to use certain navigable waters for certain purposes; granting qualifying riparian owners special riparian easements, permitting additional uses, in lands below the current ordinary high-water line of certain waters designated navigable; releasing all state interests in formerly submerged sovereignty lands now lying above the ordinary high-water line to the riparian owners; prohibiting fees exceeding a specified amount for the enjoyment of a special riparian easement; providing a method for voluntarily conveying certain interests to the state and obligating the board of trustees to accept such conveyances; providing for the retention of police and regulatory powers; releasing claims of the state, or parties claiming through the state, against riparian owners for damages, fees, or penalties for past uses of sovereignty lands; providing for preservation of such claims by private claimants; providing for admissions of nonnavigability by the board of trustees; providing for effect of subsequent changes in an ordinary high-water line as determined; providing for removal of certain lands from the real property tax rolls; providing for nonapplicability of other preconditions or procedures for the acquisition or conveyance of state lands; providing nonseverability; providing an effective date.

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

By Senator Plummer—

SB 327—A bill to be entitled An act relating to state uniform traffic control; creating s. 316.3045, F.S., prohibiting the operation of radios or other mechanical sound-making devices in a motor vehicle which are audible at a certain distance from the vehicle; providing exemptions; providing a penalty; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Grant—

SB 328—A bill to be entitled An act relating to insurance; amending s. 626.729, F.S.; increasing the limits of coverage for industrial fire insurance policies; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Grant—

SB 329—A bill to be entitled An act relating to motor vehicle service agreement companies; amending s. 634.011, F.S.; specifying who is a salesman for a motor vehicle service agreement company that operates from five or more locations; providing an effective date.

—was referred to the Committee on Commerce.

By the Committee on Judiciary-Criminal—

SB 330—A bill to be entitled An act relating to taxation of unlawful transactions involving certain drugs, cannabis, or controlled substances; amending s. 212.0505, F.S.; reviving and reenacting the public records law exemption, notwithstanding the Open Government Sunset Review Act, for state attorney requests to settle or compromise taxes imposed under s. 212.0505, F.S.; providing for future expiration and review of such exemption; providing an effective date.

—was referred to the Committees on Judiciary-Criminal; and Finance, Taxation and Claims.

By the Committee on Judiciary-Criminal—

SB 331—A bill to be entitled An act relating to obscene materials; amending s. 847.001, F.S.; redefining the term "obscene" with respect to criminal offenses that relate to obscene materials; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By the Committee on Judiciary-Criminal—

SB 332—A bill to be entitled An act relating to false information; prohibiting the giving of a false name or false address to law enforcement authorities; providing a penalty; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senators Ros-Lehtinen, Johnson and Weinstock—

SB 333—A bill to be entitled An act relating to delinquency prevention; creating s. 959.31, F.S., the Delinquency Prevention Act of 1988, to authorize delinquency prevention plans and programs thereunder; providing intent and definitions; authorizing the establishment of delinquency prevention councils and providing duties thereof; authorizing the Department of Health and Rehabilitative Services to award delinquency prevention program grants and providing application procedures therefor and conditions with respect thereto; providing an appropriation; providing an effective date.

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

By Senators Margolis and Girardeau—

SB 334—A bill to be entitled An act relating to homestead exemptions; amending ss. 196.011 and 196.151, F.S.; authorizing the property appraisal adjustment board to grant exemptions to persons who fail to timely apply in certain cases; providing an effective date.

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

By Senators Crenshaw, D. Childers, Peterson, Thurman, Deratany, Margolis and Grant—

SB 335—A bill to be entitled An act relating to the state lottery; amending ss. 24.105, 24.108, 24.111, 24.112, 24.116, F.S.; providing circumstances for disclosure of confidential information; specifying duties of the Division of Security of the Department of the Lottery; revising performance bond requirements; providing for filing of irrevocable letters of credit; prescribing requirements for securities posted by vendors in major contracts; providing for use of facsimile signatures on contracts with retailers; specifying persons prohibited from purchasing tickets; providing penalties; providing an effective date.

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

By Senator Hill—

SB 336—A bill to be entitled An act relating to Dade County; providing for the relief of Daisy Perez Vidal, as personal representative of the estate of Jorge Henry Vidal, deceased, and Daisy Perez Vidal, individually; requiring the county to appropriate compensation to the survivors of Jorge Henry Vidal for his death and to Daisy Perez Vidal for her personal injuries, both arising out of an automobile accident on January 1, 1983, at the entrance to the Key Biscayne Golf Course and Roger's on the Green restaurant in Dade County, Florida; providing an effective date.

Proof of publication of the required notice was attached.

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

By Senator Jenne—

SB 337—A bill to be entitled An act relating to growth management; amending s. 163.3202, F.S.; authorizing the inclusion of a provision relating to mandatory platting in certain local land development regulations; providing an effective date.

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

By the Committee on Agriculture—

SB 338—A bill to be entitled An act relating to citrus marketing orders; amending s. 601.154, F.S.; replacing provisions providing for citrus marketing order administrative committees with provisions providing for citrus marketing order advisory councils; specifying the appointing authority of such councils; providing for staggered terms of membership; providing for election of officers and recordkeeping; providing for travel reimbursement; specifying council duties; revising duties of citrus marketing order advisory committees; repealing a provision relating to the funding of the administration of marketing orders; reviving and re-adopting s. 601.154(4), F.S., relating to the appointment of such councils and committees, notwithstanding the scheduled repeal of said subsection pursuant to the Sundown Act; repealing said subsection at a distant date and providing for review of said subsection prior thereto; providing an effective date.

—was referred to the Committee on Agriculture.

By the Committee on Agriculture—

SB 339—A bill to be entitled An act relating to the aquaculture advisory councils; amending s. 597.003, F.S.; clarifying duties of the Department of Agriculture and Consumer Services; amending s. 597.005, F.S., relating to the Aquaculture Review Council; providing for nomination, appointment, and terms of members; providing for conduct of meetings and recordkeeping; clarifying powers and duties; amending s. 597.006, F.S., relating to the Aquaculture Interagency Coordinating Board; redefining the board as a coordinating council; providing for additional members; providing for the conduct of coordinating council business; providing responsibilities; reviving and re-adopting ss. 597.005, 597.006, F.S., notwithstanding repeal under the Sundown Act; providing for future review and repeal of said sections; providing an effective date.

—was referred to the Committee on Agriculture.

By the Committee on Agriculture—

SB 340—A bill to be entitled An act relating to the Florida Citrus Commission; reviving, re-adopting, and amending s. 601.04(3), F.S.; continuing provisions authorizing the commission to elect officers and to appoint advisory committees and councils, notwithstanding their scheduled repeal pursuant to the Sundown Act; limiting areas of advisory committee or council concern; providing for the expiration of the authority of the commission to appoint advisory committees and councils, effective October 1, 1998; providing for review of said paragraph before its expiration; providing an effective date.

—was referred to the Committee on Agriculture.

By Senator McPherson—

SB 341—A bill to be entitled An act relating to the operation of vessels; amending s. 327.02, F.S.; defining the terms "boating accident" and "navigation rules"; amending s. 327.33, F.S.; prescribing penalties for violations of navigation rules; amending s. 327.352, F.S.; requiring vessel operators to be told that failure to take a breath test or urine test when

required will result in a civil penalty; creating s. 327.3521, F.S.; providing a civil penalty for failure to take a breath test or urine test when required; providing for administrative hearings; providing criminal penalties for certain offenses relating to failure to pay a civil penalty or request a hearing; amending s. 327.50, F.S.; prescribing duties of vessel operators with respect to safety equipment and lighting requirements; creating s. 327.731, F.S.; requiring certain persons convicted of offenses related to vessel operation to complete a boating safety course approved by the Department of Natural Resources; providing an effective date.

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

By Senator Hill—

SB 342—A bill to be entitled An act relating to the Florida Retirement System; amending s. 121.0515, F.S., providing that special risk criteria for correctional officers shall include control and investigation of prisoners; clarifying the procedure for designating special risk membership in the system; providing for the retention of special risk membership for certain members transferred or reassigned to other positions; authorizing members of the Regular Class and the Special Risk Administrative Support Class to apply for and be admitted as members of the Special Risk Class; restoring special risk credit for certain periods of employment; providing for contributions; providing for an increased employer contribution to fund benefits; providing an effective date.

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

By Senator Johnson—

SB 343—A bill to be entitled An act relating to criminal justice standards and training; amending s. 943.12, F.S.; providing that the Criminal Justice Standards and Training Commission shall promulgate rules providing for certification and discipline of officers engaged in high-risk areas; amending s. 943.1395, F.S.; providing penalties for officers not maintaining good moral character; amending s. 943.22, F.S.; providing that salary incentive payments are not available for training completed pursuant to such penalties; amending s. 943.25, F.S., relating to local funding of criminal justice training; providing for local agency approval for expenditure of funds for such training; providing an effective date.

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

By Senator Deratany—

SB 344—A bill to be entitled An act relating to recreational uses of limited-access causeways; providing that a county governing body may designate certain areas of limited-access causeways to be used for recreation; providing for regulations; requiring the Department of Transportation to provide assistance as specified; providing an effective date.

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

By Senator Deratany—

SB 345—A bill to be entitled An act relating to clerks of the circuit court; requiring clerks of the circuit court to provide services to state attorneys without charge; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senators Frank, Thurman, Langley, Jenne, Meek and Grant—

SB 346—A bill to be entitled An act relating to the state lottery; amending s. 24.118, F.S.; prohibiting the credit sale of lottery tickets; providing penalties; providing an effective date.

—was referred to the Committee on Commerce.

By Senators Johnson, Grant, Thurman, Hollingsworth, Woodson and Kirkpatrick—

SB 347—A bill to be entitled An act relating to educational finance; amending s. 236.081, F.S.; revising procedures relating to the allocation of full-time equivalents and the annual allocation calculation in the Florida Education Finance Program; revising the full-time equivalent student assignment for the visually handicapped; providing for calculation of a caps adjustment supplement; including the caps adjustment supplement in the calculation of the annual state allocation to each district for current operation; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Gordon—

SB 348—A bill to be entitled An act relating to public school teachers' salaries; amending s. 236.02, F.S.; requiring a school district that pays a salary supplement to coaches to pay equal salary supplements to coaches of male teams and coaches of female teams; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator D. Childers—

SB 349—A bill to be entitled An act relating to misrepresentation; prohibiting the misrepresentation of association with or academic standing at a postsecondary educational institution through the forgery, alteration, or uttering of certain documents; providing a penalty; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Plummer—

SB 350—A bill to be entitled An act relating to educational scholarships; amending s. 240.4068, F.S.; providing that scholarship loans awarded under the "Chappie" James Most Promising Teacher Scholarship Loan Program are available to eligible students from private, as well as public, secondary schools in this state; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Plummer—

SB 351—A bill to be entitled An act relating to the Florida Retirement System; amending s. 121.081, F.S.; providing for the purchase of past-service credit under the system for service as a county property appraisal adjustment board special master; providing an effective date.

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

By Senator Plummer—

SB 352—A bill to be entitled An act relating to state-administered retirement systems; amending s. 121.053, F.S.; permitting retirees of a state-administered retirement system who serve a specified number of years in elective office to purchase credit in the Elected State Officers' Class of the Florida Retirement System for the period of such service, upon payment of the applicable member contribution, plus interest, in order to receive an additional monthly benefit; providing for payment of the applicable employer contribution, plus interest, by the employer; providing an effective date.

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

By Senator Plummer—

SB 353—A bill to be entitled An act relating to local government comprehensive plans; amending s. 163.3177, F.S.; requiring an air transportation element to be included in a county government comprehensive plan or periodic report submitted after a specified date; providing an effective date.

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

By Senator Ros-Lehtinen—

SB 354—A bill to be entitled An act relating to minors; amending ss. 39.12, 39.411, F.S.; authorizing school principals to inspect certain confidential records relating to delinquent or dependent children; amending s. 415.51, F.S.; authorizing school principals to inspect certain confidential records relating to child abuse or neglect; providing an effective date.

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

By Senators Ros-Lehtinen and Lehtinen—

SB 355—A bill to be entitled An act relating to the state lottery; amending s. 24.121, F.S.; providing for allocation of funds in the Educational Enhancement Trust Fund among the counties in proportion to lottery revenues collected in each county; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senators Jenne and Ros-Lehtinen—

SJR 356—A joint resolution proposing an amendment to Section 3, Article VII of the State Constitution, relating to ad valorem tax exemptions.

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

By Senators Jenne and Ros-Lehtinen—

SB 357—A bill to be entitled An act relating to tax exemption; amending s. 196.202, F.S.; exempting certain property of widowers from taxation; providing a contingent effective date.

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

By the Committee on Economic, Community and Consumer Affairs—

SB 358—A bill to be entitled An act relating to municipal tax on telecommunications services; amending s. 166.231, F.S., which provides an exemption from public records requirements for information received by a municipality in connection with an audit of the records of a provider of such services; saving such exemption from repeal; providing for future review and repeal; providing an effective date.

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

By Senator Weinstein—

SB 359—A bill to be entitled An act relating to law enforcement and correctional officers; amending s. 110.123, F.S., providing for the payment of certain premiums for state group health insurance with respect to the surviving spouse of a law enforcement or correctional officer killed in the line of duty; providing for the payment of premiums with respect to certain children; amending s. 112.1904, F.S., providing an additional death benefit with respect to certain law enforcement officers killed in the line of duty; providing an effective date.

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

By Senators Brown, Stuart, Crawford, Jenne, Thomas, Peterson, Weinstein, Gordon, Grizzle, Meek, Thurman, Weinstein, McPherson, Margolis and Hair—

SJR 360—A joint resolution proposing an amendment to Article XII of the State Constitution to create a commission to study the tax structure of the state and file with the secretary of state its proposal, if any, for a revision of Article VII of the State Constitution.

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

By Senator Dudley—

SB 361—A bill to be entitled An act relating to mechanics' liens; amending ss. 713.23, 713.345, 713.347, F.S.; revising the circumstances under which a notice of nonpayment must be given in order to receive recovery under a bond; providing clarifying language; requiring certain interested parties, rather than a surety, to record certain payment bonds; providing for the disposition of funds held in trust by a contractor, subcontractor, or sub-subcontractor; providing an effective date.

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

By Senators Langley, Dudley, Woodson, Brown and Kiser—

SB 362—A bill to be entitled An act relating to mobile home park tenancies; amending s. 723.004, F.S.; specifying that ch. 723, F.S., does not prevent the enforcement of certain additional laws; amending s. 723.033, F.S.; providing for a court to make specific determinations regarding mobile home lot rental agreements; prohibiting certain unreasonable agreements; providing remedies; requiring the amount of lot rental in dispute to be paid into the court registry under certain circumstances; amending s. 723.037, F.S.; requiring certain specified disputes involving lot rental agreements to be submitted to arbitration prior to either party filing a court action; specifying circumstances under which a party is not entitled to attorney's fees; amending s. 723.038, F.S.; requiring the Division of Florida Land Sales, Condominiums, and Mobile Homes of the

Department of Business Regulation to employ arbitrators and adopt rules for arbitration proceedings; providing that parties may agree to be bound by the final order of arbitration; providing an arbitration procedure; limiting the use of information obtained by subpoena; providing for a trial de novo within a specified time following a nonbinding arbitration proceeding; prescribing circumstances under which attorney's fees and costs may be awarded; providing an effective date.

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

By Senators Jenne and Johnson—

SB 363—A bill to be entitled An act relating to the Child Health Assurance Act; amending chapter 86-122, Laws of Florida, delaying until October 1, 1992, the sunset of provisions which require certain individual and group, blanket, or franchise health insurance policies and health care services plan contracts to provide coverage for child health supervision services; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By Senators Kiser, Thurman, Woodson, Brown and Peterson—

SB 364—A bill to be entitled An act relating to mobile homes; amending s. 723.002, F.S.; providing for application of ch. 723, F.S.; amending s. 723.003, F.S.; amending the definition of the term "mobile home"; amending s. 723.006, F.S.; requiring the Division of Florida Land Sales, Condominiums, and Mobile Homes of the Department of Business Regulation to give certain notice with respect to disposition of complaints under the Florida Mobile Home Act; amending s. 723.007, F.S.; providing restrictions on paying the annual fee for each mobile home lot; amending s. 723.011, F.S.; providing a time limit for delivery of the mobile home park prospectus or circular to a prospective lessee; amending s. 723.012, F.S.; requiring certain information to be included in the prospectus; amending s. 723.014, F.S.; amending certain conditions in which a rental agreement is voidable by the lessee; amending s. 723.022, F.S.; requiring mobile home park owners to enforce the park rules and regulations; amending s. 723.031, F.S.; amending certain restrictions upon charging user fees; amending s. 723.061, F.S.; entitling a mobile home owner to certain reimbursement upon his eviction; requiring certain notice to be written; amending s. 723.071, F.S.; providing conditions to the sale of mobile home parks; amending s. 723.072, F.S., to conform; amending s. 723.075, F.S.; specifying who is represented by a mobile home homeowners' association; creating s. 723.084, F.S.; providing for the enforcement of rights and duties declared in ch. 723, F.S.; providing for arbitration and for civil action; allowing recovery of damages; providing for venue; providing for injunctive relief; providing an effective date.

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

By Senator Thurman—

SB 365—A bill to be entitled An act relating to water and sewer services; amending ss. 367.081, 367.082, F.S.; requiring that certain rate increases be held in a trust account subject to final order by the Florida Public Service Commission; providing for the disallowance or reduction of certain rate case expense awards under certain circumstances; providing an effective date.

—was referred to the Committee on Commerce.

By the Committee on Corrections, Probation and Parole—

SB 366—A bill to be entitled An act relating to criminal justice; amending s. 20.32, F.S.; renaming the Parole and Probation Commission as the Parole Commission; providing that the commission retains specified powers, duties, and functions; amending s. 921.001, F.S.; allowing certain incarcerated persons to be released from prison only in specified circumstances; amending ss. 944.275, 944.291, F.S.; specifying which prisoners may be placed on conditional release; requiring the Department of Corrections to provide specified information to the Parole Commission; amending s. 944.28, F.S.; authorizing the forfeiture of gain-time in specified circumstances; amending s. 947.005, F.S.; defining the term "tentative release date"; amending s. 947.01, F.S.; changing the name of the Parole and Probation Commission to Parole Commission; increasing the number of commissioners, effective at a specified future date; deleting an obsolete provision; amending ss. 947.02, F.S.; conforming said section to the change of name of the commission; amending s. 947.071, F.S.; specifying certain rulemaking procedures; repealing s. 947.13(3), F.S.; eliminat-

ing the commission's responsibility to perform specific research functions; creating ss. 947.14, 947.141, F.S.; creating the "Conditional Release Program Act"; establishing procedures for granting and revoking conditional release; creating s. 947.1655, F.S.; specifying which inmates are and are not eligible for parole; amending s. 947.174, F.S.; prescribing the content of certain parole-related guidelines that the commission must make available to inmates; amending s. 947.1745, F.S.; authorizing the delay of a parole date in certain circumstances; amending ss. 947.175, 947.177, 947.181, 947.185, F.S.; conforming said sections to the change in name of the commission; amending s. 947.24, F.S.; requiring the commission to periodically review the progress of parolees; amending ss. 20.315, 39.12, 112.011, 186.003, 186.005, 215.3205, 255.502, 282.502, 322.16, 397.12, 775.089, 784.07, 843.01, 843.02, 843.08, 921.16, 921.20, 921.21, 921.22, 940.05, 940.06, 941.23, 943.06, 944.012, 944.02, 944.598, 944.605, 945.091, 945.10, 945.25, 945.30, 945.47, 948.10, 949.05, 960.001, 960.17, F.S.; conforming said sections to the change of name of the commission; amending ss. 947.10, 947.26, F.S.; deleting references to the Board of Clemency Review; repealing ss. 947.005(6), 947.082, 947.25, F.S., relating to the Board of Clemency Review; repealing s. 947.095, F.S., relating to hearing examiners who make recommendations with respect to certain parole release dates; repealing s. 34 of ch. 83-131, Laws of Florida, as amended; abrogating the repeal of ch. 947, F.S.; repealing s. 35 of ch. 83-131, Laws of Florida, relating to legislative review of the commission; providing an effective date.

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

By Senator Hollingsworth—

SB 367—A bill to be entitled An act relating to state employment; prohibiting employment or promotion of persons who have not registered with the selective service; providing an effective date.

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

By Senator Thomas—

SB 368—A bill to be entitled An act relating to insurance; amending s. 624.34, F.S., providing for the authority of the Department of Law Enforcement to accept fingerprints of any entity which is examined or investigated under the Florida Insurance Code; amending s. 624.404, F.S., relating to the general eligibility of insurers for a certificate of authority; providing criteria; amending s. 624.501, F.S., providing fees for registration certificates with respect to certain military installations; amending s. 626.221, F.S., increasing the time period for an exemption from examination for certain applicants; amending s. 626.231, F.S., providing for eligibility to take an examination for license; amending s. 626.251, F.S., deleting a time period with respect to notice of examination date; amending s. 626.281, F.S., providing for reexaminations; amending s. 626.511, F.S., eliminating an exemption to a requirement that described persons file a statement with the Department of Insurance describing the reason for the termination of an agent's appointment and license; amending s. 626.521, F.S., providing for required character and credit reports; creating s. 626.552, F.S., providing for reporting by insurers and supervising or managing general agents; amending ss. 626.611, 626.621, 634.181, 634.191, 634.320, 634.321, 634.422, 634.423, 642.041, and 642.043, F.S., providing uniform language with respect to discipline or license refusal, suspension, or revocation for persons having been found guilty of, or having pleaded guilty or nolo contendere to, a felony or a crime punishable by imprisonment of 1 year or more; amending s. 626.731, F.S., revising criteria for qualifications for a general lines agent's license; amending s. 626.732, F.S., revising language with respect to required knowledge, experience, or instruction for license as a general lines agent; amending s. 626.735, F.S., revising language with respect to qualifications for a solicitor's license; amending s. 626.739, F.S., revising language with respect to a temporary license; amending s. 626.740, F.S., revising language with respect to temporary limited licenses for industrial fire agents; amending s. 626.785, F.S., relating to license qualifications; amending s. 626.790, F.S., revising language with respect to temporary licenses; amending s. 626.792, F.S., prohibiting the Department of Insurance from issuing a life insurance agent's license to certain nonresidents; amending s. 626.831, F.S., revising language with respect to license qualifications; amending s. 626.835, F.S., prohibiting the department from issuing a health insurance agent's license to certain nonresidents; amending s. 626.854, F.S., redefining the term "public adjuster"; amending s. 626.869, F.S., revising criteria for the issuance of a limited license as an independent or public adjuster; amending s. 626.88, F.S., revising the definition of the terms "administrator"

and "insurer"; amending s. 626.8805, F.S., providing criteria for certificates of authority; creating s. 626.8809, F.S., providing for a fidelity bond; amending s. 626.891, F.S., relating to grounds for suspension or revocation of certificate of authority; amending s. 626.943, F.S., relating to powers and duties of the department; amending s. 626.944, F.S., relating to qualifications for health care risk managers; creating s. 627.4085, F.S., requiring the name of the insurer on certain applications; amending s. 627.679, F.S., providing for required disclosure with respect to credit life insurance; repealing s. 627.9175(2), F.S., relating to the publication of health insurance loss ratios; amending s. 628.071, F.S., relating to the grant or denial of a permit, to include certain criteria; amending s. 632.629, F.S., relating to annual licenses for certain societies authorized to transact business; amending s. 632.638, F.S., relating to the applicability of the Insurance Code; amending s. 637.415, F.S., relating to the regulation of employees or representatives of dental service plan corporations; creating s. 648.315, F.S., providing for the number of applications required for licensure as bail bondsmen; amending s. 648.34, F.S., revising criteria for qualifications of bail bondsmen; amending s. 648.37, F.S., revising criteria for qualifications of runners; amending s. 648.38, F.S., revising language with respect to examination as a bail bondsman; amending s. 648.39, F.S., relating to notice of appointment of agents; repealing s. 626.881, F.S., relating to the deposit of securities and surety bonds; repealing s. 626.8811, F.S., relating to a prohibition upon a levy upon deposit of certain assets or securities; providing for review and repeal; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By Senator Thurman—

SB 369—A bill to be entitled An act relating to greyhound dog racing; creating s. 550.1635, F.S.; providing a program for greyhound owners' awards; providing an effective date.

