



Journal of the Senate

Number 9

Thursday, April 27, 1989

CALL TO ORDER

The Senate was called to order by the President at 10:00 a.m. A quorum present—38:

Mr. President	Deratany	Langley	Souto
Bankhead	Dudley	Malchon	Stuart
Beard	Forman	Margolis	Thomas
Brown	Gardner	McPherson	Thurman
Bruner	Gordon	Meek	Walker
Casas	Grant	Myers	Weinstein
Childers, D.	Grizzle	Peterson	Weinstock
Childers, W. D.	Jennings	Plummer	Woodson-Howard
Crenshaw	Johnson	Ros-Lehtinen	
Davis	Kirkpatrick	Scott	

Excused: Senator Meek at 11:37 a.m.; Senators Girardeau and Kiser

PRAYER

The following prayer was offered by the Rev. Robert E. May, Pastor, Beach United Methodist Church, Jacksonville Beach:

Almighty God, creator of life, hope and justice, we thy humble servants gathered here in this prestigious place invoke thy guidance this day.

We have come to this office with a sincere desire to be servants of the citizens of our beloved Florida. Create within each member of this body, the wisdom of Solomon, the patience of Job, the zeal of Patrick Henry, and the brevity of Abraham Lincoln.

We gather here to do important things this day and in this session. Let us not trifle with selfish motives, but remember that we have been elected to represent our fellow Floridians. Let us labor on this day so that at its close we may know that we have done our best and you will say, "Well done." Amen.

Consideration of Resolutions

On motion by Senator Johnson, by two-thirds vote SR 1476 was withdrawn from the Committee on Rules and Calendar.

On motion by Senator Johnson—

SR 1476—A resolution remembering Miss Charlie Hagerman for her years of dedicated service as a county constitutional officer.

WHEREAS, Miss Charlie Hagerman was born in 1906 and was extremely proud of being a native Floridian, and

WHEREAS, after she was elected as Tax Collector of Sarasota County in 1944, having waged a tough battle against four male candidates, Miss Charlie became known affectionately as "the Queen who beat four Jacks," and

WHEREAS, Miss Charlie was the first woman to serve as Tax Collector of Sarasota County and devoted all of her time and talents to her office, and

WHEREAS, Miss Charlie was entirely dedicated to Florida government and faithfully attended the Governor's Inauguration every 4 years during her tenure, and

WHEREAS, in February 1975, Miss Charlie's death triggered a battle between the Governor's Office and the Sarasota County Commission over the issue of appointment or election of a successor to a constitutional office, showing that Miss Charlie could still affect government even in death, NOW, THEREFORE,

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

That Miss Charlie Hagerman is recognized and remembered as an outstanding native Floridian and constitutional officer, having devoted her life to serving the public in Sarasota County and the State of Florida.

—was read the second time in full and adopted.

On motion by Senator Thomas, by two-thirds vote SR 1492 was withdrawn from the Committee on Rules and Calendar.

On motion by Senator Thomas—

SR 1492—A resolution honoring Dr. LaSalle D. Leffall, Jr. distinguished surgeon and oncologist, who was born in Tallahassee.

WHEREAS, Dr. LaSalle Doheny Leffall, Jr., surgeon and oncologist, is at the peak of an illustrious career, in which he has accomplished more than most people dream of doing in a lifetime, and

WHEREAS, Dr. Leffall, who was born in Tallahassee in 1930, soared to academic excellence in his early years by attaining the B.S. degree, summa cum laude, from Florida A & M University at the age of 18, and

WHEREAS, he surpassed that prodigious achievement 4 years later by ranking first in his class when he received the M.D. degree from Howard University College of Medicine, and

WHEREAS, after his internship and residency, he was a senior fellow in cancer surgery at the well known Memorial Sloan-Kettering Cancer Center, and

WHEREAS, he entered military service as a Captain in the Medical Corps and subsequently held the key post of Chief of General Surgery at the U.S. Army Hospital in Munich, Germany, and

WHEREAS, in 1962, he joined the faculty of Howard University, where he rose to his present position as professor and chairman of the Surgery Department, and

WHEREAS, Dr. Leffall has attained further heights as a diplomate of the American Board of Surgery and fellow of the American College of Surgeons and the American College of Gastroenterology, has been visiting professor at more than 60 medical institutions in the United States and abroad, and has been author or coauthor of numerous articles and books, and

WHEREAS, he has served with great distinction at the highest levels in numerous professional organizations and boards, among them the American Cancer Society, of which he was president in 1978-1979, and the American College of Surgeons, for which he became secretary in 1983, and