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

By the Committee on Finance, Taxation and Claims—

SB 370—A bill to be entitled An act relating to fuel taxes; creating ss. 206.101, 206.102, F.S.; consolidating state taxes on motor fuel and local option taxes on motor fuel; providing for collection, enforcement, and administration of such taxes; providing collection allowances; renumbering and amending ss. 206.23, 206.02, 206.021, 206.404, 206.055, 206.026, 206.027, 206.028, 206.03, 206.04, 206.05, 206.065, 206.43, 206.09, 206.10, 206.48, 206.485, 206.62, 206.42, 206.41, 206.425, 212.67, 206.11, 206.44, 206.426, 206.56, 206.14, 206.18, 206.06, 206.07, 206.075, 206.19, 206.21, 206.215, 206.24, 206.27, 206.59, 206.406, 206.45, 206.47, 206.60, 206.605, 212.69, 206.89, 206.90, 206.91, 206.87, 206.877, 206.875, 206.879, 206.97, F.S.; creating ss. 206.703, F.S.; amending ss. 206.01, 206.9915, 206.9825, 206.9845, 206.9931, 206.9441, 206.9442, 207.026, 212.05, 212.08, 336.021, 336.025, 336.026, F.S.; consolidating and reorganizing provisions of chapters 206, 212, 336, F.S., relating to the taxation of motor fuel; providing for the return of certain taxes paid by a school district to such school district; revising certain tax exemptions relating to special fuels; revising certain cross-references; revising certain definitions; renumbering ss. 206.022, 206.025, 206.095, 206.12, 206.15, 206.16, 206.17, 206.175, 206.20, 206.204, 206.205, 206.22, 206.28, 206.405, 206.445, 206.46, 206.61, 206.85, 206.86, 206.88, 206.92, 206.96, F.S.; amending ss. 7.52, 163.3184, 207.023, 207.026, 212.235, 215.22, 218.21, 336.024, 376.301, 849.092, F.S.; correcting cross-references; repealing ss. 206.08, 206.25, 206.41, 206.49, 206.625, 206.63, 206.64, 206.93, 206.94, 206.945, 212.60, 212.61, 212.62, 212.6201, 212.63, 212.635, 212.64, 212.65, 212.66, F.S., relating to the motor fuel tax and the sales tax on motor fuel and special fuel; providing an effective date.

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

By the Committee on Judiciary-Civil—

SJR 371—A joint resolution proposing an amendment to Section 4, Article X of the State Constitution, relating to exemption of homestead property from forced sale and the restriction on devise of the homestead.

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

By the Committee on Commerce—

SB 372—A bill to be entitled An act relating to the State Apprenticeship Council; amending s. 446.045, F.S.; increasing the council membership; providing for appointment of members; providing for terms of office; providing for meetings, a quorum, and official action; providing for removal of members, minutes of meetings, and reimbursement for per diem and traveling expenses; abrogating the repeal of such section scheduled pursuant to the Sundown Act; providing for future review and repeal of said section; providing an effective date.

—was referred to the Committee on Commerce.

By the Committee on Economic, Community and Consumer Affairs—

SB 373—A bill to be entitled An act relating to purchase of real property by a county or municipality; amending s. 125.355, F.S., relating to proposed purchases of real property by a county; clarifying the application of that section; providing that the purchase procedure specified therein is alternative to certain other purchase procedures; amending s. 166.045, F.S., relating to proposed purchases of real property by a municipality; providing that the purchase procedure specified therein is alternative to certain other purchase procedures; continuing the exemptions from public records requirements for written appraisals, offers, and counteroffers with respect to a proposed purchase; deleting the provision providing for termination of the section; providing for future legislative review of these exemptions pursuant to the Open Government Sunset Review Act; providing an effective date.

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

By the Committee on Finance, Taxation and Claims—

SB 374—A bill to be entitled An act relating to ad valorem taxation; amending s. 192.032, F.S.; revising provisions for determining situs of property for assessment purposes; providing an effective date.

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

By the Committee on Finance, Taxation and Claims—

SB 375—A bill to be entitled An act relating to ad valorem tax exemptions; amending s. 196.012, F.S.; revising and providing applicable definitions; conforming a cross-reference; amending s. 196.192, F.S.; specifying criteria to be used in granting exemptions for certain purposes; providing an effective date.

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

By the Committee on Judiciary-Civil—

SB 376—A bill to be entitled An act relating to the judiciary; amending s. 35.06, F.S.; increasing the number of judges for specified district courts of appeal; amending s. 26.031, F.S.; increasing the number of judges for specified judicial circuits; amending s. 34.022, F.S.; increasing the number of judges for specified county courts; providing an effective date.

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

By the Committee on Judiciary-Civil—

SB 377—A bill to be entitled An act relating to court costs in criminal proceedings; amending s. 3 of ch. 85-213, Laws of Florida; postponing the effective date of the repeal of s. 27.3455, F.S., which imposes additional court costs on persons who are found guilty of criminal offenses; providing an effective date.

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

By Senator Brown—

SB 378—A bill to be entitled An act relating to the Game and Fresh Water Fish Commission; providing for the establishment of citizen-support organizations to raise funds and assist the commission; specifying qualifications for such organizations; authorizing the commission to permit such organizations to use commission property, facilities, and personnel, subject to certain conditions; requiring each citizen-support organization to provide for an annual audit of its financial records and accounts; prohibiting the disclosure, in the auditor's reports, of the iden-

tity of anonymous donors to such an organization; providing an effective date.

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

By Senator Deratany—

SB 379—A bill to be entitled An act relating to homeowners associations in residential developments; 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 Senators Hair, Beard, Crenshaw, Deratany, Jenne, Jennings, Johnson, Malchon, Weinstein, Margolis, Grant, Peterson, Dudley, Brown, Meek, Girardeau, Gordon, Myers and Hill—

SB 380—A bill to be entitled An act relating to donations of funds; prescribing requirements for persons who accept donations of funds designated for certain purposes; restricting the purposes for which such funds may be used; requiring a review or audit to be made and sent to the Department of State; requiring the department to examine the review or audit; authorizing the department to seek injunctive relief to enforce compliance with the act; providing criminal penalties for misuse of funds and failure to comply with the act; providing for further relief; providing an effective date.

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

By Senator Hair—

SB 381—A bill to be entitled An act relating to juvenile offenders; amending s. 39.01, F.S.; defining "serious habitual juvenile offender"; amending ss. 39.015 and 39.423, F.S.; correcting references; creating s. 39.115, F.S.; providing for a program to rehabilitate serious habitual juvenile offenders; authorizing the Department of Health and Rehabilitative Services to conduct such program and to place such offenders in the program; creating s. 39.117, F.S.; providing that sheriffs are encouraged to maintain central identification files on such offenders and those at risk of becoming such offenders; providing for contents of such files and authorizing certain persons and agencies to provide such information; providing for multiagency information sheets; providing application of confidentiality requirements; providing for multiagency task forces; providing an effective date.

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

By Senator Margolis—

SB 382—A bill to be entitled An act relating to the statewide criminal analysis laboratory system; amending s. 943.31, F.S., modifying legislative intent; amending s. 943.32, F.S., including certain facilities in Ft. Myers within the system; amending s. 943.35, F.S., specifying minimum level of state funding of local laboratory operating costs; deleting matching fund requirement; providing that crime scene technicians are no longer excluded from state funding; creating ss. 943.355 and 943.356, F.S., creating the Florida Crime Laboratory Council; providing duties thereof; amending s. 943.36, F.S., revising the fiscal and budgetary process for state funding; providing authority and responsibilities of the Department of Law Enforcement; providing for review and repeal; providing an effective date.

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

By Senator W. D. Childers—

SB 383—A bill to be entitled An act relating to highway designation; designating State Road 8-A in Escambia County as the Reubin O'Donovan Askew Parkway; directing the Department of Transportation to erect appropriate markers; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Vogt—

SB 384—A bill to be entitled An act relating to county officials; amending s. 145.19, F.S.; amending the definition of the term "annual factor" for purposes of calculating annual salary increases for county officers; providing an effective date.

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

By Senator Jenne—

SB 385—A bill to be entitled An act relating to utility rates and charges; amending s. 366.03, F.S.; exempting certain counties and municipalities from payment of a portion of the rates or charges collected by a public utility; providing an effective date.

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

By Senator Hill—

SB 386—A bill to be entitled An act relating to Metropolitan Dade County; providing for the relief of Harriet Semmes to compensate her for injuries sustained while a passenger in an automobile which was struck by a Metropolitan Dade County transit bus; providing for payment by Metropolitan Dade County; providing an effective date.

Proof of publication of the required notice was attached.

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

By Senator Hair—

SB 387—A bill to be entitled An act relating to the City of Jacksonville; providing for the relief of Floyd Parrish and Della Parrish, his wife, to compensate them for injuries sustained by Floyd Parrish from an accident caused by the negligence of the City of Jacksonville; providing an effective date.

Proof of publication of the required notice was attached.

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

By the Committee on Natural Resources and Conservation—

SM 388—A memorial to the Congress of the United States, urging Congress to revisit the provisions of section 1114 of Public Law 99-662, the Water Resources Development Act of 1986, which provides for the deauthorization of the Cross Florida Barge Canal Project, contingent upon specified action by the State of Florida and the Secretary of the Army of the United States, and provide instead for a simple deauthorization which will allow existing Florida law to govern the disposition of the lands held by the Canal Authority of the State of Florida.

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

By Senator Gordon—

SB 389—A bill to be entitled An act relating to public school instructional personnel; amending s. 230.23, F.S.; requiring each district school board to consider the teaching experience of certain instructional personnel in determining the salary schedule for instructional personnel; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Grant—

SB 390—A bill to be entitled An act relating to ad valorem tax assessments; amending s. 193.461, F.S.; authorizing the governing bodies of certain counties to exempt certain property owners whose lands are qualified for agricultural classification from annually filing a reapplication; providing for taxation of property when the owner fails to notify the property appraiser of a change in use; providing for interest and penalties; providing an effective date.

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

By Senators Brown, Stuart, McPherson, Dudley, Kiser and Beard—

SJR 391—A joint resolution proposing the creation of Section 17, Article VII of the State Constitution, relating to state bonds, to authorize general obligation bonds for acquiring transportation land and property.

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

By Senators Brown, McPherson, Dudley, Stuart, Kiser and Beard—

SB 392—A bill to be entitled An act relating to transportation; amending s. 127.01, F.S.; authorizing counties to exercise certain powers granted in ss. 337.27, 337.273, F.S.; amending s. 163.3164, F.S.; defining the term "transportation corridor"; amending s. 163.3177, F.S.; requiring the inclusion of designated transportation corridors in the transportation and mass transit elements of the local comprehensive plans by a specified date; requiring the development of specified policies; amending s. 163.3202, F.S.; requiring land development regulations to protect transportation rights-of-way and designated transportation corridors; amending s. 166.401, F.S.; authorizing municipalities to exercise certain powers granted in ss. 337.27, 337.273, F.S.; allowing municipalities to file maps of reservation for transportation corridors and transportation facilities; requiring notice and a public hearing; providing for building setback lines; providing for ordinances that define restrictions on certain construction; providing for challenges to the map by property owners; providing for a hearing and for appellate review; amending ss. 253.025, 253.03, F.S.; removing property for transportation facilities and transportation corridors from those state lands managed by the Board of Trustees of the Internal Improvement Trust Fund; amending s. 334.03, F.S.; amending the definition of the term "right-of-way" to include transportation facilities; defining the term "transportation corridor"; amending s. 335.02, F.S.; authorizing the Department of Transportation to locate and designate certain transportation facilities and to survey and locate lines for transportation corridors; requiring the department to consider the location of state-owned lands; amending s. 336.02, F.S.; making county maps of reservation applicable to transportation facilities or transportation corridors; providing for building setback lines; providing for ordinances that define restrictions on certain construction; authorizing the amendment or withdrawal of a map; amending s. 337.241, F.S.; making maps of reservation filed by the department applicable to transportation facilities or transportation corridors; authorizing the amendment or withdrawal of a map; amending s. 337.25, F.S.; providing for acquisition of property for securing or utilizing transportation rights-of-way for certain transportation facilities; providing for acceptance of donations of property; requiring evaluation of the department's inventory of real property; increasing the maximum value of property which may be disposed of by negotiated sale; authorizing the department to convey a leasehold interest; amending s. 337.27, F.S.; allowing the department to condemn property for certain transportation facilities, including land necessary for management of access; deleting provisions that authorize the acquisition of certain property in anticipation of future transportation needs; amending s. 337.271, F.S.; making certain provisions pertaining to negotiations for acquisitions applicable to transportation facilities or transportation corridors; allowing a fee owner to waive certain rights; creating s. 337.273, F.S.; providing legislative intent as to the need to designate, plan, protect, and acquire property in transportation corridors; providing for demonstrating public purpose and necessity; providing for designation of transportation corridors; providing for transportation corridor protection and acquisition agreements; requiring periodic review of all designated corridors; amending s. 339.155, F.S.; deleting the definition of "transportation corridor"; requiring the department to designate corridors only for state facilities; requiring coordination of transportation corridor designation with certain state and local agencies; amending s. 341.303, F.S.; removing the limit on state funding participation for certain nonfederally funded projects; authorizing the department to evaluate rail corridors for transportation uses; authorizing the acquisition of rail corridors; requiring a map of the rail system; requiring notice to the Department of Natural Resources; repealing s. 337.272, F.S., relating to the resale of property acquired by eminent domain upon failure to devote it to the use for which it was condemned; providing an effective date.

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

By Senators W. D. Childers and Myers—

SB 393—A bill to be entitled An act relating to removal of disabilities of minors; repealing s. 743.06, F.S., which allows a minor who has reached

the age of 17 years to give his consent to donating his own blood; providing an effective date.

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

By Senator Hollingsworth—

SB 394—A bill to be entitled An act relating to burglary and trespass; amending s. 810.115, F.S., expanding provisions relating to willfully and maliciously breaking or injuring fences for which a penalty is provided; providing for compensation to the owner; providing for compensation for such breaking or injuring without willful or malicious intent; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Hollingsworth—

SB 395—A bill to be entitled An act relating to state correctional institutions; authorizing the superintendent of such an institution to pay a reward to each person who is responsible for the capture of an escaped inmate; specifying a maximum amount of the reward; specifying that employees of the Department of Corrections are ineligible to receive such rewards; providing an effective date.

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

By the Committee on Economic, Community and Consumer Affairs—

SB 396—A bill to be entitled An act relating to emergency telephone service, repealing section 2 of chapter 85-317, Laws of Florida, which schedules a provision establishing a fee to fund emergency telephone service for repeal effective December 31, 1988; providing an effective date.

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

By Senator W. D. Childers—

SR 397—A resolution commending Dr. Ann Agnew for being selected as the Florida State Professor of the Year for 1987 and a gold medalist in the Professor of the Year program, and for her years of distinguished service as an educator.

—was referred to the Committee on Rules and Calendar.

By Senator Langley—

SB 398—A bill to be entitled An act relating to discovery in criminal proceedings; creating s. 925.055, F.S.; providing for an award of costs and attorney's fees against an attorney or a party who engages in unnecessary discovery tactics in a criminal proceeding; providing for enforcement by the court; providing an effective date.

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

By Senator Kiser—

SB 399—A bill to be entitled An act relating to saltwater fisheries; directing the Department of Natural Resources to establish a permitting program for the harvesting of tarpon; providing fees; providing for disposition of fees; prohibiting the taking of tarpon without a tag; providing penalties; providing for tag removal; providing exemptions; repealing s. 370.11(4), F.S.; relating to the regulation of tarpon fishing; providing an effective date.

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

By Senator Hair—

SB 400—A bill to be entitled An act relating to elections; amending s. 100.041, F.S.; changing the date for commencement of the term of office for the clerk of the circuit court and for the county comptroller; providing an effective date.

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

By Senators Peterson, Brown, D. Childers, Margolis, Hair, Jennings, Grizzle and Beard—

SB 401—A bill to be entitled An act relating to toy firearms; creating s. 790.35, F.S.; prohibiting the sale of certain toys which resemble firearms unless they meet certain specifications; providing penalties; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By the Committee on Judiciary-Civil—

SB 402—A bill to be entitled An act relating to the devise of real property; amending s. 732.4015, F.S., relating to the devise of homestead property; modifying the limitation on the devise of homestead property; providing a contingent effective date.

—was referred to the Committee on Judiciary-Civil.

By the Committee on Judiciary-Civil—

SB 403—A bill to be entitled An act relating to arbitration and mediation of civil actions; amending s. 44.303, F.S.; revising the method of determining the fee paid to an arbitrator for court-ordered, nonbinding arbitration; deleting a provision that requires, under certain circumstances, a court to assess costs and attorney's fees against a party who filed for a trial de novo after arbitration; authorizing a court to assess costs and attorney's fees under those circumstances, subject to specified considerations; providing limited immunity from civil liability to arbitrators and mediators; providing an effective date.

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

By Senator Weinstock—

SB 404—A bill to be entitled An act relating to involuntary treatment of alcohol abusers and drug abusers; amending ss. 396.102, 397.052, F.S.; authorizing the circuit courts to appoint special masters to preside over hearings for the commitment of such persons to treatment resources; providing an effective date.

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

By Senator Meek—

SB 405—A bill to be entitled An act relating to the Department of Professional Regulation; amending ss. 455.218, 458.311, F.S.; deleting certain eligibility restrictions for licensure by the department; providing an effective date.

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

By Senator Meek—

SB 406—A bill to be entitled An act relating to gambling; amending s. 849.01, F.S.; exempting certain nonprofit organizations that conduct gambling solely for charitable purposes from the prohibition against keeping a place for gambling under certain conditions; amending s. 849.03, F.S.; excepting a person who rents a place to such a nonprofit organization for the conduct of gambling solely for charitable purposes from the prohibition against renting a place for gambling purposes; amending s. 849.08, F.S.; excluding gambling at a place where gambling is conducted by such a nonprofit organization solely for charitable purposes from the offense of gambling; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Meek—

SB 407—A bill to be entitled An act relating to educational scholarships; creating the Jose Marti Scholarship Foundation; authorizing the foundation to advise the Department of Education and the State Board of Education on certain matters relating to the Jose Marti Scholarship Challenge Grant Fund; prescribing other duties of the foundation in relation to the grant fund; providing for appointment of members of the foundation; authorizing the foundation to accept gifts and grants; providing for private funds to be kept separate from moneys appropriated by the Legislature until such private moneys have been deposited into the scholarship trust fund; providing for the keeping of records and accounts of the foundation; creating the Ronald E. McNair Memorial Scholarship

Program; providing eligibility criteria for receiving awards under the program; providing for candidates for the awards to be nominated from each school district; providing eligibility criteria for nomination; providing for a panel to select ten recipients for the awards; providing for the maximum number of awards for each recipient, and the amount of each award; providing eligibility requirements for continuing receipt of the awards; creating the Ronald E. McNair Memorial Scholarship Trust Fund; providing an initial appropriation from the General Revenue Fund to the trust fund; providing for administration of trust fund moneys; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Meek—

SB 408—A bill to be entitled An act relating to the offense of false impersonation of certain law enforcement officers and other persons; amending s. 843.08, F.S.; clarifying the offense; revising the criminal penalties imposed for such false impersonation; specifying a criminal penalty for such false impersonation while committing another crime; providing an effective date.

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

By Senator Meek—

SB 409—A bill to be entitled An act relating to state-administered retirement systems; amending ss. 121.091, 238.181, F.S.; permitting a retired member of the Florida Retirement System or the Teachers' Retirement System of Florida who, within a specified period after retirement, is reemployed by a district school board as a teacher paid by the hour to receive both hourly compensation and retirement benefits for a limited number of hours during that period; providing an effective date.

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

By Senator Meek—

SB 410—A bill to be entitled An act relating to the district school system; amending s. 230.23, F.S.; providing guidelines for the school boards to invest a portion of investment funds with certain minority institutions; providing an effective date.

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

By Senator Kirkpatrick—

SB 411—A bill to be entitled An act relating to medical transportation services; amending s. 401.25, F.S., deleting a requirement for municipalities which apply for licensure as a basic life support or advanced life support ground service; providing an effective date.

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

By the Committee on Governmental Operations—

SB 412—A bill to be entitled An act relating to the Commission on Ethics; amending s. 110.205, F.S.; exempting employees of the Commission on Ethics from the Career Service System; repealing s. 110.402(3), F.S., which provides that the Executive Director and Deputy Executive Director of the Commission on Ethics receive Senior Management Service benefits; amending s. 112.321, F.S.; providing that the Commission on Ethics shall furnish the executive director with assistants and secretaries as required in accordance with the policies established therefor by the Joint Legislative Management Committee pursuant to applicable provisions of s. 11.147, F.S.; providing an effective date.

—was referred to the Committee on Governmental Operations.

By Senators Margolis and Weinstein—

SB 413—A bill to be entitled An act relating to adult education; amending s. 228.071, F.S.; defining community instructional services; amending ss. 228.072, 230.645, 240.301, and 240.35, F.S.; revising outdated terminology; providing fee exemptions for students enrolled in courses or activities offered through community instructional services or in certain employment and training programs and certain students 65 years of age or older; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Margolis—

SB 414—A bill to be entitled An act relating to state building designation; designating the old Leon County Jail in the City of Tallahassee as the George Firestone Building; directing the Department of State to erect appropriate markers; providing an effective date.

—was referred to the Committee on Rules and Calendar.

By Senator Johnson—

SB 415—A bill to be entitled An act relating to the liability of parents for acts of minor children; amending s. 741.24, F.S.; removing the \$2,500 limitation on the liability of parents for destruction or theft of property committed by their minor children; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Johnson—

SB 416—A bill to be entitled An act relating to minors who commit criminal acts; amending s. 39.12, F.S.; prescribing authority of law enforcement agencies to release records of certain minors charged with, or convicted of, criminal offenses; providing an effective date.

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

By Senator Johnson—

SB 417—A bill to be entitled An act relating to assault and battery; amending s. 784.07, F.S.; revising the definition of law enforcement officer with respect to the penalty for either of such offenses when the victim is a law enforcement officer engaged in the performance of his duties; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Johnson—

SB 418—A bill to be entitled An act relating to the Florida Highway Patrol; directing the Department of Highway Safety and Motor Vehicles to name the Highway Patrol Station on State Road 70 in Manatee County as the Calvin Baxter, Jr., and Jeffery Dale Young Highway Patrol Station; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Brown—

SB 419—A bill to be entitled An act relating to the investment of county and municipal funds; amending ss. 125.31, 166.261, F.S.; providing requirements for the safekeeping of securities purchased by such entities; providing an effective date.

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

By Senator Brown—

SB 420—A bill to be entitled An act relating to governmental efficiency; amending ss. 11.149, 11.40, 11.401, 11.42, 11.43, 11.44, 11.45, 215.95, 218.38, 218.503, and 350.061, F.S.; changing the name of the Legislative Auditing Committee to the Legislative Governmental Efficiency Committee; creating s. 11.402, F.S.; directing the committee to provide, by rule, for an annual governmental efficiency recognition program and recognition ceremony; providing for required elements of the annual program; providing an effective date.

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

By Senator Gordon—

SB 421—A bill to be entitled An act relating to insurance; amending s. 627.4235, F.S., requiring persons filing a claim with respect to certain group hospital, medical, or surgical expense insurance policies to include on the claim the name, policy number, and address of any other policies which may cover the claimant with respect to the submitted claim; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Gordon—

SB 422—A bill to be entitled An act relating to the state group insurance program; amending s. 110.123, F.S., authorizing the Department of Administration under the state group health insurance plan to require copayments; providing an effective date.

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

By Senator Gordon—

SB 423—A bill to be entitled An act relating to insurance; requiring certain health insurance policies to include coverage for tests for infertility and infertility treatment; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By Senator Gordon—

SB 424—A bill to be entitled An act relating to the State of Florida; providing for the relief of Graciela Nacianceno, widow of Angel Antonio Nacianceno; Angel Antonio Nacianceno, Jr., a minor; and the estate of Angel Antonio Nacianceno; requiring the state to pay compensation to the survivors of Angel Antonio Nacianceno for his wrongful death, which occurred February 23, 1984, partly as a result of the defendant's negligence.

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

By the Committee on Education—

SB 425—A bill to be entitled An act relating to the Florida High Technology and Industry Council; amending ss. 229.8053, 240.539, F.S.; providing additional powers and duties of the council; providing for certain members to be appointed for staggered terms; providing for longer terms of appointment for council members; deleting references to the Advanced Technology Fund; providing for funding certain research programs from funds allocated in the General Appropriations Act; reviving and readopting provisions relating to the council; providing for future legislative review and repeal; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Johnson—

SB 426—A bill to be entitled An act relating to the state lottery; amending s. 24.121, F.S.; limiting the use of funds in the Educational Enhancement Trust Fund; specifying the future distribution of such funds; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By Senators Ros-Lehtinen and Lehtinen—

SB 427—A bill to be entitled An act relating to royalties from accounts of a crime; amending s. 944.512, F.S.; revising the specified distribution of the proceeds of the sale by a convicted felon of an account of his crime; providing an effective date.

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

By Senator Myers—

SB 428—A bill to be entitled An act relating to the state health insurance program; waiving the outpatient deductible under the state self-insured health insurance plan for certain state employees; providing an effective date.

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

By Senator Plummer—

SB 429—A bill to be entitled An act relating to motor vehicle license plates; amending s. 320.0809, F.S.; changing the number of applications the Department of Highway Safety and Motor Vehicles must receive before it will develop a specialized license plate identifying an independent university; providing an effective date.

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

By Senator Plummer—

SB 430—A bill to be entitled An act relating to contagious diseases; providing an appropriation to the Department of Health and Rehabilitative Services for the care and treatment of persons having contagious diseases in Monroe County; providing an effective date.

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

By the Committee on Judiciary-Civil—

SB 431—A bill to be entitled An act relating to guardianship; creating the Study Commission on Guardianship Law; providing for appointment of members; providing duties and responsibilities; requiring the submission of reports; providing for staffing of the commission; providing per diem for members; providing for expiration of the commission; providing an effective date.

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

By Senator Brown—

SB 432—A bill to be entitled An act relating to local governments; creating the Local Option Interim Proprietary and General Services Fee Act; providing legislative intent; authorizing counties and municipalities to levy a fee for the cost of providing services to newly improved properties for which the improvements are not subject to ad valorem taxes; providing for the calculation and assessment of such fee; requiring a report by the county or municipality to the Department of Revenue; authorizing a county or municipality to revise the fee rate at a specified time; providing that the fee may not be levied upon specified improvements; providing for the expenditure of fee proceeds; providing an effective date.

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

By the Committee on Governmental Operations—

SB 433—A bill to be entitled An act relating to the program for state purchase, from nonprofit agencies, of commodities and services provided by blind and other severely handicapped persons; amending s. 413.034, F.S.; revising the composition of the commission that administers the program; reviving and readopting ss. 413.032, 413.033, 413.034, 413.035, 413.036, 413.037, F.S., as amended, which provide for such program and its administration, notwithstanding repeal scheduled pursuant to the Sundown Act; providing for future review and repeal of said sections; providing an effective date.

—was referred to the Committee on Governmental Operations.

By Senator Plummer—

SB 434—A bill to be entitled An act relating to administrative proceedings; amending s. 120.59, F.S.; requiring the hearing officer for an administrative proceeding under s. 120.57(1), F.S., to award costs and a reasonable attorney's fee to the prevailing party of the proceeding if the nonprevailing party is an agency; providing an effective date.

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

By Senator Beard—

SB 435—A bill to be entitled An act relating to highway safety; amending s. 322.025, F.S.; providing for the implementation of motorcycle driver improvement programs; deleting certain provisions relating to the use of the Accident Reports Trust Fund; creating s. 322.0255, F.S.; requiring the Department of Highway Safety and Motor Vehicles to establish a Florida Motorcycle Safety Education Program; providing for funding; providing for safety courses; providing for certification of instructors; allowing fees to be charged; amending s. 322.12, F.S.; repealing the requirement that first-time applicants for a motorcycle license present proof of completion of an approved motorcycle safety education course prior to licensure; repealing s. 322.026, F.S., relating to mandatory revocation of drivers' licenses; providing effective dates.

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

By Senator Beard—

SB 436—A bill to be entitled An act relating to drivers' licenses; amending ss. 318.14, 318.18, 322.03, F.S.; creating s. 322.065, F.S.; prescribing penalties for operating a motor vehicle without a valid driver's license; deleting obsolete terminology; conforming cross-references; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Crenshaw—

SB 437—A bill to be entitled An act relating to public printing; amending ss. 283.31 and 283.315, F.S., raising the threshold level of state agency printing costs which triggers internal oversight and requires a statement of cost and purpose; providing an effective date.

—was referred to the Committee on Governmental Operations.

By Senator Crenshaw—

SB 438—A bill to be entitled An act relating to the State Group Insurance Program; amending s. 110.123, F.S.; providing that participation in the program shall be available for blind vending facility operators of the Division of Blind Services; prohibiting state contributions for premiums; providing an effective date.

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

By Senator Crenshaw—

SB 439—A bill to be entitled An act relating to the Division of Tourism of the Department of Commerce; amending s. 288.34, F.S., authorizing certain marketing and advertising research studies; providing confidentiality of sources; protecting trade secrets and commercial or financial information; providing for future review and repeal; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By Senator Malchon—

SB 440—A bill to be entitled An act relating to health care; creating the Patient's Bill of Rights; providing definitions; providing purpose; providing rights of patients to individual dignity, receipt of information, including financial information, access to health care, notice of experimental research, and notice of the terms of the Patient's Bill of Rights; providing an effective date.

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

By Senator Malchon—

SB 441—A bill to be entitled An act relating to shelter or foster care; providing legislative intent; directing the Department of Health and Rehabilitative Services to establish a pilot program to provide assistance and services to shelter and foster care homes and to children placed in foster or shelter care; providing procedures; providing for funding; providing for evaluation; providing an effective date.

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

By Senator Hollingsworth—

SB 442—A bill to be entitled An act relating to assault or battery of law enforcement officers; amending s. 784.07, F.S.; redefining the term "law enforcement officer" to include certain agents or employees of the Department of Corrections; providing an enhanced penalty for assaulting or battering such persons; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Brown—

SB 443—A bill to be entitled An act relating to administrative fines; amending s. 403.121, F.S.; authorizing the Department of Environmental Regulation to impose administrative fines for certain types of environmental violations; providing for deposit of such fines into the Pollution Recovery Fund; providing an effective date.

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

By Senator Brown—

SB 444—A bill to be entitled An act relating to the construction trades; limiting the work that may be performed by journeymen, apprentices, and laborers engaged in construction trades; prescribing qualifications; defining the terms used in the act; providing for supervision of apprentices; prescribing duties of building code enforcement agency inspectors with respect to inspection for compliance with the act; amending s. 489.105, F.S.; providing additional definitions applicable to pt. I, ch. 489, F.S., relating to licensing of contractors; amending s. 489.129, F.S.; providing for disciplinary proceedings against contractors for permitting journeymen to supervise more than one apprentice at a time or permitting laborers to perform work required to be performed by apprentices or journeymen or to perform any function other than one traditionally performed by laborers; amending s. 489.505, F.S.; providing additional definitions applicable to pt. II, ch. 489, F.S., relating to licensing of electrical contracting; amending s. 489.533, F.S.; providing for disciplinary proceedings against an electrical contractor for permitting journeymen to supervise more than one apprentice at a time or permitting laborers to perform work required to be performed by apprentices or journeymen or to perform any function other than one traditionally performed by laborers; providing for termination of specified provisions and for legislative review of such provisions; providing an effective date.

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

By Senator Deratany—

SB 445—A bill to be entitled An act relating to Brevard County; providing that the State of Florida and its agencies, departments, and divisions have no claim to certain parcels of land located in Brevard County; providing an effective date.

Proof of publication of the required notice was attached.

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

By Senator Margolis—

SB 446—A bill to be entitled An act relating to pharmacists; creating s. 465.0126, F.S.; providing for the licensure of nuclear pharmacists and the renewal of licenses; establishing procedures and fees; amending s. 465.018, F.S.; providing for departmental permitting of community pharmacies; requiring certain notification by prescription department managers; amending s. 465.022, F.S.; modifying pharmacy licensure fees; providing an effective date.

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

By Senator Lehtinen—

SB 447—A bill to be entitled An act relating to historic preservation; designating Historic Cauley Square in Miami as an historic district; directing the Department of Transportation to erect an appropriate sign; providing an effective date.

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

By Senator Lehtinen—

SB 448—A bill to be entitled An act relating to firearm safety; creating ss. 790.151, 790.153, 790.155, and 790.157, F.S.; prohibiting the use of a firearm while intoxicated or impaired; providing penalties; providing tests to determine intoxication or impairment; providing for right to refuse; authorizing use of blood tests in cases of death or serious bodily injury; providing for certain presumptions of impairment; providing definitions; providing evidentiary standards; providing an effective date.

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

By Senator Meek—

SB 449—A bill to be entitled An act relating to the public service tax; amending s. 166.231, F.S.; allowing municipalities to levy a tax upon sanitary sewer service; providing restrictions; providing an effective date.

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

By Senator Meek—

SB 450—A bill to be entitled An act relating to assault or battery of law enforcement officers; amending s. 784.07, F.S.; redefining the term "law enforcement officer" to include parking enforcement specialists; providing an enhanced penalty for assaulting or battering a parking enforcement specialist; providing an effective date.

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

By Senator Meek—

SB 451—A bill to be entitled An act relating to community services; amending s. 1, ch. 82-228, Laws of Florida; revising the Community Services Block Grant Program Act; changing the definition of the term "department" to refer to the Department of Community Affairs to conform to governmental reorganization; providing for administration of the act by that department; providing for appropriation of state funds to supplement federal funding; specifying uses of state-appropriated funds; providing for distribution of moneys in the Community Services Block Grant Fund; prescribing duties of the Community Services Block Grant Advisory Committee; deleting provisions that have served their purpose; providing for Sundown review and repeal; providing an effective date.

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

By Senator Meek—

SB 452—A bill to be entitled An act relating to the towing of vehicles; amending ss. 125.0103, 715.07, F.S.; allowing local governments to regulate charges for such towing; providing an effective date.

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

By Senator Brown—

SB 453—A bill to be entitled An act relating to the State Infrastructure Fund; amending s. 212.235, F.S., as amended; providing for the transfer of moneys from the State Infrastructure Fund to the Surface Water Improvement and Management Trust Fund and to the Conservation and Recreation Lands Trust Fund; specifying the uses of such moneys; providing for the Board of Trustees of the Internal Improvement Trust Fund to hold title to, and manage, lands purchased with such moneys; providing an effective date.

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

By Senator Gordon—

SB 454—A bill to be entitled An act relating to elections; amending s. 98.051, F.S.; providing for the closing of registration books before an election; providing a procedure for registration on election day; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Gordon—

SB 455—A bill to be entitled An act relating to motor vehicle license plates; amending s. 320.0805, F.S.; modifying the specifications for certain kinds of personalized prestige license plates; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Gordon—

SB 456—A bill to be entitled An act relating to education; creating the High School Community Service Act; providing for pilot projects; providing a procedure for developing and submitting project proposals; describing project requirements; providing for selection, funding, and reporting; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Weinstock—

SB 457—A bill to be entitled An act relating to child custody offenses; amending s. 787.04, F.S.; revising felony provisions relating to the removal or concealment of a child contrary to court order; proscribing the

taking or the leading of a child from his parent, guardian, or custodian, or the concealment of a child, in violation of a court order or during the pendency of a proceeding affecting the child's custody, under certain circumstances, and proscribing the failure to produce the child so taken to the court; providing penalties; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Myers—

SB 458—A bill to be entitled An act relating to metropolitan planning organizations; amending s. 339.175, F.S.; providing that the Governor shall prescribe a method for appointing alternate members who may vote in specified circumstances; providing an effective date.

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

By Senator Dudley—

SB 459—A bill to be entitled An act relating to emergency management; amending s. 252.51, F.S.; immunizing certain donees or lenders of services, equipment, supplies, materials, or funds for emergency management from liability for the death of, or injury to, any person or for loss of, or damage to, the property of any person arising out of the use, application, or consumption of such services, equipment, supplies, or materials, or any of the same purchased or leased with donated funds; providing an exception for willful and wanton misconduct of the donee or lender; providing for application of act; providing an effective date.

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

By Senator Dudley—

SB 460—A bill to be entitled An act relating to medical malpractice actions against the state; amending s. 768.28, F.S.; prescribing the statute of limitations for such actions; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Kiser—

SB 461—A bill to be entitled An act relating to the boards and commissions within the Department of Professional Regulation; amending s. 110.205, F.S.; exempting the executive director of each board or commission established within the department from the Career Service; authorizing the Department of Administration to set the salary and benefits of these positions according to rules established for the Selected Exempt Service; providing an effective date.

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

By Senator Kiser—

SB 462—A bill to be entitled An act relating to motor vehicle licenses; creating s. 320.133, F.S.; authorizing the Department of Highway Safety and Motor Vehicles to issue special transporter license plates to persons engaged in the business of transporting motor vehicles from place to place, upon payment of the prescribed license tax and proof of liability insurance in a specified amount; amending s. 320.08, F.S.; prescribing the amount of the annual license tax for a transporter license plate; providing an effective date.

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

By Senators Thurman and Kirkpatrick—

SB 463—A bill to be entitled An act relating to road designations; designating a portion of roadway in Marion County as the Sergeant Hammett L. Bowen, Jr. Roadway; providing for the Department of Transportation to erect appropriate markers; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Thurman—

SB 464—A bill to be entitled An act relating to pharmaceutical assistance to the elderly; directing the Department of Health and Rehabilitative Services to establish a program for payments to pharmacies for costs of certain prescription drugs for eligible elderly persons; providing definitions; requiring an annual report by the department; providing eligibility

standards; requiring certain copayments; providing for payment to a pharmacy under the program; creating an advisory council; specifying violations and providing penalties; providing for rules; providing for review and repeal; providing an effective date.

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

By Senator Thomas—

SB 465—A bill to be entitled An act relating to the military code; amending s. 250.35, F.S., providing certain requirements with respect to general and special courts-martial; providing that the dismissal of a general or special court-martial may be appealed to the District Court of Appeal under certain circumstances; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Plummer—

SB 466—A bill to be entitled An act relating to development orders; amending s. 380.07, F.S.; decreasing the time period within which an appeal from certain development orders may be filed; providing an effective date.

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

By Senator Jennings—

SB 467—A bill to be entitled An act relating to public food service establishments; creating s. 509.222, F.S.; providing that such establishments may not be ranked by a county or municipality according to cleanliness or according to the extent or degree of compliance with sanitary standards; providing an effective date.

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

By Senator Weinstein—

SB 468—A bill to be entitled An act relating to education; amending s. 236.24, F.S.; revising provisions relating to the investment of district school funds; providing for the investment of surplus funds in specified investments by resolution of a school board; providing procedures; providing a definition; amending s. 159.416, F.S., relating to pool financing programs; providing for the investment of bond proceeds in school board investments; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Grant—

SB 469—A bill to be entitled An act relating to plumbing contractors; amending s. 489.105, F.S.; authorizing such contractors to install liquid petroleum gas lines; providing an effective date.

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

By Senator Grant—

SB 470—A bill to be entitled An act relating to criminal penalties; amending s. 775.082, F.S.; increasing the minimum mandatory sentence for conviction of a capital felony to 50 years; providing an effective date.

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

By Senator Grant—

SB 471—A bill to be entitled An act relating to driver's licenses; amending s. 322.291, F.S.; requiring persons whose licenses were suspended for refusal to submit to the breath, urine, or blood test for impairment to enroll in and complete a driver training or substance abuse course; providing an effective date.

—was referred to the Committees on Transportation and Appropriations.

By Senator Grizzle—

SB 472—A bill to be entitled An act relating to plumbing standards; amending s. 553.06, F.S.; prohibiting the use of certain lead products in

the installation or repair of certain water systems; providing an exception; providing an effective date.

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

By Senator Deratany—

SB 473—A bill to be entitled An act relating to labor organizations; amending s. 447.307, F.S.; providing that a state bargaining unit established or approved for purposes of collective bargaining which includes members of the Florida Highway Patrol may not include any other employees; providing an effective date.

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

By Senator Deratany—

SB 474—A bill to be entitled An act relating to state criminal jurisdiction; creating s. 910.006, F.S., to provide for state special maritime criminal jurisdiction; providing legislative findings and intent; providing definitions; delimiting the circumstances under which state special maritime criminal jurisdiction shall apply; providing applicability of criminal penalties; stipulating enforcement limitations; providing an effective date.

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

By Senator Langley—

SB 475—A bill to be entitled An act relating to the Department of State; amending s. 15.16, F.S.; providing for optical image record storage; prescribing admissibility and authenticity of records so stored; providing for receipt of certain records through facsimile or other electronic transfer; providing for certification and electronic transmittal of department records; authorizing the department to adopt rules; providing an effective date.

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

By Senator Kirkpatrick—

SB 476—A bill to be entitled An act relating to compensation of county officials; amending s. 145.051, F.S.; increasing the salaries of the clerks of circuit court and county comptrollers; providing an effective date.

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

By Senator Kirkpatrick—

SB 477—A bill to be entitled An act relating to health care facilities; providing for the regulation of nursing pools by the Department of Health and Rehabilitative Services; providing for penalties and fees; prohibiting certain activities; providing for the adoption of rules; providing a limitation on the fees nursing pools may charge; providing an effective date.

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

By Senator Kirkpatrick—

SB 478—A bill to be entitled An act relating to onsite sewage disposal systems; amending s. 381.272, F.S.; providing requirements pertaining to construction permits and operating permits for such systems; providing prerequisites to the issuance of certain building permits and certificates of occupancy; requiring annual system operating permits; requiring certain owners or tenants to disclose specified information to the Department of Health and Rehabilitative Services; providing penalties for the disposal of toxic or hazardous chemicals through such systems; amending s. 381.273, F.S.; setting fees related to such systems and provides for the deposit and use of the collected funds; amending s. 381.112, F.S.; providing for administrative fines; providing an effective date.

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

By Senator Kirkpatrick—

SB 479—A bill to be entitled An act relating to state universities; amending s. 240.209, F.S.; increasing the Capitol Improvement Trust Fund fee and the building fee assessed students for each credit hour taken; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Kirkpatrick—

SB 480—A bill to be entitled An act relating to county officers; amending s. 218.36, F.S.; increasing the time period after the close of a fiscal year during which a county officer must make an annual financial report to the board of county commissioners; changing the date on which the board of county commissioners must notify the Governor of the county officer's failure to make such report; providing an effective date.

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

By Senator Kirkpatrick—

SB 481—A bill to be entitled An act relating to clinical, counseling, and psychotherapy services; amending s. 491.005, F.S.; prescribing qualifications for licensure as a clinical social worker, marriage and family therapist, or mental health counselor; providing an effective date.

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

By Senator Kirkpatrick—

SB 482—A bill to be entitled An act relating to the practice of respiratory care; amending s. 468.355, F.S.; revising eligibility criteria for certification as a respiratory care practitioner; amending s. 468.357, F.S., as amended by s. 4, chapter 87-553, Laws of Florida; revising the provision that authorizes the Board of Medical Examiners to certify, without examination, certain persons who have performed respiratory care services in a professional capacity for a certain period of time; revising the provision that permits certain persons who applied to take the examination before a certain date to continue to provide respiratory care services until a specified date; amending s. 468.368, F.S.; exempting certain practitioners licensed under other laws from a prohibition on providing respiratory care services without being certified or registered under pt. V, ch. 468, F.S., relating to the practice of respiratory therapy; providing an effective date.

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

By Senator Kirkpatrick—

SB 483—A bill to be entitled An act relating to nursing; amending s. 464.003, F.S.; providing conforming language; requiring the filing of certain protocols with the Department of Professional Regulation; amending s. 464.018, F.S.; providing for the restriction of certain nurses' practices; providing an effective date.

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

By the Committee on Judiciary-Civil—

SB 484—A bill to be entitled An act relating to service of process; amending s. 48.021, F.S.; providing an alternative procedure for service of initial, nonenforceable, civil process; providing that the sheriff may appoint special process servers; providing the chief judge in each circuit may establish a list of special process servers from which a person may select one or more special process servers to serve civil process; providing requirements for a special process server applicant; providing an application process and fee; requiring execution of a bond; providing where special process servers may serve process; authorizing the charging of reasonable fees by special process servers; providing procedures for removal of special process servers; providing a penalty; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senators Kiser, Crawford and Thurman—

SB 485—A bill to be entitled An act relating to property taxes; amending ss. 194.034, 194.171, F.S.; providing for a legal presumption, in an administrative or court proceeding, that a property appraiser's assess-

ment or determination is correct; requiring a taxpayer to overcome such presumption by a preponderance of the evidence; providing an effective date.

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

By Senator Plummer—

SB 486—A bill to be entitled An act relating to service of process; amending s. 48.021, F.S.; providing an exception to service of process by the sheriff; creating s. 48.0215, F.S.; providing for service by mail in civil actions; providing for taxing costs; providing exceptions; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By the Committee on Judiciary-Civil—

SB 487—A bill to be entitled An act relating to child support; amending s. 61.13, F.S.; postponing until January 1, 1990, the transmitting of certain information by the clerks of court to the Department of State; amending s. 61.1352, F.S.; providing that, with respect to support orders filed with the Secretary of State after January 1, 1990, failure to make support payments creates a lien in favor of an obligee only on personal property of the obligor; amending s. 61.14, F.S.; providing that a judgment by operation of law applies to unpaid delinquencies regardless of when they occurred; providing for notice and an opportunity for a hearing on limited grounds; providing that the court shall hold a hearing within certain time limits; providing that the judgment by operation of law includes the amount of the delinquency and all other amounts which thereafter become due, plus costs and a \$5 fee; providing for the applicability of certain provisions of the act; providing an effective date.

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

By Senator W. D. Childers—

SB 488—A bill to be entitled An act relating to crimes and penalties; amending s. 381.411, F.S.; providing penalties for violations of specified provisions relating to public health; providing enhanced penalties for assault or battery upon any employee of the Department of Health and Rehabilitative Services engaged in the lawful performance of regulatory or health services; providing an effective date.

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

By Senator Gordon—

SB 489—A bill to be entitled An act relating to the Florida Medicare Supplement Reform Act; amending s. 627.672, F.S.; redefining the terms "Medicare supplement policy" and "policy" and defining the term "applicant"; amending s. 627.673, F.S.; providing additional penalties for violations with respect to Medicare supplement insurance; creating s. 627.6736, F.S.; providing filing requirements for out-of-state group policies; amending s. 627.674, F.S.; revising language with respect to minimum standards; creating s. 627.6745, F.S.; providing for loss-ratio standards and agent compensation limitations; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By Senator Gordon—

SB 490—A bill to be entitled An act relating to Dade County; providing for the relief of Linda Nelson, and Brian Nelson; providing an appropriation to compensate her for injuries sustained by Brian Nelson, a minor, as a result of the negligence of Metropolitan Dade County; providing an effective date.

Proof of publication of the required notice was attached.

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

By Senators Beard, Frank and Grant—

SB 491—A bill to be entitled An act relating to the City of Plant City, Hillsborough County; providing that certain vendors holding malt beverage off-premises sales licenses under state beverage laws are subject to alcoholic beverage zoning ordinances of the City of Plant City; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Commerce; and Rules and Calendar.

By Senators Beard, Frank and Grant—

SB 492—A bill to be entitled An act relating to the City of Temple Terrace, Hillsborough County; providing that vendors holding malt beverage off-premises sales licenses under state beverage laws are subject to alcoholic beverage zoning ordinances of the City of Temple Terrace; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Commerce; and Rules and Calendar.

By Senator Thomas—

SB 493—A bill to be entitled An act relating to the City of Quincy and Gadsden County; creating a dependent special district in the county to be governed by the Quincy-Gadsden Airport Authority; providing definitions; providing for the membership of the authority; granting the authority the power to acquire, finance, and operate an airport and other projects within the district; providing for the authority to issue revenue bonds or other obligations to finance various projects; providing for the payment of the expenses of the authority from funds of the City of Quincy and the County of Gadsden; authorizing the authority to enter into contracts, leases, mortgages, and other agreements and exercise all incidental powers necessary to carry out the purposes of this act; providing for financial reports and budget procedure; requiring the authority to carry insurance and providing for indemnification of the city and county; requiring notice of meetings of the authority; prohibiting the creation of certain debts; providing for airport zoning regulations; providing for construction of the act; 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 Hollingsworth—

SB 494—A bill to be entitled An act for the relief of Terrence L. Bryant; authorizing and directing the School Board of Leon County to compensate him for personal injuries suffered as a result of the negligence of the School Board of Leon County; providing an effective date.

Proof of publication of the required notice was attached.

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

By Senator Plummer—

SB 495—A bill to be entitled An act relating to the Public Health Trust of Dade County; providing for the relief of Mattie Bohannon and Edwin Bohannon, to compensate them for injuries and suffering sustained by Edwin Bohannon due to negligence of the Public Health Trust of Dade County; providing an effective date.

Proof of publication of the required notice was attached.

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

By Senator Kirkpatrick—

SB 496—A bill to be entitled An act relating to professional and occupational licensing; amending ss. 459.0092, 460.407, 463.007, 486.085, 486.108, 490.007, F.S.; increasing, by various amounts, the maximum fees which may be set for license application or license renewal to practice as an osteopathic physician, chiropractor, optometrist, physical therapist, physical therapist assistant, or psychologist; providing an effective date.

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

By Senator W. D. Childers—

SB 497—A bill to be entitled An act relating to banks; amending s. 658.26, F.S.; revising a provision that authorizes state banks to establish bank branches outside the limits of the county where the bank is located, under certain circumstances; providing an effective date.

—was referred to the Committee on Commerce.

By Senators Gordon, Plummer, Weinstock, Margolis, Jenne, Weinstein, McPherson and Malchon—

SJR 498—A joint resolution proposing an amendment to Section 8 of Article I of the State Constitution relating to the right to bear arms.

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

By Senator Frank—

SB 499—A bill to be entitled An act relating to school facilities; amending s. 235.435, F.S.; authorizing the use of state school construction funds to renovate and remodel schools designated as historic educational facilities; providing criteria for such designation; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Frank—

SB 500—A bill to be entitled An act relating to county governments; providing definitions; authorizing counties and constitutional county officers to recruit, train, and accept volunteers for county government service; providing for the status of volunteers; providing for the responsibilities of government with respect to volunteers; providing for volunteer benefits; providing an exception; providing immunity from liability for volunteers; providing an effective date.

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

By Senator Frank—

SB 501—A bill to be entitled An act relating to life-prolonging procedures; amending s. 765.03, F.S.; revising the definition of the term "life-prolonging procedure" as used in ss. 765.01-765.15, F.S., the Life-Prolonging Procedure Act of Florida, which act provides a procedure for permitting life-prolonging procedures to be withheld or withdrawn from a patient in a terminal condition under certain circumstances; creating s. 765.075, F.S.; requiring certain determinations and documentation to be made by certain physicians before sustenance may be withheld or withdrawn; providing that certain declarations made before a specified date are deemed not to authorize the withholding or withdrawal of sustenance; providing an effective date.

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

By Senator Stuart—

SB 502—A bill to be entitled An act relating to housing finance authorities; amending s. 159.608, F.S.; authorizing such authorities to own property and to provide security for lending institutions to make mortgage loans to eligible persons and developers for certain purposes; providing an effective date.

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

By Senator Gordon—

SB 503—A bill to be entitled An act relating to aid to families with dependent children; amending s. 409.255, F.S.; authorizing assistance to families when the parent who is the principal wage earner is unemployed; providing an effective date.

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

By Senator Ros-Lehtinen—

SB 504—A bill to be entitled An act relating to accessibility by handicapped persons; amending s. 553.49, F.S.; providing for promulgation of criteria for granting modifications of or exceptions from accessibility requirements by the Department of Community Affairs; providing for an accessibility review committee to review and grant modifications and waivers; providing for legislative recommendations; amending s. 11.611, F.S.; providing for review and repeal of the committee; providing an effective date.

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

By Senator Johnson—

SB 505—A bill to be entitled An act relating to durable family power of attorney; amending s. 709.08, F.S.; adding to the list of those who may be designated as an attorney-in-fact any person who is related to the principal by lineal consanguinity; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Gordon—

SB 506—A bill to be entitled An act for the relief of Mark Timothy Crawford; providing an appropriation to compensate him for the loss of his lower limbs in a car accident on the Florida Turnpike; providing an effective date.

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

By Senator Gordon—

SB 507—A bill to be entitled An act relating to education; authorizing each school district to establish an academy for the teaching arts as a teacher training center; providing requirements; providing an appropriation; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Gordon—

SB 508—A bill to be entitled An act relating to the Florida Education Finance Program; amending s. 236.02, F.S.; authorizing salary schedule recognition of all prior teaching experience for certain personnel; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Gordon—

SB 509—A bill to be entitled An act relating to handicap prevention; amending s. 411.103, F.S.; providing a definition; creating s. 411.1072, F.S.; requiring the establishment of community resource mother pilot programs by the Department of Health and Rehabilitative Services; providing for location of pilot programs; providing for contracts; providing criteria; authorizing the department to require other criteria; requiring the department to create a community resource mother advisory committee; requiring the committee to establish certain program guidelines in conjunction with the department; establishing a time limit for guideline development; providing for per diem and travel expenses; providing for terms and membership of committee; requiring preservice training; providing for assignment of caseloads; providing for supervision; providing for a report; providing an appropriation; providing an effective date.

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

By Senator Gordon—

SB 510—A bill to be entitled An act relating to the Department of Natural Resources; creating the Coastal Wetlands Recovery Act; requiring the department to identify certain wetland areas in the state suitable for restoration; requiring the department to prepare restoration plans for such areas; providing requirements for restoration plans; providing for agency cooperation; providing for coastal wetland restoration demonstration projects; creating the Coastal Wetlands Restoration Trust Fund; providing an appropriation; providing an effective date.

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

By Senator Dudley—

SB 511—A bill to be entitled An act relating to prejudgment interest; creating s. 55.035, F.S.; providing that the prevailing party in certain civil actions shall be entitled to recover prejudgment interest at a certain rate; providing an effective date.

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

By Senator Lehtinen—

SB 512—A bill to be entitled An act relating to state government; creating s. 120.75, F.S., the Administrative Rules Sunset Review Act; providing for periodic legislative review and expiration of all rules adopted by state agencies under the Administrative Procedure Act; providing a schedule for such review and expiration; providing an effective date.

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

By Senator Margolis—

SB 513—A bill to be entitled An act relating to the code of ethics; amending s. 112.313, F.S., relating to standards of conduct for public officers and employees; creating an exception from certain requirements for persons who abstain from certain exercises of decisionmaking authority; providing an effective date.

—was referred to the Committee on Governmental Operations.

By Senator Johnson—

SB 514—A bill to be entitled An act relating to Charlotte County; amending section 4 of chapter 69-931, Laws of Florida, as amended, relating to the Harbour Heights Fire Control District; changing the maximum rate of assessments on property within the district; providing for retroactive application of such assessments; providing for severability; providing for a referendum.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Gordon—

SB 515—A bill to be entitled An act relating to Metropolitan Dade County; providing for the relief of Sarah Deza, authorizing and directing said county to compensate her for certain damages suffered in a motor vehicle collision; providing for payment by the county; providing an effective date.

Proof of publication of the required notice was attached.

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

By Senator Gordon—

SB 516—A bill to be entitled An act relating to the state university system; requiring certain universities to jointly serve designated regions of the state; amending ss. 240.209, 240.2095, 240.227, 240.233, F.S.; requiring the Board of Regents to make policy changes to accommodate university joint designated service regions; requiring changes in the approval process for new university programs; requiring the new designated regions to become part of the master plan; requiring joint provisions for student enrollments; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Gordon—

SB 517—A bill to be entitled An act relating to pleas in criminal cases; requiring the court to advise defendants in criminal proceedings of the possible immigration and naturalization consequences of a plea of guilty or nolo contendere; providing for vacating of judgment if the defendant is not so advised; providing an effective date.

—was referred to the Committee on Judiciary-Criminal.

By Senator Myers—

SB 518—A bill to be entitled An act relating to proceedings relating to juveniles; amending ss. 39.403, 39.404, F.S.; requiring that dependency proceedings be filed by the state attorney and that the state attorney represent the state in such proceedings; amending s. 39.41, F.S.; requiring that a petition for a change in protective services be filed by the state attorney; amending s. 39.42, F.S.; requiring the state attorney to represent the state in judicial proceedings involving a child, or family, in need of services; amending s. 39.424, F.S.; requiring that a petition to enforce the collection of fees for services and treatment be filed by the state attorney; amending s. 39.436, F.S.; requiring that the state attorney or assistant state attorney file the petitions in child-in-need-of-services cases; amending s. 39.437, F.S.; repealing the authority of the Department of Health and Rehabilitative Services to apply for the issuance of subpoenas; amending s. 39.438, F.S.; providing for the state attorney to file a motion for the appointment of a guardian ad litem and to set the case for an adjudicatory hearing; amending s. 39.451, F.S.; requiring performance agreements to be prepared and presented to the court by the state attorney; requiring the state attorney to represent the state at the hearing on the agreement; amending s. 39.452, F.S.; requiring the state attorney to present permanent placement plans before the court; amending s. 39.453, F.S.; requiring the state attorney to represent the state at judicial reviews of the status of a child in foster care; amending s. 39.454,

F.S.; providing for legal representation at termination-of-parental-rights proceedings; amending s. 39.461, F.S.; providing for the state attorney to represent the state in termination-of-parental-rights proceedings; amending s. 39.464, F.S.; providing for legal representation at termination-of-parental-rights proceedings; amending s. 39.465, F.S.; requiring the state attorney to represent the department in waiver-of-counsel stipulations; providing an effective date.

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

By Senator Gordon—

SB 519—A bill to be entitled An act relating to insurance coverage for adopted children; amending ss. 627.6415, 627.6578, and 641.31, F.S.; requiring individual health insurance policies, group, blanket, and franchise health insurance policies, and health maintenance organization contracts which provide coverage for family members to provide coverage for adopted children from the moment of placement, or from the moment of birth if an agreement to adopt the children has been entered into; providing limitations; providing an effective date.

—was referred to the Committees on Commerce and Appropriations.

By Senator Langley—

SB 520—A bill to be entitled An act relating to jurors; amending s. 40.013, F.S.; revising a provision that allows excusal from jury service because of previous service during a specified period; providing additional grounds for excusal; amending s. 40.24, F.S.; increasing the compensation of jurors; amending s. 905.37, F.S.; increasing the compensation of grand jurors; providing an effective date.

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

By Senator Hollingsworth—

SB 521—A bill to be entitled An act relating to traffic control; amending s. 316.1927, F.S.; providing that it is reckless driving to fail to comply with speed signs posted in a work zone area or an area where a lane is closed to traffic; providing a penalty; amending s. 337.11, F.S.; providing additional requirements for certain maintenance or construction contracts let by the Department of Transportation; providing an effective date.

—was referred to the Committees on Transportation and Appropriations.

By the Committee on Natural Resources and Conservation—

SB 522—A bill to be entitled An act relating to water management; amending s. 373.069, F.S.; changing the boundaries of the Suwannee River Water Management District and the St. Johns River Water Management District; amending s. 373.0695, F.S.; providing for review and approval of basin board budgets; amending s. 373.0697, F.S.; prescribing procedure for levy of basin taxes and the rate of such taxes; amending s. 373.073, F.S.; prescribing membership and providing for appointment and terms of members of governing boards of water management districts; amending ss. 373.079, 373.342, F.S.; providing for delegation of certain authority by a governing board of a water management district to its executive director; amending s. 373.323, F.S.; transferring from the Department of Environmental Regulation to the water management districts authority over licensing of water well contractors and registration of water well drillers; specifying prerequisites for driller registration; providing that registrations for drilling methods are valid throughout the state; amending s. 373.326, F.S.; transferring to water management districts the authority to grant exemptions from the provisions of law relating to the regulation of wells; amending s. 373.329, F.S.; specifying fees with respect to well driller registrations; amending s. 373.503, F.S.; deleting limitations on millage assessments between basins and the district; requiring the Department of Environmental Regulation and the water management districts to undertake a review of overlapping responsibilities with water control districts; repealing s. 2, ch. 85-211, Laws of Florida, which provides for the repeal of a millage rate for the St. Johns River Water Management district; repealing s. 373.0693(7)-(11), F.S.; abolishing the statutorily created basins in the St. Johns River Water Management District, the Southwest Florida Water Management District, and the South Florida Water Management District; repealing s. 373.339, F.S., which excludes certain areas from regulation under specified laws relating to the regulation of wells; reviving and readopting ss. 373.0693,

373.0695, 373.073-373.087, 373.089-373.103, F.S., notwithstanding repeal scheduled under the Sundown Act; providing for future repeal and review of said sections; reviving and readopting ss. 373.323-373.336, 373.342, F.S., notwithstanding repeal scheduled under that act; providing for future repeal and review of ss. 373.323-373.336, F.S.; providing an effective date.

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

By Senator Deratany—

SB 523—A bill to be entitled An act relating to crime against elderly persons; creating s. 775.0847, F.S.; providing increased penalties for persons convicted of certain crimes against persons of a specified age; providing an effective date.

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

By Senator Brown—

SB 524—A bill to be entitled An act relating to the Department of Environmental Regulation; amending s. 20.261, F.S.; renaming the divisions within the department and creating a new division; amending s. 403.0876, F.S.; deleting reference to a renamed division; amending s. 403.805, F.S.; authorizing the Secretary of Environmental Regulation to adopt certain rules; prescribing power of the secretary to delegate authority; amending s. 403.809, F.S.; deleting reference to a renamed division; prescribing power of the secretary to delegate authority; repealing ss. 403.806, 403.807, 403.808, 403.8081, F.S., which prescribe powers and duties of divisions which are renamed; providing an effective date.

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

By Senator Hollingsworth—

SB 525—A bill to be entitled An act relating to elections; amending s. 98.051, F.S.; authorizing supervisors of elections to provide for registration on holidays that occur on weekdays; amending s. 106.05, F.S.; excluding Saturdays from the calculation of time limits for deposit of campaign funds; amending s. 106.07, F.S.; prescribing when campaign treasurers' reports must be made; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Dudley—

SB 526—A bill to be entitled An act relating to transportation corporations; creating the Florida Transportation Corporation Act; providing definitions; providing legislative findings and purpose; providing for applicability of other laws; providing for creation of transportation corporations upon approval of the Department of Transportation; prescribing the form of a corporation; providing for articles of incorporation; providing for a board of directors; providing for advisory directors; providing for bylaws; providing for notice of meetings and for open meetings; providing for amendment of articles of incorporation; prescribing powers of a corporation; prescribing authority of a corporation to construct transportation projects; providing powers to contract with the Department of Transportation and with local governmental entities; authorizing local governmental entities to use bond proceeds in transportation projects; prescribing powers of corporations to issue bonds; exempting property of corporations from taxation; prescribing authority to dissolve a corporation; providing for disposition of assets upon dissolution; providing for liberal construction; providing an effective date.

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

By Senator Grizzle—

SB 527—A bill to be entitled An act relating to the Department of Natural Resources; amending s. 370.02, F.S.; expanding the duties of the Division of Marine Resources; establishing the Florida Marine Research Institute within the division; providing powers of the institute; providing for the establishment of direct-support organizations to assist the institute; specifying qualifications for such organizations; authorizing the department to permit such organizations to use property, facilities, and personal service at the institute, subject to certain conditions; requiring an annual audit; prohibiting the disclosure of certain information in the auditor's report; requiring the department to develop salary recommen-

dations for institute personnel; providing for an appropriation; providing effective dates.

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

By Senator Hill—

SB 528—A bill to be entitled An act relating to the Department of Highway Safety and Motor Vehicles; repealing s. 321.071, F.S., relating to the assigning of patrol officers as special service officers or flight officers by the department; providing an effective date.

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

By Senator Hill—

SB 529—A bill to be entitled An act relating to events on public property; requiring sponsors or promoters of events held on public property to protect, clean up, and restore such property; providing a time limit; providing an effective date.

—was referred to the Committee on Governmental Operations.

By Senator Girardeau—

SB 530—A bill to be entitled An act relating to driver's licenses; amending s. 322.28, F.S.; authorizing the Department of Highway Safety and Motor Vehicles to reinstate the driver's license or driving privilege of certain drivers whose licenses or privileges have been revoked; prescribing conditions under which such reinstatement may be made; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Girardeau—

SB 531—A bill to be entitled An act relating to scholarships for post-secondary education; creating the African and Afro-Caribbean Scholarship Trust Fund; specifying the purpose of the fund; providing for the Department of Education to administer the fund and for the Florida Black Caucus to advise the department; providing for authorizing expenditures from the fund; stipulating the amount and renewability of each scholarship; providing eligibility standards for scholarship recipients and for participating institutions; allowing institutions to seek matching funds; restricting the proportion of available funds that one institution may receive; allowing the waiver of out-of-state tuition fees; providing an effective date.

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

By Senator Lehtinen—

SB 532—A bill to be entitled An act relating to juvenile offenders; creating s. 39.21, F.S.; establishing a habitual juvenile felony offender program within the Department of Health and Rehabilitative Services; providing definitions; authorizing the department to contract with private providers; providing for interagency cooperation; authorizing extended residential commitment of habitual juvenile felony offenders; creating s. 39.22, F.S.; providing procedure for habitual juvenile felony offender adjudications; creating s. 39.23, F.S.; providing for discipline at habitual juvenile felony offender facilities and for transfer to other facilities; creating s. 39.24, F.S.; providing for access to habitual juvenile felony offender records; amending s. 39.05, F.S.; providing a 90-day speedy trial rule for habitual juvenile felony offenders; providing an appropriation; providing an effective date.

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

By Senator Myers—

SB 533—A bill to be entitled An act relating to maintenance of the quality of drinking water; repealing ss. 387.01-387.10, F.S., relating to water pollution; amending s. 403.101, F.S.; deleting authority of the Department of Environmental Regulation to classify and require reporting for water contaminant sources with respect to facilities permitted by the Department of Health and Rehabilitative Services and to regulate operators of drinking water purification plants and domestic wastewater treatment plants; creating s. 387.1005, F.S., and amending s. 403.1815, F.S.; transferring the local regulation of the construction of water mains

from the Department of Environmental Regulation to the Department of Health and Rehabilitative Services; transferring, renumbering, and amending ss. 403.850, 403.851, 403.852, 403.853, 403.8535, 403.854, 403.855, 403.856, 403.857, 403.858, 403.859, 403.860, 403.861, 403.862, 403.863, 403.8635, 403.864, F.S.; creating s. 387.231, F.S.; transferring the administration of the Florida Safe Drinking Water Act and related provisions to the Department of Health and Rehabilitative Services and making conforming changes and other revisions; providing additional definitions; revising cross-references; providing that the use of lead in water systems is a violation; providing for administrative fines; granting the department permitting authority with respect to certain private and public water systems; providing for funding activities of county public health units; creating s. 387.271, F.S.; authorizing the Department of Health and Rehabilitative Services to, by rule, classify and require reporting for drinking water facilities and to regulate operators of drinking water treatment plants; creating s. 387.281, F.S.; authorizing the Department of Health and Rehabilitative Services to grant variances; creating s. 387.291, F.S.; empowering the Department of Health and Rehabilitative Services to adopt federal standards; amending ss. 373.303, 373.308, F.S.; authorizing the Department of Health and Rehabilitative Services to delegate to water management districts the permitting of water wells; amending s. 381.261, F.S.; authorizing the Department of Health and Rehabilitative Services to permit and supervise private and public water systems and individual sewage disposal systems; transferring, by type four transfer, the administration of the Florida Safe Drinking Water Act to the Department of Health and Rehabilitative Services; providing an effective date.

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

By Senator Myers—

SB 534—A bill to be entitled An act relating to indigent health care; amending s. 154.011, F.S.; requiring counties to coordinate certain health care services with existing federal programs; amending s. 154.331, F.S.; providing for the creation of independent health care special districts upon voter approval; redesignating county indigent health care districts as county health care special districts; providing for assessment of certain ad valorem taxes within such district; providing for a governing board for a health care special district; providing board membership, duties, and terms of office; requiring the board to prepare and adopt a budget; providing a means to dissolve the district subject to certain limitations; requiring the board to comply with certain reporting and filing requirements; amending s. 409.266, F.S.; increasing the expenditure from the Public Medical Assistance Trust Fund to expand primary care programs; increasing the income level under which elderly and disabled persons may qualify for Medicaid services, in accordance with federal law; increasing the age level under which children may qualify for Medicaid benefits, in accordance with federal law; requiring a report by the Department of Health and Rehabilitative Services to the President of the Senate and the Speaker of the House of Representatives; increasing the reimbursement paid by the department for certain specified services; creating s. 409.2673, F.S.; establishing a shared county and state health care program for specified low-income persons; providing for eligibility for the program; providing for funding the program; providing appropriations; delineating state and county responsibility should the funds of either be depleted; requiring participating counties to maintain current indigent health care efforts; providing for eligibility determination; specifying conditions for reimbursement to hospitals; providing for development and adoption of rules governing the program; reviving and readopting s. 409.266(7)(k), F.S., relating to the Medicaid medically needy program; providing an effective date.

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

By Senator Margolis—

SB 535—A bill to be entitled An act relating to the Florida Industrial Development Financing Act; amending s. 159.27, F.S.; expanding the definition of "project" to include social service centers; providing an effective date.

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

By Senator Margolis—

SB 536—A bill to be entitled An act relating to pollution control; allowing the Department of Health and Rehabilitative Services to delegate to a local pollution control program or to a local health department the authority to enforce compliance with statutes and rules that govern onsite sewage disposal systems and those that govern potable water supply systems; providing an effective date.

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

By Senator Thurman—

SB 537—A bill to be entitled An act relating to capital felonies; amending s. 775.082, F.S.; providing that persons convicted of specified capital felonies and sentenced to life imprisonment are ineligible for parole; amending s. 790.161, F.S.; prescribing penalties for persons convicted of a capital felony involving death as a result of making, possessing, throwing, placing, discharging, or attempting to discharge a destructive device; providing an effective date.

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

By Senator Brown—

SB 538—A bill to be entitled An act relating to drivers' licenses; amending s. 322.261, F.S.; providing a separate procedure for a juvenile or child with respect to the suspension of a driver's license for refusal to submit to breath, urine, or blood test for impairment; providing an effective date.

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

By Senators Hair, McPherson, Girardeau and Brown—

SB 539—A bill to be entitled An act relating to capital punishment; amending s. 922.10, F.S.; providing that a death sentence may be executed by injection of a lethal substance at the option of the convicted person; providing an effective date.

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

By Senator Dudley—

SB 540—A bill to be entitled An act relating to ad valorem tax assessment and fee time-share real property; amending s. 192.001, F.S.; providing definitions; amending s. 192.037, F.S.; providing that the unit of assessment and taxation shall be the fee time-share unit; providing for payment of taxes by the managing entity; repealing s. 197.472(8), F.S., which makes provisions relating to partial redemption of tax certificates inapplicable to time-share property; providing an effective date.

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

By Senator Vogt—

SB 541—A bill to be entitled An act relating to the boundary between the Cities of Rockledge and Cocoa in Brevard County; redefining that boundary by transferring a portion of the City of Rockledge to the City of Cocoa; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

REPORTS OF COMMITTEES

The Committee on Agriculture recommends the following pass: SB 185 with 6 amendments

The Committee on Economic, Community and Consumer Affairs recommends the following pass: SB 12, SB 7, SB 37

The Committee on Education recommends the following pass: SB 113

The Committee on Governmental Operations recommends the following pass: SB 108, SB 138

The Committee on Health and Rehabilitative Services recommends the following pass: SB 137 with 1 amendment

The bills contained in the foregoing reports were referred to the Committee on Appropriations under the original reference.

The Committee on Corrections, Probation and Parole recommends the following pass: SB 133

The bill was referred to the Committee on Governmental Operations under the original reference.

The Committee on Transportation recommends the following pass: SB 182 with 1 amendment

The bill was referred to the Committee on Judiciary-Civil under the original reference.

The Committee on Governmental Operations recommends the following pass: SB 223

The bill was referred to the Committee on Rules and Calendar under the original reference.

The Committee on Agriculture recommends the following pass: SB 60

The Committee on Commerce recommends the following pass: SB 84, SB 144, SB 147, SB 165, SB 171, SB 240

The Committee on Economic, Community and Consumer Affairs recommends the following pass: SB 26

The Committee on Education recommends the following pass: SB 114 with 1 amendment, SB 115, SB 116, SB 117, SB 118, SB 119, SB 120, SB 121, SB 148, SB 149, SB 163, SB 229, SB 243, SB 252, SB 253

The Committee on Governmental Operations recommends the following pass: SB 56, SB 230

The Committee on Health and Rehabilitative Services recommends the following pass: SB 18 with 2 amendments

The Committee on Judiciary-Criminal recommends the following pass: SB 10 with 2 amendments, SB 36 with 1 amendment, SB 52 with 1 amendment, SB 101

The Committee on Transportation recommends the following pass: SB 32 with 1 amendment, SB 102 with 2 amendments, SB 132

The bills contained in the foregoing reports were placed on the calendar.

The Committee on Commerce recommends a committee substitute for the following: SB 141

The Committee on Corrections, Probation and Parole recommends committee substitutes for the following: SB 123, SB 213

The Committee on Economic, Community and Consumer Affairs recommends a committee substitute for the following: SB 40

The Committee on Governmental Operations recommends committee substitutes for the following: SB 161, SB 255

The Committee on Transportation recommends a committee substitute for the following: SB 131

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 Transportation recommends a committee substitute for the following: SB 4

The bill with committee substitute attached was referred to the Committee on Commerce under the original reference.

The Committee on Transportation recommends a committee substitute for the following: SB 70

The bill with committee substitute attached was 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 38

The Committee on Governmental Operations recommends a committee substitute for the following: SB 16

The Committee on Health and Rehabilitative Services recommends a committee substitute for the following: SB 45

The Committee on Transportation recommends a committee substitute for the following: SB 48

The bills with committee substitutes attached contained in the foregoing reports were referred to the Committee on Finance, Taxation and Claims under the original reference.

The Committee on Health and Rehabilitative Services recommends a committee substitute for the following: SB 19

The bill with committee substitute attached was referred to the Committee on Governmental Operations under the original reference.

The Committee on Health and Rehabilitative Services recommends a committee substitute for the following: SB 130

The bill with committee substitute attached was referred to the Committee on Judiciary-Criminal under the original reference.

The Committee on Appropriations recommends a committee substitute for the following: CS for SB 161

The Committee on Economic, Community and Consumer Affairs recommends committee substitutes for the following: SB 57, SB 89, SB 155, SB 153

The Committee on Education recommends committee substitutes for the following: SB 249, SB 254

The Committee on Health and Rehabilitative Services recommends committee substitutes for the following: SB 211, SB 212

The bills with committee substitutes attached contained in the foregoing reports were placed on the calendar.

REPORTS OF COMMITTEES RELATING TO EXECUTIVE BUSINESS

The Committee on Commerce recommends that the Senate confirm the following appointments made by the Governor:

Van B. Poole, Tallahassee, Secretary of the Department of Business Regulation, to serve at the pleasure of the Governor.

Rebecca Graham Paul, Tallahassee, Secretary of the Department of the Lottery, to serve at the pleasure of the Governor.

The Committee on Economic, Community and Consumer Affairs recommends that the Senate confirm the following appointment made by the Governor:

C. Thomas Gallagher, Coconut Grove, Secretary of the Department of Professional Regulation, to serve at the pleasure of the Governor.

The appointments contained in the foregoing reports were referred to the Committee on Executive Business under the original reference.

FIRST READING OF COMMITTEE SUBSTITUTES

By the Committee on Transportation and Senator D. Childers—

CS for SB 4—A bill to be entitled An act relating to vehicles; creating s. 316.1936, F.S.; prohibiting the possession of open containers of alcoholic beverages in vehicles being operated in the state; providing exceptions; providing penalties; authorizing counties and municipalities to impose more stringent restrictions on the possession of alcoholic beverages in vehicles; providing an effective date.

By the Committee on Governmental Operations and Senators McPherson and Woodson—

CS for SB 16—A bill to be entitled An act relating to establishment of a statewide radio communications system to serve law enforcement units of state agencies and local law enforcement agencies through a mutual aid channel; providing for implementation of the system, including a pilot project; creating a joint task force to establish the system;

directing the Division of Communications of the Department of General Services to provide technical and other assistance to the joint task force; establishing a trust fund to pay certain expenses related to the establishment and maintenance of the system; providing for discontinuation of implementation under certain circumstances; establishing positions in the department for such purpose; providing an appropriation to pay start-up costs; providing for its repayment out of trust fund revenues; creating s. 320.0802, F.S., and amending s. 327.25, F.S., to provide, for a limited period, a surcharge on each motor vehicle license tax imposed and on each vessel registration fee imposed in order to fund the trust fund; amending s. 327.73, F.S., relating to noncriminal infractions, to conform a cross-reference to the renumbering of subsections of s. 327.25, F.S., by this act; providing an effective date.

By the Committee on Health and Rehabilitative Services and Senator Myers—

CS for SB 19—A bill to be entitled An act relating to public health; creating a Department of Health; specifying purposes of the department; providing for the head of the department; providing for a State Health Officer and Deputy State Health Officer; providing qualifications and duties of the State Health Officer; providing for assistant health officers and describing responsibilities of their offices; creating a Department of Health Advisory Council; providing for membership and duties of the council; designating regions for administration of the department by the State Health Officer; providing for appointment and duties of regional health officers and administrators; providing for conformity with federal statutes and regulations; providing for procurement of health services; providing for consultation with counties; transferring activities, programs, and functions of the Department of Health and Rehabilitative Services relating to physical and mental health matters, including environmental matters, to the Department of Health; amending s. 20.04, F.S.; exempting the Department of Health from requirements of internal structure and changing a reference to the Department of Health and Rehabilitative Services to the Department of Human and Social Services; amending s. 20.19, F.S.; changing the name of the Department of Health and Rehabilitative Services to the Department of Human and Social Services; making conforming changes in the Department of Human and Social Services to comply with changes resulting from the creation of the Department of Health; repealing ss. 387.01-387.10, F.S., relating to water pollution; amending s. 403.101, F.S.; removing authority to regulate operators of water purification plants and wastewater treatment plants from the Department of Environmental Regulation; transferring, renumbering, and amending s. 403.0625, F.S.; transferring and renumbering s. 403.1815, F.S.; transferring, renumbering, and amending ss. 403.850, 403.851, 403.852, 403.853, 403.8535, 403.854, 403.855, 403.856, 403.857, 403.858, 403.859, 403.860, 403.861, 403.862, 403.863, 403.8635, 403.864, F.S.; creating s. 387.231, F.S.; transferring responsibility for the operation and implementation of environmental laboratory certification to the Department of Health; providing for the local regulation of the construction of water distribution mains and sewage collection laterals; transferring the administration of the Florida Safe Drinking Water Act and related provisions to the Department of Health and making conforming changes and other revisions; providing additional definitions; revising cross-references; providing that the use of lead in water systems is a violation; providing for administrative fines; providing for funding activities of county public health units; repealing s. 403.101(3)-(7), F.S., and creating s. 387.271, F.S.; transferring authority to the Department of Health to, by rule, classify and require reporting for water contaminant sources and to regulate operators of water purification and wastewater treatment plants; creating s. 387.281, F.S.; authorizing the Department of Health to grant variances; creating s. 387.291, F.S.; empowering the Department of Health to adopt federal standards; amending ss. 373.303, 373.308, F.S.; authorizing the Department of Health to delegate to water management districts the permitting of water wells; creating s. 403.0851, F.S.; authorizing the Department of Environmental Regulation and the Department of Health to jointly establish effluent standards for aquifer injection; amending s. 381.261, F.S.; authorizing the Department of Health to supervise private and public water systems and individual sewage disposal systems; transferring, by type four transfer, the administration of the Florida Safe Drinking Water Act to the Department of Health; amending s. 381.272, F.S.; establishing standards regarding the use of onsite sewage disposal systems in areas zoned or used for industrial or manufacturing purposes; transferring authority for regulating onsite sewage disposal systems and public and private sewage treatment and disposal systems to the Department of Health; amending s. 381.273, F.S.; correcting cross-references; modifying the fee structure for onsite sewage disposal; providing fees for annual operating fees; establishing programs

in epilepsy control; amending s. 393.063, F.S.; removing epilepsy from the definition of developmental disability; amending s. 393.066, F.S.; removing epilepsy from the list of conditions included in community services and treatment for developmentally disabled persons; providing for the establishment, membership, duties, and duration of the Epilepsy Services Task Force; providing for the establishment and duties of Department of Health and Rehabilitative Services and Department of Environmental Regulation work groups; providing for transfer of rules; providing for substitution of parties in judicial or administrative proceedings; providing severability; providing effective dates.

By the Committee on Economic, Community and Consumer Affairs and Senator Margolis—

CS for SB 38—A bill to be entitled An act relating to mobile homes and recreational vehicles; amending s. 320.01, F.S.; redefining the term "park trailer" with respect to the definition of "motor vehicle"; amending s. 320.77, F.S.; redefining the term "mobile home or recreational vehicle broker" with respect to licensing such persons; amending s. 320.822, F.S.; redefining the term "code" to conform to a name change of a model code and redefining the term "mobile home dealer" to include persons who buy, sell, or deal in one or more mobile homes or recreational vehicles in a 12-month period; amending s. 320.834, F.S.; redefining legislative purpose with respect to mobile home code requirements, mobile home warranties, and resolution of consumer complaints; reviving and readopting ss. 320.77-320.866, F.S., notwithstanding repeal scheduled pursuant to the Regulatory Sunset Act and providing for future review and repeal of said sections; providing an effective date.

By the Committee on Economic, Community and Consumer Affairs—

CS for SB 40—A bill to be entitled An act relating to landscape architecture; amending s. 481.301, F.S.; providing purpose; amending s. 481.303, F.S.; providing definitions; amending s. 481.305, F.S.; deleting obsolete language; amending s. 481.307, F.S.; increasing the cap on biennial license renewal fees and combined fees for initial application and examination for licensure as a registered landscape architect; amending ss. 481.309, 481.311, F.S.; revising certain licensing requirements; amending s. 481.315, F.S.; providing for license reactivation; amending s. 481.319, F.S.; deleting certain requirements relating to the practice of landscape architecture by a corporation or partnership; amending s. 481.321, F.S.; providing for the use of a seal by registered landscape architects; amending s. 481.323, F.S.; providing a prohibition on the use of certain terms; amending s. 481.325, F.S.; creating additional grounds for disciplinary actions; amending s. 481.329, F.S.; providing conforming language; amending s. 481.331, F.S.; providing for construction of the act; providing for a committee to delineate the conditions or circumstances under which landscape architects may submit permits for the design of stormwater management systems; saving part II of ch. 481, F.S., from Sunset repeal and providing for future review and repeal; providing an effective date.

By the Committee on Health and Rehabilitative Services and Senators Malchon, Woodson, Grant, Myers and Gordon—

CS for SB 45—A bill to be entitled An act relating to services for disabled adults; creating s. 410.601, F.S.; providing a short title; creating s. 410.602, F.S.; providing legislative intent; creating s. 410.603, F.S.; providing definitions; creating s. 410.604, F.S.; directing the Department of Health and Rehabilitative Services to provide a community care program for disabled adults; providing eligibility; providing for a continuum of services; providing for funding and fees; requiring evaluation and reports; creating s. 410.605, F.S.; providing confidentiality; providing for review and repeal; creating s. 410.606, F.S.; providing for the adoption of rules; amending s. 410.031, F.S.; including disabled adults in legislative intent; amending s. 410.032, F.S.; expanding the definition of "elderly person" to include any person 60 years of age or over; defining "disabled adult"; amending s. 410.033, F.S.; including disabled adults in the home care for the elderly program; amending s. 410.035, F.S.; requiring the department to develop a schedule of subsidy payments for disabled adults and elderly persons by October 1, 1988; creating s. 410.037, F.S.; providing confidentiality; providing for review and repeal; requiring the department to conduct a study; providing an appropriation; providing an effective date.

By the Committee on Transportation and Senator Jennings—

CS for SB 48—A bill to be entitled An act relating to exemptions from the payment of tolls; amending s. 338.155, F.S.; exempting state military personnel and certain handicapped persons from payment of tolls on bridges, ferries, and toll facilities; exempting members of the clergy

from payment of tolls on bridges and ferries; repealing s. 347.19, F.S., relating to exemption of militia and clergymen from payment of tolls; providing an effective date.

By the Committee on Economic, Community and Consumer Affairs—

CS for SB 57—A bill to be entitled An act relating to electrical and alarm system contracting; amending s. 489.503, F.S.; revising exemptions from regulation under part II, ch. 489, F.S.; amending s. 489.505, F.S.; providing definitions applicable to said part; amending s. 489.507, F.S., relating to the Electrical Contractors' Licensing Board; deleting obsolete provisions; amending s. 489.509, F.S.; providing for regulatory fees; amending s. 489.511, F.S.; providing requirements for certification as an electrical or alarm system contractor; providing for licensure by endorsement under certain circumstances; amending s. 489.513, F.S.; providing for registration of electrical contractors; deleting provisions regarding temporary registration; amending s. 489.515, F.S.; providing for licensure of contractors; amending s. 489.519, F.S.; revising provisions for reactivating a license; amending s. 489.521, F.S.; clarifying requirements of an applicant or its proposed qualifying agent; deleting a provision relating to charging a fee for certifying a business organization as qualified; providing that a licensee must include his certificate or registration number on all applications for building permits and all advertising; amending s. 489.525, F.S.; revising certain reporting requirements; amending s. 489.531, F.S.; proscribing certain acts and providing penalties; amending s. 489.533, F.S.; establishing additional grounds for disciplinary action; amending s. 489.535, F.S.; requiring the board to report certain criminal violations; repealing s. 489.537(4), F.S., relating to local governmental requirements concerning specialty contractors; saving part II of ch. 489, F.S., and ss. 633.70, 633.71, and 633.72, F.S., from Sunset repeal and providing for future review and repeal; providing an effective date.

By the Committee on Transportation and Senator McPherson—

CS for SB 70—A bill to be entitled An act relating to municipal speed zones; amending ss. 316.183, 316.189, F.S.; authorizing municipalities to set certain maximum speed limits in residence districts; providing an effective date.

By the Committee on Economic, Community and Consumer Affairs and Senator Myers—

CS for SB 89—A bill to be entitled An act relating to regulation of professions and occupations; amending s. 455.213, F.S., providing for establishment of initial license fee by rule; providing a period for issuance; authorizing professional regulatory boards to defer compliance with continuing education requirements; amending s. 455.218, F.S., modifying eligibility requirements for examination for licensure of foreign-trained professionals; deleting provisions relating to a special license for podiatric technicians; amending s. 455.219, F.S., providing for establishment of license application and examination fees by rule; providing for refund of examination fee under certain circumstances; providing a fee for verifying licensure and disciplinary status; amending s. 455.232, F.S., prohibiting unlawful conveyance or misuse of a license; providing penalties; amending s. 455.24, F.S., including acupuncturists under provisions regulating advertisement by health care providers of free or discounted services; amending s. 455.241, F.S., providing for reports of psychiatric examination and treatment; authorizing disclosure of confidential patient-psychiatrist communications under certain circumstances; amending ss. 458.347 and 459.022, F.S., relating to physician's assistants and osteopathic physician assistants, respectively, to permit applicants who fail the proficiency examination to apply for an extension of temporary certification; amending s. 460.408, F.S., providing conditions for approval of continuing education courses by the Board of Chiropractic; repealing s. 455.218, F.S., relating to examination and licensure of foreign-trained professionals; repealing s. 455.2182, F.S., relating to construction of chapter 86-290, Laws of Florida; providing an effective date.

By the Committee on Corrections, Probation and Parole—

CS for SB 123—A bill to be entitled An act relating to corrections; amending s. 20.315, F.S.; prescribing alternative qualifications and additional duties for the Department of Corrections' Assistant Secretary for Health Services; amending s. 381.4945, F.S.; exempting certain facilities providing inmate health care services from certificate-of-need requirements for health-related projects; providing for removal of certificate-of-need exemptions given to inmate health care facilities; amending s. 395.101, F.S.; exempting certain facilities providing inmate health care services from Public Medical Assistance Trust Fund assessments; amending s. 395.509, F.S.; exempting certain facilities providing inmate health

care services from Hospital Cost Containment Board budget review; amending s. 395.512, F.S.; exempting such facilities from Hospital Cost Containment Board assessments; amending s. 945.603, F.S.; prescribing additional duties for the Correctional Medical Authority; providing an effective date.

By the Committee on Health and Rehabilitative Services and Senator Ros-Lehtinen—

CS for SB 130—A bill to be entitled An act relating to juvenile delinquency proceedings; providing legislative intent; amending s. 39.032, F.S.; changing detention procedures to authorize nonsecure detention in certain situations; changing the provisions for detention at a detention hearing; providing arraignment requirements; creating s. 39.0321, F.S.; providing for the prohibited use of detention; providing an effective date.

By the Committee on Transportation—

CS for SB 131—A bill to be entitled An act relating to title to motor vehicles; amending s. 319.14, F.S.; prohibiting the offer to sell, the sale, or the exchange of a rebuilt vehicle until the Department of Highway Safety and Motor Vehicles notes on the certificate of title for the vehicle that it has been rebuilt, unless application for a certificate of title has been filed with the department and the department has physically examined the vehicle to assure its identity; providing penalties; amending s. 319.23, F.S.; providing for stamping a vehicle's certificate of title with words stating that the vehicle has been rebuilt; amending s. 319.30, F.S.; changing the definition of the term "salvage" by redefining the term "total loss"; requiring the owners of vehicles and mobile homes that become salvage to surrender their title certificates to the department; requiring insurers or owners of vehicles or mobile homes that are a total loss to obtain salvage title certificates prior to disposing of the vehicles or mobile homes; providing penalties; authorizing the department to declare certain vehicles or mobile homes unrebuilt and to deny applications for issuance of title certificates for such vehicles or mobile homes as rebuilt vehicles; amending s. 319.32, F.S.; prescribing fees for issuance of salvage certificates of title and for physically examining rebuilt vehicles to assure their identity; providing an effective date.

By the Committee on Commerce—

CS for SB 141—A bill to be entitled An act relating to consumer finance; amending s. 516.01, F.S.; providing definitions; amending s. 516.02, F.S.; requiring a license from the Department of Banking and Finance to engage in the business of making consumer finance loans; providing certain limitations on credit amounts and interest rates; excluding certain persons from regulation under ch. 516, F.S.; amending s. 516.03, F.S.; providing a biennial licensing period; increasing the license fee; amending s. 516.031, F.S.; providing clarifying language; deleting obsolete language; providing restrictions relating to the use of homestead property as loan security; amending s. 516.035, F.S.; increasing the rate of interest which may be charged upon default of a loan; amending s. 516.05, F.S.; revising licensing requirements; providing for an inactive license; requiring department approval prior to a change in place of business; providing for temporary licensing; amending s. 516.07, F.S.; providing grounds for denial of a license; providing grounds for disciplinary action; amending s. 516.11, F.S.; providing for investigations and examinations by the department; providing examination fees; amending s. 516.19, F.S.; providing a penalty; amending s. 516.21, F.S.; deleting obsolete language; amending s. 516.23, F.S.; providing for enforcement; amending s. 516.26, F.S.; providing conforming language; amending s. 516.31, F.S.; providing for applicability; amending s. 516.35, F.S.; providing for certain types of credit insurance; repealing ss. 516.09, 516.13, 516.18, 516.20, 516.231, 516.29, 516.30, 516.34, 516.37, F.S., relating to the regulation of consumer finance loans; saving ch. 516, F.S., from Sunset repeal and providing for future review and repeal; providing an effective date.

By the Committee on Economic, Community and Consumer Affairs—

CS for SB 153—A bill to be entitled An act relating to architecture; amending s. 481.203, F.S.; providing definitions; amending s. 481.209, F.S.; mandating passage of the licensure examination and revising prerequisites that entitle an applicant to take the licensure examination; amending s. 481.211, F.S.; revising certain internship requirements; amending s. 481.213, F.S.; revising requirements for licensure by endorsement; amending s. 481.217, F.S.; providing for license reactivation; amending s. 481.219, F.S.; revising requirements to clarify the practice of architecture by a partnership or corporation; amending s. 481.221, F.S.; reflecting present professional usage of terms, providing for rules to be adopted by the board which delineate responsible supervisory control,

and providing for the use of license numbers by registered architects; amending s. 481.223, F.S.; reflecting the interchangeable use of terms; amending s. 481.225, F.S.; providing additional grounds for disciplinary action; amending s. 481.231, F.S.; revising the effect of the architecture practice act locally; repealing s. 481.233, F.S., relating to the registrations of certain architects; saving part I of ch. 481, F.S., from Sunset repeal and providing for future review and repeal; providing an effective date.

By the Committee on Economic, Community and Consumer Affairs—

CS for SB 155—A bill to be entitled An act relating to contracting; amending s. 489.103, F.S., revising exemptions from regulation under part I, ch. 489, F.S.; amending s. 489.105, F.S.; providing definitions applicable to said part; providing for regulation of persons who perform work with respect to hot tubs or spas and with respect to roof coating and persons who use fiberglass for sheet-metal type work; including underground utility contractors and specialty contractors among the categories of Division II contractors; amending s. 489.107, F.S.; revising composition of the Construction Industry Licensing Board; amending s. 489.109, F.S.; providing for regulatory fees; providing for the disposition of certain fees; requiring annual summaries of allocations by institution and of projects funded; amending s. 489.111, F.S.; revising requirements for examination for certification; providing for cease and desist orders against persons who do not hold the required certification or registration; amending s. 489.113, F.S.; revising requirements for engaging in contracting in the state; amending s. 489.115, F.S.; providing for certification or registration as a contractor; revising requirements for licensure by endorsement; providing for renewal; amending s. 489.117, F.S.; revising requirements relating to temporary limited registration; amending s. 489.119, F.S.; providing for licensure of business organizations, including joint ventures; providing for submission of bids by joint ventures; creating s. 489.1195, F.S.; prescribing classes of qualifying agents; defining responsibilities of such agents; amending s. 489.129, F.S.; providing grounds and penalties for disciplinary action; providing for recommendations by hearing officers concerning penalties; providing for reinstatement; amending s. 489.131, F.S.; providing for applicability of the part; providing for local examination to engage in contracting; permitting structural components of buildings to be constructed or altered only by Division I contractors; reviving and readopting ss. 489.101-489.107, 489.109-489.131, F.S., notwithstanding their scheduled repeal; providing for future review and repeal of ss. 489.101-489.131, F.S.; reviving, readopting, transferring, and amending s. 489.5331, F.S., relating to damages in certain actions against contractors; clarifying the application of said section; repealing s. 16, ch. 87-310, Laws of Florida, relating to Sunset termination of said section; providing an effective date.

By the Committee on Governmental Operations and Senators Vogt, Brown, Girardeau, Peterson, Thurman, D. Childers, Plummer, Weinstein, W. D. Childers, Jenne, Gordon and Hill—

CS for SB 161—A bill to be entitled An act relating to governmental reorganization; creating s. 20.318, F.S.; creating the Department of Veterans' Affairs and providing for its organization; amending s. 292.04, F.S.; prescribing the composition and duties of the Florida Commission on Veterans' Affairs; assigning the commission to the Department of Veterans' Affairs; amending s. 292.05, F.S.; prescribing the duties of the Department of Veterans' Affairs; amending ss. 292.11, 292.12, 292.13, F.S.; providing for county and municipal veteran service officers; amending ss. 295.01, 295.016, 295.11, 295.16, 295.17, 320.084, 322.21, F.S.; providing for issuance and uses of identification cards by the Department of Veterans' Affairs and providing for investigations by the department; amending s. 295.124, F.S.; designating the Department of Veterans' Affairs as the approving agency for veterans' education and training; amending s. 626.833, F.S.; prohibiting employees of the Department of Veterans' Affairs from being licensed as health agents; amending s. 744.421, F.S.; requiring notice of certain matters in guardianship proceedings to be provided to the Department of Veterans' Affairs; transferring specified powers, duties, records, personnel, property, and appropriations, allocations, and funds from the Department of Education to the Department of Veterans' Affairs; transferring the Florida Commission on Veterans' Affairs from the Executive Office of the Governor to the Department of Veterans' Affairs; abolishing the Department of Administration and providing for the transfer of its powers, duties, property, personnel, and funds to other agencies; amending various provisions of the Florida Statutes to conform provisions to reorganization made by the act and to remove obsolete provisions; repealing s. 20.31, F.S., which creates the Department of Administration; repealing s. 110.151, F.S., which creates a state officers' and employees' pilot child care program; repealing

s. 112.192, F.S., which creates a State Officers' Compensation Commission; repealing ch. 291, F.S., which provides pensions for confederate veterans and their widows; repealing s. 292.07, F.S., which provides for a director of the Division of Veterans' Affairs of the Department of Administration; providing for continuation of rules of agencies involved in reorganization under the act; providing for substitution of agencies in pending proceedings; providing for assumption of powers and duties under conflicting laws enacted in the same session; providing an effective date.

By the Committees on Appropriations; and Governmental Operations and Senators Vogt, Brown, Girardeau, Peterson, Thurman, D. Childers, Plummer, Weinstein, W. D. Childers, Jenne, Gordon, Hill and Stuart—

CS for CS for SB 161—A bill to be entitled An act relating to governmental reorganization; creating s. 20.318, F.S.; creating the Department of Veterans' Affairs and providing for its organization; amending s. 292.04, F.S.; prescribing the composition and duties of the Florida Commission on Veterans' Affairs; assigning the commission to the Department of Veterans' Affairs; amending s. 292.05, F.S.; prescribing the duties of the Department of Veterans' Affairs; amending ss. 292.11, 292.12, 292.13, F.S.; providing for county and municipal veteran service officers; amending ss. 295.01, 295.016, 295.11, 295.16, 295.17, 320.084, 322.21, F.S.; providing for issuance and uses of identification cards by the Department of Veterans' Affairs and providing for investigations by the department; amending s. 295.124, F.S.; designating the Department of Veterans' Affairs as the approving agency for veterans' education and training; amending s. 626.833, F.S.; prohibiting employees of the Department of Veterans' Affairs from being licensed as health agents; amending s. 744.421, F.S.; requiring notice of certain matters in guardianship proceedings to be provided to the Department of Veterans' Affairs; transferring specified powers, duties, records, personnel, property, and appropriations, allocations, and funds from the Department of Education to the Department of Veterans' Affairs; transferring the Florida Commission on Veterans' Affairs from the Executive Office of the Governor to the Department of Veterans' Affairs; abolishing the Department of Administration and providing for the transfer of its powers, duties, property, personnel, and funds to other agencies; amending various provisions of the Florida Statutes to conform provisions to reorganization made by the act and to remove obsolete provisions; repealing s. 20.31, F.S., which creates the Department of Administration; repealing s. 110.151, F.S., which creates a state officers' and employees' pilot child care program; repealing s. 112.192, F.S., which creates a State Officers' Compensation Commission; repealing ch. 291, F.S., which provides pensions for confederate veterans and their widows; repealing s. 292.07, F.S., which provides for a director of the Division of Veterans' Affairs of the Department of Administration; providing for continuation of rules of agencies involved in reorganization under the act; providing for substitution of agencies in pending proceedings; providing for assumption of powers and duties under conflicting laws enacted in the same session; providing an effective date.

By the Committee on Health and Rehabilitative Services—

CS for SB 211—A bill to be entitled An act relating to abortion; amending s. 390.002, F.S.; requiring that a report of a termination of pregnancy must be filed with the Department of Health and Rehabilitative Services by the medical facility or physician within a certain time; authorizing the department to require additional information in such reports; prescribing penalties relating to such reports; amending s. 390.012, F.S.; amending the rulemaking responsibilities of the Department of Health and Rehabilitative Services with respect to such clinics and to the disposal of fetal remains; providing penalties for the improper disposal of fetal remains; requiring compliance with the rules and standards governing ambulatory surgical centers; amending s. 390.026, F.S., pertaining to internal risk management programs in the clinics; deleting obsolete cross-references; amending s. 395.041, F.S., pertaining to internal risk management programs in hospitals; deleting references to abortion clinics and obsolete cross-references; reviving and readopting ss. 390.011(2), 390.012-390.019, 390.021, 390.026, F.S., relating to the termination of pregnancies, notwithstanding repeals scheduled pursuant to the Sunset Act; providing for future review and repeal of said sections; providing an effective date.

By the Committee on Health and Rehabilitative Services—

CS for SB 212—A bill to be entitled An act relating to the Florida Drug and Cosmetic Act; amending ss. 499.003, 499.017, 499.018, 499.02, 499.021, 499.022, 499.041, 499.067, F.S.; creating s. 499.024, F.S.; providing restrictions on the use of legend drugs; clarifying procedures for applying for state approval and permits for the manufacture, use, distri-

bution, repackaging, and sale of generic drugs and investigational drugs; revising provisions relating to the meetings of the Florida Drug and Cosmetic Technical Review Panel; providing duties of the panel; providing for recommendations by the panel to the Department of Health and Rehabilitative Services; providing authority for classification of products as drugs; clarifying provisions relating to certain fees and consulting contracts; clarifying grounds for denying certain permits; reviving and re-adopting ss. 499.02, 499.021, 499.022, F.S., notwithstanding repeals scheduled under the Sundown Act and Regulatory Sunset Act; providing for future review and repeal of said sections; providing an effective date.

By the Committee on Corrections, Probation and Parole—

CS for SB 213—A bill to be entitled An act relating to the Department of Corrections; requiring the Secretary of Corrections to notify the Governor when the inmate population reaches a certain amount; authorizing the secretary to grant provisional credits to specified inmates upon an acknowledgment by the Governor that the inmate population has reached such amount; requiring the department to establish a provisional release date for certain inmates based on provisional credits that have been granted; providing for the release of certain inmates into the provisional release supervision program prior to the expiration of sentence; providing for terms and conditions of conditional release supervision; authorizing the department to terminate provisional release supervision under certain circumstances; providing for rules; repealing s. 944.276, F.S., relating to administrative gain-time; providing an effective date.

By the Committee on Education—

CS for SB 249—A bill to be entitled An act relating to public school personnel; amending s. 231.262, F.S.; providing that complaints and investigative information related to complaints against teachers and administrators are exempt from the public records requirements of ch. 119, F.S., under certain circumstances; providing for future legislative review of the exemptions pursuant to the Open Government Sunset Review Act; providing an effective date.

By the Committee on Education—

CS for SB 254—A bill to be entitled An act relating to public school personnel files; amending s. 231.291, F.S.; specifying which items in such files are exempt from the public records requirements of ch. 119, F.S.; providing for future legislative review of these exemptions pursuant to the Open Government Sunset Review Act; providing an effective date.

By the Committee on Governmental Operations and Senators Stuart, Girardeau and Deratany—

CS for SB 255—A bill to be entitled An act relating to public records; creating the "Florida Fair Information Practices Act"; providing purpose and intent; providing definitions; providing for departmental reports of the existence, type, and disclosures of certain public records containing personal information; requiring copies of such reports be maintained for public use; providing for notice to certain persons concerning the collection, maintenance, and use of personal information; providing procedures for requesting a change in personal information in certain public records; requiring the Division of Library and Information Services of the Department of State to recommend rules of procedure; requiring the Administration Commission to adopt rules to implement this act; providing for an annual report to the Legislature; providing an exclusive administrative remedy; providing severability; providing an effective date.

MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

The following Executive Orders were filed with the Secretary:

EXECUTIVE ORDER NUMBER 87-85

(Executive Order of Suspension)

WHEREAS, RAYMOND HALL is presently serving as a duly elected member of the Board of County Commissioners of Walton County, Florida, and

WHEREAS, on May 28, 1987, the Grand Jury, United States District Court, Northern District of Florida, Pensacola Division, returned two indictments charging RAYMOND HALL with eight counts of mail fraud and two counts of conspiracy to commit mail fraud, and

WHEREAS, it is in the best interest of the residents of Walton County, Florida, and of the citizens of the State of Florida that RAYMOND HALL be immediately suspended from the public office which he now holds, upon the constitutional grounds hereinafter set forth.

NOW, THEREFORE, I, BOB MARTINEZ, Governor of Florida, do hereby find, determine and for the purposes of Section 112.41, Florida Statutes, allege as follows:

A. RAYMOND HALL is, and at all times material hereto was, a duly elected member of the County Commission of Walton County, Florida.

B. The Office of County Commissioner is within the purview of the suspension powers of the Governor pursuant to Article IV, Section 7, Florida Constitution.

C. The attached indictments allege that RAYMOND HALL did commit acts in violation of the laws of the United States, and these indictments 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 commission of a felony as such offenses are used in Article IV, Section 7, Florida Constitution.

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:

1. RAYMOND HALL is hereby suspended from the public office which he now holds, to-wit: member of the County Commission of Walton County, Florida.

2. RAYMOND HALL is hereby prohibited from performing any official act, duty, or function of public office, from receiving any pay or allowances, and from being entitled to any of the emoluments or privileges of public office during the period of this suspension, which period shall be from the effective date hereof, until 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 4th day of June, 1987.

Bob Martinez
GOVERNOR

ATTEST:
George Firestone
SECRETARY OF STATE

(Copies of indictments were filed in the office of the Secretary of the Senate.)

EXECUTIVE ORDER NUMBER 87-145

(Executive Order of Suspension)

WHEREAS, DERWARD OWENS is presently serving as a duly elected member of the Board of County Commissioners of Walton County, Florida, and

WHEREAS, September 10, 1987, the Honorable Curtis A. Golden, State Attorney for the First Judicial Circuit, filed an information charging DERWARD OWENS with one count of aggravated battery, and

WHEREAS, it is in the best interest of the residents of Walton County, Florida, and the citizens of the State of Florida that DERWARD OWENS be immediately suspended from the public office which he now holds, upon the grounds hereinafter set forth.

NOW, THEREFORE, I, BOB MARTINEZ, Governor of Florida, do hereby find, and determine and, for the purposes of Section 112.41, Florida Statutes, allege as follows:

A. DERWARD OWENS is, and at all times material hereto was, a duly elected County Commissioner of Walton 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 information alleges that DERWARD OWENS did commit acts in violation of Florida law, and this information is hereby incorporated as part of this Executive Order as if it were set at length herein.

D. The facts alleged herein constitute the offenses of malfeasance, misfeasance, and/or the commission of a felony, as such offenses are used in Article IV, Section 7, Florida Constitution.

BEING FULLY ADVISED in the premises, and in accordance with the Constitution and laws of the State of Florida, this Executive Order is hereby promulgated, effective immediately:

1. DERWARD OWENS is hereby suspended from the public office which he now holds, to-wit: County Commissioner of Walton County, Florida.

2. DERWARD OWENS is hereby prohibited from performing any official act, duty or function of public office, from receiving any pay or allowances, and from being entitled to any of the emoluments or privileges of public office during the period of this suspension, which period shall be from the effective date hereof, until further Executive Order, or as otherwise provided by law.



IN TESTIMONY WHEREOF, I have hereunto set my hand and have caused the Great Seal of the State of Florida to be affixed at Tallahassee, the Capitol, this 15th day of September, 1987.

Bob Martinez
GOVERNOR

ATTEST:
Jim Smith
SECRETARY OF STATE

(Copy of information was filed in the office of the Secretary of the Senate.)

EXECUTIVE ORDER NUMBER 87-171

(Executive Order of Suspension)

WHEREAS, LAVELLE PITTS is presently serving as a duly elected Sheriff of Bay County, Florida, and

WHEREAS, on October 23, 1987, the Grand Jury for Bay County, Florida, returned an indictment charging LAVELLE PITTS with four counts of perjury, and

WHEREAS, it is in the best interest of the residents of Bay County and the citizens of the State of Florida that LAVELLE PITTS be suspended from the public office that he now holds, upon the constitutional grounds hereinafter set forth:

NOW, THEREFORE, I, BOB MARTINEZ, Governor of the State of Florida, do hereby find, determine, and for the purposes of Section 112.41, Florida Statutes, allege as follows:

A. LAVELLE PITTS is, and at all times material hereto was, the duly elected Sheriff of Bay 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 LAVELLE PITTS, 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 misfeasance and/or commission of a felony as such offenses are used in Article IV, Section 7, Florida Constitution.

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.

LAVELLE PITTS is hereby suspended from the public office which he now holds, to-wit: Sheriff of Bay County, Florida.

Section 2.

LAVELLE PITTS is hereby prohibited from performing any official act, duty, or function of public office, from receiving any pay or allow-

ances, 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 23rd day of October, 1987.

Bob Martinez
GOVERNOR

ATTEST:
Jim Smith
SECRETARY OF STATE

(Copy of indictment was filed in the office of the Secretary of the Senate.)

Referred to the Committee on Executive Business.

Appointments Subject to Confirmation by the Senate:

The Secretary of State has certified that pursuant to the provisions of Section 114.05, Florida Statutes, certificates subject to confirmation by the Senate had been prepared for the following:

Office and Appointment	For Term Ending
Board of Accountancy	
Appointees: Aboud, Richard J., Jacksonville	12/26/91
Dennison, Dean F., Pensacola	12/26/91
Edenfield, Jr., Fred H., Ft. Myers	09/29/91
Martin, William R., Orlando	09/29/91
Millsaps, Joseph R., Ft. Lauderdale	12/26/90
Board of Acupuncture	
Appointees: Bole, David N., Gainesville	09/30/91
Regard, Pierre G., West Palm Beach	09/30/91
Affordable Housing Study Commission	
Appointees: Atkins, Fredd G., Sarasota	06/30/88
Bowne, Shirlee, Tallahassee	06/30/88
Champion, Lorene Hamlet, Miami	06/30/88
Chira, Lee, Orlando	06/30/88
Collins, Samuel D., Pembroke Pines	06/30/88
Diaz, Joseph F., Tampa	06/30/88
Johnson, Jeanne Carol, Panama City	06/30/88
Johnson, Randall C., Clearwater	06/30/88
Kleiman, Edward J., Maitland	06/30/88
Koelemij, John J., Tallahassee	06/30/88
Meneses, Edgardo O., Miami	06/30/88
Norbom, B. E., Tampa	06/30/88
Whitmire, Jean L., Gulf Breeze	06/30/88
Board of Architecture	
Appointees: Fronczak, David, Tallahassee	12/17/91
Martinez, Walter B., Miami	12/17/91
State Athletic Commission	
Appointees: Potamkin, Nat, Miami Beach	09/30/91
Wittcoff, Richard K., Tampa	09/30/91
Florida Board of Auctioneers	
Appointees: Boyleston, Louis, Pensacola	09/30/91
Cooper, Jr., Gladstone A., Miami	09/30/88
Linnan, James K., Ponte Vedra Beach	09/30/90
London, I. Edward, Key Biscayne	09/30/90
Smith, Evelyn H., Eustis	09/30/90
Greater Orlando Aviation Authority	
Appointees: Handy, Gail S., Winter Park	04/16/90
Heller, Harvey R., Winter Garden	04/16/88
Barbers' Board	
Appointees: Holladay, Jr., Clyde, St. Petersburg	06/30/91
Rhea, Rex R., Jacksonville	08/10/90
Florida Black Business Investment Board	
Appointees: Beal, Rene D., Coral Gables	09/30/89
Broome, Jr., Maxie, Jacksonville	09/30/90
Collins, Jr., Leroy A., St. Petersburg	09/30/88

<i>Office and Appointment</i>	<i>For Term Ending</i>	<i>Office and Appointment</i>	<i>For Term Ending</i>
Fields, Randolph H., Orlando	09/30/89	Tapper, Amelia G., Port St. Joe	05/31/90
Hope, Artie S., Jacksonville	09/30/91	Board of Trustees of Hillsborough Community College	
Board of Chiropractic		Appointee: Salario, Saverio A., Tampa	05/31/91
Appointees: Durling, T. F., New Port Richey	08/01/91	Board of Trustees of Indian River Community College	
Hoffman, Ronald J., Tallahassee	08/01/91	Appointees: Bruyn, Eunice P., Ft. Pierce	05/31/91
Lambert, Quentin, Tallahassee	08/01/91	Hobson, Joyce A., Stuart	05/31/91
Russell, Douglas M., Milton	08/01/91	Jordan, William O., Vero Beach	05/31/91
Hillsborough County Civil Service Board		Board of Trustees of Lake City Community College	
Appointee: Martinez, Rene, Tampa	07/02/91	Appointees: Stephenson, Norman H., Lake Butler	05/31/91
Clinical Laboratories Advisory Council		Streicher, William, Lake City	05/31/91
Appointees: Civantos, Francisco, Miami	11/30/91	Board of Trustees of Lake-Sumter Community College	
Pogue, Julie A., St. Petersburg	11/30/91	Appointees: Fogle, Albert E., Clermont	05/31/89
Weemes, Archie, Longwood	11/30/91	Heinrich, Martha A., Clermont	05/31/91
Board of Clinical Social Work, Marriage and Family Therapy, and Mental Health Counseling		Holstein, Robert B., Wildwood	05/31/91
Appointees: Bardill, Donald R., Tallahassee	09/30/91	Jackson, Terry W., Leesburg	05/31/90
Byrne, William Jean, Vero Beach	09/30/89	Skidmore, Thomas Dee, Bushnell	05/31/91
DeWolf, Marcia Ann, Sunrise	09/30/89	Spears, Harvey L., Eustis	05/31/90
Francis, Kay, Dania	09/30/90	Winchester, Linda J., Wildwood	05/31/90
Mitchell, Anita, Boca Raton	09/30/90	Board of Trustees of Manatee Community College	
Nestor, John, Miami	09/30/90	Appointees: Gallen, Linda, Bradenton	05/31/91
Sabin, Paul E., Jacksonville	09/30/89	Graser, Merle L., Venice	05/31/91
Shyers, Larry E., Mount Dora	09/30/91	Board of Trustees of Miami-Dade Community College	
State Board of Community Colleges		Appointees: Fernandez, Ofelia Tabares, Miami	05/31/91
Appointees: Benjamin, Philip, St. Petersburg	09/30/92	Fine, Martin, Miami	05/31/91
Jackson, Fred C., Jacksonville	09/30/87	Board of Trustees of North Florida Junior College	
	09/30/92	Appointees: Beshears, Fred H., Monticello	05/31/91
Murphy, Thomas J., Tampa	09/30/91	Schnitker, Claymore, Madison	05/31/91
Norris, Nannette S., Orlando	09/30/87	Board of Trustees of Okaloosa-Walton Junior College	
Sabetto, Nicholas A., Port St. Lucie	09/30/91	Appointees: Arpke, Eileen H., Niceville	05/31/90
Tripp, Norman D., Ft. Lauderdale	09/30/91	Biggs, Elise Delano, Santa Rosa Beach	05/31/90
Vickers, Linda Diane, Panama City	09/30/88	McInnis, C. Jeffrey, Ft. Walton Beach	05/31/91
Board of Trustees of Brevard Community College		Wilkinson, Jean H., Shalimar	05/31/91
Appointees: Jones, John Henry, Titusville	05/31/91	Board of Trustees of Palm Beach Junior College	
Lesser, Jennie L., Indialantic	05/31/90	Appointees: Kimmel, Bernard, West Palm Beach	05/31/91
Tsamoutales, Nicholas F., Palm Bay	05/31/91	King, Bettye J., West Palm Beach	05/31/91
Board of Trustees of Broward Community College		Board of Trustees of Pasco-Hernando Community College	
Appointees: Curran, Michael B., Ft. Lauderdale	05/31/91	Appointees: Bowman, Marc W., New Port Richey	05/31/91
Duke, Jr., Davis W., Ft. Lauderdale	05/31/91	Guerrero, Ma. Teresa, Brooksville	05/31/91
Board of Trustees of Central Florida Community College		Vinecour, Harold A., Hudson	05/31/91
Appointees: Kirk, Jr., James E., Ocala	05/31/91	Board of Trustees of Pensacola Junior College	
McKoy, Sandra C., Bronson	05/31/90	Appointees: Crone, Jr., Robert F., Pensacola	05/31/91
Staton, Van E., Ocala	05/31/90	Griffith, William H., Pensacola Beach	05/31/91
Vitter, Patricia B., Inverness	05/31/91	Tait, Thomas D., Pensacola	05/31/91
Board of Trustees of Chipola Junior College		Board of Trustees of Polk Community College	
Appointees: Jones, Robert L., Westville	05/31/91	Appointees: Laurent, John F., Bartow	05/31/91
Rountree, Philip, Chipley	05/31/91	Strang, Sheryll W., Winter Haven	05/31/91
Westbrook, James W., Bascom	05/31/91	Board of Trustees of St. Johns River Community College	
Wilson, Price, Chipley	05/31/91	Appointee: Gardner, III, Howard L., Palatka	05/31/91
Board of Trustees of Daytona Beach Community College		Board of Trustees of St. Petersburg Junior College	
Appointees: Burt, David A., Ormond Beach	05/31/91	Appointees: Chadwick, Laurel J., St. Petersburg	05/31/91
Hawthorne, Kenneth B., Palm Coast	05/31/91	Gregory, Thomas H., St. Petersburg	05/31/91
Lichtigman, Charles S., Port Orange	05/31/91	Board of Trustees of Santa Fe Community College	
Board of Trustees of Edison Community College		Appointees: Brown, Terence M., Starke	05/31/91
Appointees: Lynch, Robert C., Punta Gorda	05/31/90	Cunningham, Richard W., Gainesville	05/31/91
Salley, Holland T., Naples	05/31/90	Pooley, Carolyn T., Gainesville	05/31/91
Board of Trustees of Florida Community College at Jacksonville		Board of Trustees of Seminole Community College	
Appointees: Collier, Jr., H. Davis, Jacksonville	05/31/91	Appointees: Dale, Larry A., Lake Mary	05/31/91
Corbitt, Ruth H., Jacksonville	05/31/91	Streetman, Mary Bell, Longwood	05/31/91
Jones, Joy M., Amelia Island	05/31/91	Board of Trustees of South Florida Community College	
Board of Trustees of Florida Keys Community College		Appointees: Harris, R. Ken, Sebring	05/31/91
Appointees: Monsalvatge, Stephanie T., Key West	05/31/90	Pelham, Stanley L., Wauchula	05/31/91
Spottswood, Jr., John M., Key West	05/31/90	Sachsenmaier, R. W., Avon Park	05/31/91
Toppino, Frank P., Rockland Key	05/31/91	Board of Trustees of Tallahassee Community College	
Board of Trustees of Gulf Coast Community College		Appointees: Carter, Andrea Faza, Crawfordville	05/31/89
Appointees: Cramer, Jr., William Cato, Panama City	05/31/91		
Lopez, Raymond W., Port St. Joe	05/31/91		

<i>Office and Appointment</i>	<i>For Term Ending</i>	<i>Office and Appointment</i>	<i>For Term Ending</i>
Haenni, Carol Hurst, Tallahassee	05/31/91	Sansbury, Thomas W., West Palm Beach	07/01/91
Board of Trustees of Valencia Community College		Williams, Joe R., Live Oak	07/01/91
Appointees: Hood, III, Charles M., Orlando	05/31/90	Commission on Ethics	
McCaskill, Susan T., Orlando	05/31/91	Appointees: Hall, Jr., J. P., Green Cove Springs	06/30/89
Smith, Kenneth Y., Kissimmee	05/31/88	Matteson, Karen S., Sarasota	06/30/89
Tompkins, Marcia K., Kissimmee	05/31/90	Prio, Maria Elena, Miami	06/30/89
Vickery, Robert M., Orlando	05/31/90	Williams, Scott G., West Palm Beach	06/30/89
Construction Industry Licensing Board		Broward County Expressway Authority	
Appointees: Blankenship, Michael L., Tallahassee	02/18/92	Appointees: Fardelmann, Suellen H., Cooper City	07/01/91
Borja, Isidro C., Miami	02/18/88	Moss, Jack L., Ft. Lauderdale	07/01/91
Crawford, John D., Orange Park	02/18/92	Tampa-Hillsborough County Expressway Authority	
Ellis, William R., Maitland	02/18/92	Appointee: Blain, Laura C., Tampa	07/01/90
Hagerstrom, Carl E., Orlando	02/18/91	Florida State Fair Authority, Congressional District 1	
Kulp, Charles H., Longwood	02/18/91	Appointee: Ray, Frank, Baker	06/30/89
Lawson, Keith O., Tallahassee	02/18/91	Florida State Fair Authority, Congressional District 4	
London, I. Edward, Key Biscayne	02/18/92	Appointee: Dance, Nancy H., Bunnell	06/30/91
Manrique, Terry L., Tampa	02/18/92	Florida State Fair Authority, Congressional District 5	
Rogers, Jr., George A., Pensacola	02/18/92	Appointee: Duda, Elizabeth A., Oviedo	06/30/91
Spears, Raymond G., Winter Garden	02/18/92	Florida State Fair Authority, Congressional District 7	
Tornese, Cos, Ft. Lauderdale	02/18/92	Appointee: Urbanski, James F., Tampa	06/30/90
Weber, David P., Jupiter	02/18/91	Florida State Fair Authority, Congressional District 8	
State of Florida Correctional Medical Authority		Appointee: Hines, Jr., Andrew H., St. Petersburg	06/30/91
Appointee: Howell, James T., West Palm Beach	07/01/91	Florida State Fair Authority, Congressional District 14	
Board of Cosmetology		Appointee: Burkhardt, Vincent L., West Palm Beach	06/30/91
Appointees: Morse, H. E., Winter Park	01/01/92	Florida State Fair Authority, Congressional District 16	
Stone, Ann E., Eustis	01/01/92	Appointee: Stengel, John H., Hollywood	06/30/91
Board of Trustees for the Florida School for the Deaf and the Blind		Board of Funeral Directors and Embalmers	
Appointees: Grau, Celida, Hialeah	11/07/91	Appointees: Ballas, Pete, Tallahassee	08/01/91
Hannon, Michael H., Ponte Vedra Beach	02/07/91	Farris, Norman E., Lakeland	08/01/91
Board of Dentistry		Hiers, John M., Ocala	08/01/91
Appointees: Ackel, Fred J., Ft. Lauderdale	02/07/92	Game and Fresh Water Fish Commission	
Ferris, Robert T., Altamonte Springs	02/07/92	Appointee: Hires, Sr., Thomas L., Lake Wales	01/06/93
Kraemer, Thomas C., Tampa	02/07/91	Harbormaster for the Port of Boca Grande	
Education Practices Commission		Appointee: Johnson, Robert W., Boca Grande	11/21/89
Appointees: Bowen, George A., Gainesville	09/30/91	Harbormaster for the Port of Fernandina	
Gatlin, Jr., James S., Tampa	09/30/91	Appointee: Kavanaugh, William Hardee, Fernandina Beach	12/05/89
Neiswender, Ann W., Sanford	09/30/91	Harbormaster for the Port of Ft. Pierce	
Stewart, John A., Winter Haven	09/30/91	Appointee: Ergle, Walter W., Ft. Pierce	09/26/89
Education Standards Commission		Harbormaster for the Port of New Smyrna Beach	
Appointees: Bedford, Robert L., Englewood	09/30/90	Appointee: Sweett, Lawrence J., New Smyrna Beach	02/19/89
Espinosa, M. A., Hialeah	09/30/90	Board of Hearing Aid Specialists	
Guettler, Lynn L., Ft. Pierce	09/30/90	Appointees: Davie, Wilbur, Palm Coast	07/30/90
Katzenmeyer, W. G., Land O'Lakes	09/30/90	Hahn, Theodore W., Pompano Beach	07/30/90
Lizer, John, Brandon	09/30/90	Lyons, David F., Largo	07/30/89
McClure, Rufus R., Jacksonville	09/30/90	Martinez, Geo. C., Orlando	07/30/91
Schorr, Jan M., Glenwood	09/30/90	Moore, Kay J., Tallahassee	07/30/91
Walls, Donald F., Seminole	09/30/90	Payne, Sr., James E., Panama City	07/30/91
Wilson, Cressie S., Tallahassee	09/30/88	Smith, Wayne L., Ocala	07/30/91
Florida Elections Commission		Tanner, Paul C., Ft. Lauderdale	07/30/90
Appointee: Lazzara, Penny G., Tampa	12/10/87	Hospital Cost Containment Board	
Electrical Contractors' Licensing Board		Appointees: Cline, Frederick H., Starke	12/31/89
Appointees: Black, John W., Melbourne	12/17/91	McCauley, Alicia N., Clearwater	12/31/88
Clifton, Madison L., St. Petersburg	12/17/91	Citrus County Hospital Board	
Lenhart, James C., Leesburg	12/17/90	Appointees: Hamor, Mae C., Homosassa Springs	07/03/91
Lewis, Jerry, Okeechobee	12/17/90	Jenkins, Randall, Inverness	07/08/90
Neely, Robert E., Ft. Lauderdale	12/17/91	Florida Housing Finance Agency	
Nordt, III, John C., Coral Gables	12/17/90	Appointees: Auchter, Thorne G., Jacksonville	11/13/90
Williams, James L., Jacksonville	12/17/91	Ecclestone, Jr., E. Llwyd, West Palm Beach	11/13/90
Williams, James P., Stuart	12/17/91	Ramsey, William J., Tampa	11/13/90
Board of Professional Engineers			
Appointees: Dlouhy, Robert J., Odessa	12/20/91		
Langbein, Jr., Charles E., Winter Haven	12/20/91		
Zimmerman, Dale Wm., Atlantis	12/20/91		
Environmental Regulation Commission			
Appointees: Mandell, Robert A., Longwood (Chairman)	07/01/91		
Saarinen, Phyllis P., Longwood	07/01/91		

<i>Office and Appointment</i>	<i>For Term Ending</i>	<i>Office and Appointment</i>	<i>For Term Ending</i>
Stevens, Thomas A., Key West	11/13/90	Williams, Richard E., Panama City	12/26/91
Florida Commission on Human Relations Appointee: Bermello, Willy A., Coral Gables	09/30/90	Board of Optometry Appointees: Abel, Wanda S., Casselberry Dance, Donnie D., Ft. Myers Foreman, Ronald R., Lake City	12/28/91 12/28/91 12/28/91
State Board of Independent Colleges and Universities Appointees: DeMino, Steven L., Altamonte Springs Gayles, Anne Richardson, Tallahassee Gilliam, Thomas J., Cantonment Renick, Eliot J., Hollywood Ross, Donald E., Boca Raton Turner, Bernard L., Naples	09/30/89 09/30/90 09/30/90 09/30/89 09/30/90 09/30/89	Board of Osteopathic Medical Examiners Appointees: Barker, James H., Tampa Eaton, Jr., Sinclair, Hawthorne Larmoyeux, Jr., Louis J., Jacksonville Schwemmer, Sandra, Tavernier Wheeler, Joe C., Port Charlotte	01/29/91 01/29/90 01/29/92 01/29/92 01/29/92
State Board of Independent Postsecondary Vocational, Technical, Trade, and Business Schools Appointees: Auerbach, Philip, Golden Beach Izquierdo, Maria R., Miami Knobel, Martin, North Miami Beach Massey, R. L., Quincy Pace, Joseph S., Hollywood Peoples, David L., Kissimmee	07/01/90 07/01/89 07/01/90 07/01/88 07/01/89 07/01/89	Florida Pari-mutuel Commission Appointees: Braun, L. Erich, Ocala McGrath, James A., Ft. Lauderdale	06/30/91 06/30/91
Southeast Interstate Low-Level Radioactive Waste Management Commission Appointees: Hodes, Richard S., Tampa Howell, James T., West Palm Beach Jerrett, Lyle E., Tallahassee	06/30/89 06/30/88 Pleasure of Governor	Parole and Probation Commission Appointees: Crockett, Maurice G., Tallahassee Fontana, A. M. "Tony", Tallahassee Lawson, Charles H., Tallahassee Revell, Jr., E. Guy, Tallahassee	11/01/91 10/06/91 07/01/91 10/01/91
Investment Advisory Council Appointees: Blue, Jr., F. Lloyd, Destin Butler, S. Clark, Gainesville Darby, Michael, Jacksonville Gill, Daniel K., Miami Seneff, Jr., James M., Orlando	12/12/89 12/12/90 12/12/89 12/12/90 12/12/87	Board of Pharmacy Appointees: Barad, Arnold, West Palm Beach Cook, Patricia M., Babson Park Espy, Steven P., Ft. Walton Beach Weil, Gilbert "Gil", Naples	08/01/91 08/01/91 08/01/91 08/01/91
Board of Professional Land Surveyors Appointees: Christiansen, Jr., Wilbur M., Naples Durham, Tyrone Vernon, Lake City Gentry, Daniel E., Orlando	12/06/91 12/06/90 12/06/91	Board of Pilot Commissioners Appointees: Auchter, Barbara H., Ponte Vedra Beach Jackson, Robert I., Ft. Lauderdale Parker, William R., Jacksonville Schiffmacher, John G., Tampa	06/30/90 06/30/91 06/30/90 06/30/91
Board of Landscape Architecture Appointees: Bellamy, Gregory D., Miami McElheny, James R., Jensen Beach Mumford, Thomas G., Stuart	03/04/91 03/04/92 03/04/91	Board of Podiatric Medicine Appointees: Goldstein, Murray B., Boca Raton McCormack, Jr., William Joseph, Vero Beach	01/08/92 01/08/92
Governor's Mansion Commission Appointee: Dean, Robert John, Tampa	09/30/91	Jacksonville Port Authority Appointee: Stein, Robert L., Jacksonville	09/30/91
Marine Fisheries Commission Appointees: Harris, James A., Pensacola Safley, R. Z., Clearwater	08/01/91 08/01/91	Tampa Port Authority Appointee: Wilcox, Roy M., Tampa	11/15/91
Board of Massage Appointee: Ulrich, Dan, Tampa	01/01/92	Postsecondary Education Planning Commission Appointees: Brantley, Timothy C., Tallahassee Fickett, Alan G., Orlando Hogges, Ralph, Miami Kibler, III, D. Burke, Lakeland McGehee, Thomas R., Jacksonville Wilson, Carolyn M., Tampa	08/31/88 02/04/89 02/04/91 02/04/90 02/04/90 02/04/91
Board of Medicine Appointees: Hantman, Perla, Miami Lakes Jordan, James A., Ft. Lauderdale Serentill, Luis H., Port Charlotte Wells, Marilyn S., Coral Gables	08/01/91 08/01/91 08/01/91 08/01/91	Prepaid Postsecondary Education Expense Board Appointees: Anderson, Arthur W., Boca Raton Ferreira, Diana Y., Tampa Tate, Stanley G., North Miami	06/30/89 06/30/88 06/30/90
Board of Nursing Appointees: Baker, Patricia M., Palm City Cruz, Natalia Nadal, Brandon Dinkins, Ginny, Gainesville Johnson, Patricia A., Sarasota Singerling, James B., Ft. Lauderdale Taylor, Betty Ann, Miami	08/01/91 08/01/91 08/01/87 08/01/91 08/01/90 08/01/91	Historic Florida Keys Preservation Board of Trustees Appointee: Mancini, Vincent, Key West	10/31/90
Board of Nursing Home Administrators Appointees: Bevins, Marcia Corbin, Pensacola Held, Thomas S., Pompano Beach Huber, E. Jack, Jacksonville	12/13/91 12/13/90 12/13/87 12/13/91	Historic Pensacola Preservation Board of Trustees Appointees: Bowden, Jesse Earle, Pensacola Heath, Jr., Robert N., Pensacola Lindstrom, Marcia P., Pensacola Rentz, Lucile H., Pensacola Tanck, James R., Pensacola	09/13/91 09/19/90 09/19/91 09/13/91 01/22/91
Board of Opticianry Appointees: Card, Carol A., Winter Park Wenal, Dale A., Ft. Lauderdale	12/26/91 12/26/91	Historic St. Augustine Preservation Board of Trustees Appointees: Daniell, Bill, St. Augustine Ray, Jeanne B., St. Augustine Sliney, Thomas Edward, Boca Raton Sundeman, John, St. Augustine	08/31/91 08/31/90 01/14/90 08/24/91
		Historic Tampa-Hillsborough County Preservation Board of Trustees	

<i>Office and Appointment</i>	<i>For Term Ending</i>	<i>Office and Appointment</i>	<i>For Term Ending</i>
Appointee: Smith, Sylvia Vega, Tampa	11/01/90	Sheffield, James David, Marianna	10/01/89
Board of Directors, Prison Rehabilitative Industries and Diversified Enterprises, Inc.		North Central Florida Regional Planning Council, Region 3	
Appointees: Groomes, Freddie L., Tallahassee	09/30/91	Appointees: Burch, Jr., E. W. "Buddy", Gainesville	10/01/89
Harper, Jr., Robert M., Tampa	09/30/89	Copeland, Martha P., Gainesville	10/01/89
Howell, Robert S., Tallahassee	09/30/89	Days, Johnny D., Gainesville	10/01/89
Commissioners for the Promotion of Uniformity of Legislation in the United States		Fletcher, Richard W., Gainesville	10/01/89
Appointees: Cutler, Edward I., Tampa	06/05/91	Gutekunst, Richard R., Gainesville	10/01/88
Kittleston, Henry M., Lakeland	06/05/91	Howard, William W., Live Oak	10/01/89
Morse, III, Joshua M., Tallahassee	06/05/91	Painter, James F., Gainesville	10/01/88
Board of Psychological Examiners		Petry, Donald R., Lake City	10/01/89
Appointees: Meadows, Edi, Miami	09/30/91	Pooley, Carolyn T., Gainesville	10/01/89
Wharton, William H., Port Charlotte	09/30/91	Sowell, Sarah B., Gainesville	10/01/89
Public Employees Relations Commission		Tefertiller, K. R., Gainesville	10/01/89
Appointee: Poole, Donna Maggert, Tallahassee	01/01/89	Northeast Florida Regional Planning Council, Region 4	
Chairman of Public Employees Relations Commission		Appointees: Browning, James E., St. Augustine	10/01/89
Appointee: Mattimore, Michael, Tallahassee	01/01/92	Duncan, Hugh, Orange Park	10/01/89
Board of Public Schools		Lavender, Carolyn Reese, Middleburg	10/01/89
Appointees: Adamson, W. E., Sanford	10/01/91	Odum, Jr., W. Guy, Jacksonville	10/01/89
Blubaugh, Robert L., Cocoa	10/01/90	Soforenko, Meyer O., Jacksonville	10/01/89
Braswell, Jackie Boyd, Tallahassee	10/01/90	Withlacoochee Regional Planning Council, Region 5	
Garvey, Raymond Thomas, Boca Raton	10/01/89	Appointees: Curtis, Charles E., Homosassa Springs	10/01/88
Lentz, III, Carl W., Daytona Beach	10/01/91	Fore, Jr., Merritt C., Ocala	10/01/89
Miller, Dorsey C., Lauderhill	10/01/91	Gonzales, Robert J., Ocala	10/01/88
Morgan, Joseph R., Merritt Island	10/01/90	Shepard, Ralph E., Brooksville	10/01/89
Pilcher, Howard G., Cantonment	10/01/89	Williams, Jr., Isaac W., Ocala	10/01/89
Stockton, III, James R., Ponte Vedra Beach	10/01/90	East Central Florida Regional Planning Council, Region 6	
Wheeler, Martha D., Tampa	10/01/91	Appointees: Bines, Burton A., Altamonte Springs	10/01/90
Wilcox, Rubie, Winter Haven	10/01/89	Boire, Martin Charles, Daytona Beach	10/01/90
Commission for Purchase from the Blind or Other Severely Handicapped		Kerr, IV, William W., Melbourne	10/01/89
Appointee: Thompson, William S., West Palm Beach	10/01/91	Sheriff, Fletcher A., Cocoa	10/01/88
Florida Real Estate Commission		Central Florida Regional Planning Council, Region 7	
Appointees: Kowalski, Frank, Miami	11/16/89	Appointees: Fazzini, John P., Lake Wales	10/01/89
Roberts, Carolyn King, Ocala	11/16/91	Gough, John Roy, Wauchula	10/01/89
Oklawaha Basin Recreation and Water Conservation and Control Authority in Lake County		Head, Lucille, Okeechobee	10/01/89
Appointee: Gregg, James R., Leesburg	07/13/91	Lyons, Clayton T., Mulberry	10/01/88
Board of Regents		Tampa Bay Regional Planning Council, Region 8	
Appointees: Brown, J. Clint, Tampa	01/01/94	Appointees: Fischer, Jr., Henry A., Bradenton	10/01/89
Courtelis, Alec P., Miami	01/01/94	Fletcher, Richard R., St. Petersburg	10/01/89
Dressler, Robert A., Ft. Lauderdale	01/01/93	Hutchinson, Lance R., Clearwater	10/01/89
Edwards, Sr., Charles B., Ft. Myers	08/31/93	Parker, M. L. "Mel", Belleair Beach	10/01/88
Groner, Pat N., Pensacola	01/01/93	Treasure Coast Regional Planning Council, Region 10	
Keene, Cecil B., St. Petersburg	08/31/93	Appointees: Davis, Jr., Charles E., Vero Beach	10/01/89
Scales, III, Edwin Ayres, Gainesville	09/01/88	Jochem, Dagny S., Stuart	10/01/90
West Florida Regional Planning Council, Region 1		South Florida Regional Planning Council, Region 11	
Appointees: Blanton, Michael A., Pensacola	Pleasure of Governor	Appointees: Salman, Gerardo, Miami	10/01/89
Collins, Jr., Charles A., Panama City	Pleasure of Governor	Weber, William A., Miami	10/01/89
Ezell, Lydia Middlebrooks, Pace	Pleasure of Governor	State Retirement Commission	
Hood, Russell Glenn, Bonifay	Pleasure of Governor	Appointees: Goldenberg, Stanley F., Lynn Haven	12/31/90
Littleton, John W., Chipley	Pleasure of Governor	Holloway, McGlade L., DeLand	12/31/89
Mitchell, Michael M., Shalimar	Pleasure of Governor	Board of Trustees of the John and Mable Ringling Museum of Art	
Rittenhouse, Diane, Pensacola	Pleasure of Governor	Appointees: Burson, William R., West Palm Beach	11/05/89
Wyrough, William E., Santa Rosa Beach	Pleasure of Governor	Holmes, Jacqueline B., Orange Park	11/05/90
Apalachee Regional Planning Council, Region 2		Savary, Mary T., Sarasota	11/05/91
Appointees: Kleeb, Jr., Fred J., Port St. Joe	10/01/89	Stefany, John E., Tampa	11/05/91
		Jacksonville Transportation Authority	
		Appointees: Brodsky, Ernest N., Jacksonville	05/31/90
		Sawyer, J. Charles, Jacksonville	05/31/91
		Skinner, Charles W., Jacksonville	05/31/91
		Florida Transportation Commission	
		Appointees: Browning, Jr., John P., East Palatka	09/30/89
		Hill, Arthur J., Miami	09/30/91
		Kennedy, Arthur W., Ft. Lauderdale	09/30/89
		Kerr, David C.G., Tampa	09/30/91
		Mixson, Wayne, Tallahassee	09/30/90
		Reece, Phil, Orlando	09/30/90

<i>Office and Appointment</i>	<i>For Term Ending</i>	Referred to the Committee on Executive Business.
Unemployment Appeals Commission Appointee: Wilhelm, Robert, Longboat Key	09/30/91	Secretary of the Department of Business Regulation Appointee: Poole, Van B., Tallahassee Pleasure of Governor
Florida Commission on Veterans' Affairs Appointee: Hammond, James A., Tampa	06/30/91	Secretary of the Department of the Lottery Appointee: Paul, Rebecca Graham, Tallahassee Pleasure of Governor
Board of Veterinary Medicine Appointees: Saylor, Henry B., St. Petersburg	11/16/90	Referred to the Committees on Commerce and Executive Business.
Governing Board of the Northwest Florida Water Management District Appointees: Donofro, Melanie C., Tallahassee Jones, II, J. D., Orlando	08/01/91 08/01/91	Secretary of the Department of Professional Regulation Appointee: Gallagher, III, C. Thomas, Coconut Grove Pleasure of Governor
Governing Board of the St. Johns River Water Management District Appointees: Barnhart, Clifford W., Pensacola Creel, Jr., John M., Jay Dyar, Andre C., Panama City Hoffman, Kenneth F., Tallahassee McMullian, Jr., L. E., Bascom Weeks, Lloyd E., Laurel Hill	07/01/91 07/01/91 07/01/89 07/01/91 07/01/91 07/01/91	Referred to the Committees on Economic, Community and Consumer Affairs and Executive Business.
Governing Board of the St. Johns River Water Management District Appointees: Durrance, Thomas L., Holly Hill Hill, Joe E., Leesburg Minton, John L., Ft. Pierce Swann, Jim, Cocoa Weinberg, Alice J., Longwood	07/01/91 07/01/91 07/01/91 07/01/91 07/01/91	VETOED BILL 1988 SPECIAL SESSION <i>Honorable Jim Smith</i> Secretary of State February 11, 1988 Dear Mr. Secretary: By the authority vested in me as Governor of Florida, under the provisions of Article III, Section 8 of the Constitution of the State of Florida, I hereby withhold my approval of and transmit to you with my objections Senate Bill 4-E, enacted by the Tenth Legislature of Florida under the Florida Constitution, 1968 Revision, during the Special Session E of 1986-1988, and entitled: An act relating to the State Group Insurance Program Law; amending s. 110.123, F.S.; delaying the requirement that the Department of Administration contract with health maintenance organizations on a competitive bid basis; providing for continued contracting with respect to Health Maintenance Organizations under certain circumstances; providing an effective date. Pursuant to Section 110.123, Florida Statutes, at the beginning of this year the Department of Administration was required to award contracts to health maintenance organizations, or HMOs, through the competitive bid process. The Department did, in fact, competitively bid those contracts in an effort to comply with the statutory mandate. The Department proposed to award contracts in seven service areas around the state. However, in several service areas, administrative challenges were raised to the Department's selection of HMOs. The challenges have not yet been resolved through the pending administrative proceedings. Senate Bill 4-E would amend Section 110.123, Florida Statutes, to delay by six months the requirement that the Department select HMOs through the competitive bid process. Further, in those service areas where the Department has not been able to take final agency action with respect to the award of contracts because of pending administrative challenges, the Department would be required to continue to contract with those HMOs that were providing health care to the state prior to January 1, 1988. I am concerned that Senate Bill 4-E represents an unwarranted interference with the competitive bid process that would operate to the detriment of both the state employees who receive health care benefits and the taxpayers who partially pay for those benefits. The purpose of competitively bidding HMO contracts is to ensure that state employees receive the best possible health care for the best possible price. If there is a flaw in the competitive bid process, the Legislature has provided within the Administrative Procedure Act a bid protest mechanism for detecting and correcting that flaw. In the case of the HMO bid process, the bid protest mechanism has been triggered and there are currently several challenges to the Department's selection of HMOs pending before a competent administrative tribunal. I have no reason to believe that a just result will not be derived from those proceedings. I do not believe anything is to be gained by negating all that has transpired in those proceedings and delaying the Department's decision for six months. A delay would only prolong the uncertainty that has surrounded the HMO bid process, increasing the anxiety of the state employees who understandably want this matter resolved and raising the costs of the process.
Oklawaha River Basin Board of the St. Johns River Water Management District Appointees: Hamann, Richard, Gainesville Line, Thomas P., Howey-In-The-Hills Vergara, Emilio D., Ocala	06/30/89 06/30/89 06/30/90	
Governing Board of the South Florida Water Management District Appointees: Garner, James F., Ft. Myers Jason, Doran A., Miami Milian, Arsenio, Miami Stein, Jr., Fritz, Belle Glade Stout, William M., Orlando	07/01/91 07/01/91 07/01/91 07/01/91 07/01/91	
Big Cypress Basin Board of the South Florida Water Management District Appointees: Campoamor, Jose M., Naples Rautio, Joyceanna "JA", Naples Wise, K. C., Naples	06/30/90 06/30/90 06/30/89	
Governing Board of the Southwest Florida Water Management District Appointees: Black, Charles A., Crystal River Hogan, Mary Ann, Brooksville	07/01/88 07/01/90	
Coastal Rivers Basin Board of the Southwest Florida Water Management District Appointees: Buckner, Robert A., Brooksville Lyons, William M., Crystal River Stewart, Jr., N. John, New Port Richey	06/30/90 06/30/90 06/30/89	
Withlacoochee River Basin Board of the Southwest Florida Water Management District Appointees: Eldredge, Robert J., Inverness McCrimmon, Steve F., Yankeetown Rowe, Jack D., Sumterville	06/30/89 06/30/90 06/30/90	
Governing Board of the Suwannee River Water Management District Appointees: Campbell, Kevin, Perry Griffis, J. D., Raiford Griner, Lynetta Usher, Chiefland McCallister, Jr., Duke, Live Oak Morris, Robert J., Greenville Prevatt, Mary Ann, Old Town Thompson, Samuel L., Lake City	07/01/91 07/01/91 07/01/91 07/01/91 07/01/91 07/01/91	
Workers' Compensation Panel Appointees: Browne, Walter J., Ft. Lauderdale Hendrickson, Roman M., Ormond Beach	 Pleasure of Governor Pleasure of Governor	

For the above reasons, I am withholding my approval of Senate Bill 4-E, Special Session E of 1986-1988, commencing on February 2, 1988, and do hereby veto the same.

Sincerely,
Bob Martinez
Governor

The bill, together with the Governor's objections thereto, was referred to the Committee on Rules and Calendar.

By permission the following certificate was received:

SUPREME COURT OF FLORIDA

No. 71,905

IN RE: CERTIFICATION OF JUDICIAL MANPOWER

[February 19, 1988]

McDONALD, C. J.

Under the provisions of Article V, section 9, Florida Constitution, it is the responsibility of the Supreme Court to determine the necessity for increasing or decreasing the number of judges required to fulfill the judicial needs of Florida. To this end we have analyzed case filings and have considered other pertinent criteria.

We first discuss the district courts of appeal because, in our judgment, while the need exists for all certified, the most acute need lies in the overburdened district courts of appeal. We belatedly certified a need last year, *In re Certification of Judicial Manpower*, 507 So.2d 595 (Fla. 1987); this year the need is further exacerbated. Despite heroic efforts by the district court judges as demonstrated by a higher disposition rate, the number of pending cases (case inventory) has substantially increased. No district court of appeal judges have been added since 1982. Since that time, total filings in those courts have increased by twenty-five percent.

The chief judges of the district courts have made the following requests for additional judges: First - 2; second - 3; third - 1; fourth - 3; and fifth - 1. We find an acute need for at least six, in this order: Fourth - 1; fifth - 1; second - 1; third - 1; fourth - 1; second - 1. None of the additional requests are unreasonable and, based on national standards, are warranted; our certification is based on critical needs and not the ideal. For example, the national recommendation is for no more than 250 case filings per judge per year; ours exceed 325 case filings per judge.

We now turn our attention to circuit and county judges. In 1987 we certified the need for ten additional circuit and five additional county judges. *In re Certification of Judicial Manpower*, 503 So.2d 323 (Fla. 1987). The legislature honored this certification and fully funded them. These positions became effective January 1, 1988 and are now fully operational and a great aid. Nevertheless, the demands on the trial court system continue to grow. Florida's growth is reflected in additional court filings of all kinds requiring additional judges despite our successful efforts of higher case production, the use of alternatives, and the like.

This Court enacted Florida Rule of Judicial Administration 2.035 to delineate the general criteria to be used in assessing the need for additional judgeships. We have determined that the most consistent and reliable factor is total case filings per judge. Reliable systems for reporting and projecting case filings have been developed for both the trial and appellate courts. These data are supplemented by other case statistics and data on noncase-related criteria, referenced in rule 2.035. Further, the Court looked closely at the mix and relative complexity of the case loads of the trial courts, as well as their historical reliance on retired judges and, in the case of the circuit courts, use of county judges on temporary assignment.

Using forecasts of 1988 filings, all of the circuit courts for which we have certified the need for new judges are expected to have filings per judge ratios in excess of the statewide average. Of the six circuits for which new judges are certified, all but the Eighteenth Judicial Circuit rank among the highest, when filings are evaluated in terms of the differential demands of civil, criminal, juvenile, and probate matters. The Eighteenth Judicial Circuit ranks fifth among the circuits when filings are adjusted by subtracting the number of worthless check cases, simplified dissolutions, and probate, guardianship, and trust matters, which generally do not require significant judicial time. Moreover, the county

judges in Brevard County, where most of the circuit judges are resident, have one of the highest case loads among Florida's county courts and are not as available to assist at the circuit level as are other county judges.

Two courts for which no certification is made, the Fifth and Fourteenth Judicial Circuits, rank high on several workload criteria. The Fifth Circuit did not request an additional circuit judge, although it appears likely that one will be required in the near future. That court benefited from a legislative appropriation for trial court law clerks, who have provided some assistance to the judges in that circuit. The Fifth Judicial Circuit has also effectively utilized the services of county judges on temporary assignment at the circuit level.

The Fourteenth Circuit has fewer circuit judges than most. While the workload pressures on the six judges in that circuit are significant, the effect of adding a new judge would be to reduce individual judge case loads substantially. This Court is of the opinion that the filings per judge threshold for adding a new judge should, therefore, be somewhat higher in the Fourteenth Circuit than for other circuits. The Fourteenth Circuit now has a new county judge who can assist in circuit court. Retired judges are also available to assist the sitting judges.

The certification for new circuit judgeships is viewed by this Court as very conservative. Six courts, for which no certification is made, will have workloads in the range of 1,800 to 1,950 filings per judge in 1988. These courts may also need relief in the form of additional judicial manpower. It is the intent of this Court to provide relief and assistance through cross-assignment of judges and the assignment of retired judges, to ensure that case loads for the judges are kept under control until such time as new judges may be certified and authorized.

Based on our statistical analysis of both numbers and the nature of filings, it is clear that a need exists, and we so certify, for circuit judges for the following circuits: Seventh - 1; eleventh - 2; twelfth - 2; fifteenth - 1; eighteenth - 1. Of these, the most important is for the first additional judge in the Twelfth Circuit. A certification for this circuit should have been made in 1987, but was inadvertently left out.

We also certify a need for one additional circuit judge in Broward County. The case filings indicate a strong need for another county judge. We note, however, that one county judge has devoted the majority of his time doing circuit court work (juvenile). A circuit judge should be appointed to perform circuit court work, thus allowing the county judge to ease the work load of the county court.

We certify a need for an additional circuit judge in the Sixth Judicial Circuit. From a statistical viewpoint, the need here is borderline. However, it is our understanding that this circuit has agreed to become involved in a career criminal program which will dictate increased use of a judge in the criminal division. Should this develop, then this circuit clearly is in need of one additional judge and hence we certify a need conditioned upon the circuit's participation in the above plan.

The Fourth Judicial Circuit has also requested additional circuit judgeships. Although the growth of Clay County has required the moving of a judge previously assigned to Duval County to Clay, the statistics fail to meet our threshold request. Nevertheless, it, too, is targeted for the aforementioned career criminal pilot project. For it to participate, it will require an additional judgeship. Hence, we conditionally certify a need for the Fourth Circuit.

In reference to county judges, twelve have been requested. The needs are apparent for Broward and Lee Counties. Because we are certifying a need for a circuit judge in Broward (and the statistics do not justify a need for both a circuit and a county judge) we decline to certify this county judge. The certification for Lee should be granted because the need is apparent.

To recapitulate, we certify an immediate need for the following judges:

Second District Court of Appeal	2
Third District Court of Appeal	1
Fourth District Court of Appeal	2
Fifth District Court of Appeal	1
Seventh Judicial Circuit	1
Eleventh Judicial Circuit	2
Twelfth Judicial Circuit	2
Fifteenth Judicial Circuit	1
Seventeenth Judicial Circuit	1
Eighteenth Judicial Circuit	1
Lee County Court	1
Provisional certification:	
Sixth Judicial Circuit	1
Fourth Judicial Circuit	1

These requests are a "bare bones" minimum. In our judgment, it is essential that these positions be authorized and funded to enable the judiciary to fulfill its responsibilities.

OVERTON, EHRLICH, SHAW, GRIMES and KOGAN, JJ., Concur
 BARKETT, J., Concur specially with an opinion, in which SHAW, J., Concur
 BARKETT, J., concurring specially.

I believe that all of the data available, including statistical data, justifies the certification of more judges than the majority has certified.

SHAW, J., Concur

Original Proceeding—Certificate of Judicial Manpower

STANDING COMMITTEES AND SUBCOMMITTEES

(With Revisions)

Agriculture

Senator Hollingsworth, Chairman; Senator Peterson, Vice-Chairman; Senators Beard, Crawford, Dudley, Kirkpatrick, Stuart, Thomas, Thurman and Weinstock

Appropriations

Senator Scott, Chairman; Senator D. Childers, Vice-Chairman; Senators Beard, Brown, W. D. Childers, Gordon, Grant, Grizzle, Hair, Hollingsworth, Jenne, Jennings, Kirkpatrick, Langley, Lehtinen, Margolis, Meek, Myers, Peterson and Thomas

Subcommittee A: Senator W. D. Childers, Chairman; Senators Beard, Hollingsworth, Jenne, Jennings and Langley

Subcommittee B: Senator Peterson, Chairman; Senators Gordon, Grizzle, Hair, Kirkpatrick and Lehtinen

Subcommittee C: Senator Thomas, Chairman; Senators Brown, Grant, Margolis, Meek and Myers

Commerce

Senator Jennings, Chairman; Senator Barron, Vice-Chairman; Senators W. D. Childers, Crenshaw, Deratany, Gordon, Hair, Langley, Scott and Thomas

Corrections, Probation and Parole

Senator Hill, Chairman; Senator Woodson, Vice-Chairman; Senators Hollingsworth, Malchon, McPherson, Peterson and Stuart

Economic, Community and Consumer Affairs

Senator Margolis, Chairman; Senator Kirkpatrick, Vice-Chairman; Senators Frank, Girardeau, Meek, Ros-Lehtinen and Thurman

Education

Senator D. Childers, Chairman; Senator Peterson, Vice-Chairman; Senators Gordon, Johnson, Meek, Myers, Ros-Lehtinen, Thurman and Woodson

Executive Business

Senator Grizzle, Chairman; Senator Dudley, Vice-Chairman; Senators Kiser, Myers, Plummer and Weinstock

Finance, Taxation and Claims

Senator Deratany, Chairman; Senator Crawford, Vice-Chairman; Senators Crenshaw, Dudley, Johnson, Kiser, Malchon, Plummer, Stuart, Weinstein and Woodson

Governmental Operations

Senator Kiser, Chairman; Senator Jenne, Vice-Chairman; Senators Brown, Johnson, Margolis, McPherson and Scott

Health and Rehabilitative Services

Senator Myers, Chairman; Senator Ros-Lehtinen, Vice-Chairman; Senators D. Childers, Gordon, Grant, Plummer and Woodson

Judiciary-Civil

Senator Langley, Chairman; Senator Grant, Vice-Chairman; Senators Crenshaw, Dudley, Frank, Jenne and Weinstein

Judiciary-Criminal

Senator Johnson, Chairman; Senator Weinstein, Vice-Chairman; Senators Beard, Brown, Grant, Jenne and Lehtinen

Natural Resources and Conservation

Senator Crawford, Chairman; Senator Grizzle, Vice-Chairman; Senators Brown, W. D. Childers, Kirkpatrick, Lehtinen, McPherson, Thomas and Weinstock

Personnel, Retirement and Collective Bargaining

Senator Hair, Chairman; Senator Lehtinen, Vice-Chairman; Senators Crenshaw, Frank, Hill, Malchon and Meek

Rules and Calendar

Senator Barron, Chairman; Senator Langley, Vice-Chairman; Senators D. Childers, Crawford, Deratany, Hair, Hill, Jenne, Jennings, Johnson, Myers, Ros-Lehtinen and Thomas

Transportation

Senator Beard, Chairman; Senator Stuart, Vice-Chairman; Senators Deratany, Girardeau, Hill, Jennings and Kiser

SELECT COMMITTEES

Affordable Housing

Senator Meek, Chairman; Senators W. D. Childers, Crenshaw, Malchon and Ros-Lehtinen

Acquired Immune Deficiency Syndrome (AIDS)

Senator Myers, Chairman; Senators W. D. Childers, Girardeau, Grant, Meek, Plummer and Woodson

Business Development

Senator Gordon, Chairman; Senators Girardeau, Jennings, Margolis, Stuart and Woodson

Local Government Infrastructure Funding and Impact Fees

Senator Margolis, Chairman; Senator Brown, Vice-Chairman; Senators Grant, Johnson and Stuart

Lottery

Senator Crenshaw, Chairman; Senator Margolis, Vice-Chairman; Senators D. Childers, Deratany, Grant, Peterson and Thurman

JOINT COMMITTEES

Administrative Procedures

Senator W. D. Childers, Alternating Chairman; Senators Frank and Kiser

Advisory Council on Intergovernmental Relations

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

Legislative Auditing

Senator Kirkpatrick, Alternating Chairman; Senators Hair, Johnson, Scott and Thurman

Legislative Information Technology Resources

Senator Stuart, Alternating Chairman; Senators Deratany and Girardeau

Legislative Management

Senator Crenshaw, Alternating Chairman; Senators Brown and Margolis

RECESS

Pursuant to the motion by Senator Barron previously adopted, upon dissolution of the joint session at 12:00 noon, the Senate recessed to reconvene Tuesday, April 12 at 10:00 a.m.

SENATE PAGES

April 4-8

Keith Anderson, Ponte Vedra; Jennifer C. Barton, Stuart; Jeffrey David Broccoli, West Palm Beach; Michelle K. Dinkins, Ft. McCoy; Tara Dionne, Belleair Beach; Autumn Finsel, Jacksonville Beach; Glenn Gottfried, West Palm Beach; Celena Monique Grant, Jacksonville; William I. Hardin, Tallahassee; Mary LeBan, Hollywood; Kathie Murphy, Orlando; Mike Murphy, Miami; Adam Pollack, Pembroke Pines; Lori Layne Russ, Key West; Meaghan Town, Ft. Lauderdale; Brent B. Woodson, The Netherlands; Todd Wright, Longwood