WHEREAS, his lengthy list of honors and awards includes: the Presidential Award of the D.C. Chapter, American College of Surgeons; a listing by the Washingtonian magazine as "Washingtonian of the Year" and as one of the "Best Doctors in Washington, D.C."; a listing as a surgical oncologist in Town and Country's "America's Best Doctors"; inclusion in the "Exceptional Black Scientists" poster series of Ciba-Geigy Corporation; the Humanitarian Award of the N.A.A.C.P., D.C. Branch; the Outstanding Service Award of the National Medical Association; the National Achievement Award given by the Black Caucus of the Democratic National Committee; the Howard University Distinguished Scholar-Teacher Award, Health Affairs Division; the Human Service Award of the National Task Force for Senior Citizens, Inc.; the honor of being knighted by President William Tolbert of Liberia, Knight Great Band, Liberian Humane Order of African Redemption; and an honorary D.Sc. degree from Georgetown University, and

WHEREAS, it is fitting that the Legislature honor an outstanding native of this state who has graced the many institutions he represents and, by association, has brought great honor to his birthplace, NOW, THEREFORE,

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

That the Florida Senate commends Dr. LaSalle D. Leffall, Jr., and expresses pride in his noteworthy achievements, both in military and in civilian life, and as a practicing surgeon, oncologist, medical educator, and leader in professional and civic organizations.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to Dr. LaSalle D. Leffall, Jr., as a tangible token of the sentiments of the Florida Senate.

—was read the second time in full and adopted.

On motion by Senator Souto, by two-thirds vote SR 1493 was withdrawn from the Committee on Rules and Calendar.

On motion by Senator Souto—

SR 1493—A resolution recognizing Hispanic American Family of the Year Recognition Day in Florida.

WHEREAS, the Hispanic American Family of the Year Foundation is a nonprofit corporation that was created to honor families which contribute time and effort in developing the state and the country through positive examples of love, patriotism, and public service, and

WHEREAS, the Hispanic American Family of the Year Foundation will hold its first annual Florida Hispanic American Family of the Year awards ceremony in Miami on April 27, 1989, and

WHEREAS, it is appropriate to recognize outstanding families of this state for their exemplary lives and public service and for the incentive they provide to other families to strengthen family relationships, and

WHEREAS, First Lady Barbara Bush is the National Honorary Chairperson of the Hispanic American Family of the Year Award Program, and a family selected as a Hispanic American Family of the Year will be considered for nomination to be honored at the White House, NOW, THEREFORE,

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

That the Senate joins the Hispanic American Family of the Year Foundation in recognizing April 27, 1989, as Hispanic American Family of the Year Recognition Day in Florida.

—was read the second time in full and adopted.

On motion by Senator Thurman, by unanimous consent—

By Senator Thurman—

SR 1506—A resolution relating to the National Society of the Sons of the American Revolution.

WHEREAS, after the Centennial Celebration of 1876, a renewed spirit of patriotism spread throughout the land, and

WHEREAS, various state societies came into existence from California to Pennsylvania and New York for the purpose of perpetuating the memory and the spirit of the men who achieved American independence and for promoting the celebration of patriotic anniversaries, and

WHEREAS, in April, 1889, a distinguished group of representatives from eighteen of the twenty state societies including the original society in California, and representatives from New York and Pennsylvania met in New York City for the purpose of creating a national organization to further accomplish their patriotic efforts, and

WHEREAS, as a result of the labors of these twenty delegates, the National Society of the Sons of the American Revolution was organized on April 30, 1889, and

WHEREAS, the National Society of the Sons of the American Revolution has become the largest hereditary society for men in the United States with chapters in all fifty states, including chapters in the District of Columbia and in England and France, and

WHEREAS, membership in the National Society of the Sons of the American Revolution is based on a person's descent from an ancestor who either served in the military, held high civil office, or was a patriot in the American cause during the War for Independence, and

WHEREAS, the objectives of the National Society of the Sons of the American Revolution are to perpetuate the memory of those who

achieved American independence, to encourage historical research relating to the Revolution, to preserve documents and relics of the Revolution, to cherish, maintain, and extend the institutions of American freedom, to foster true patriotism and love of country, and to aid in securing for mankind all the blessings of liberty, and

WHEREAS, it is most appropriate that the Florida Senate commend the National Society of the Sons of the American Revolution on the occasion of its one hundredth anniversary for its efforts on behalf of preserving the memory of those brave persons who fought to achieve our country's independence and for its efforts to keep alive the spirit of patriotism among the peoples of this land, NOW, THEREFORE,

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

That the National Society of the Sons of the American Revolution is commended for its efforts to preserve our nation's heritage, to encourage a spirit of patriotism among its people, and to foster a love of country by all Americans.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to the Florida Chapter of the National Society of the Sons of the American Revolution as a tangible token of the sentiments of the Florida Senate.

—was introduced out of order and read by title. On motion by Senator Thurman, SR 1506 was read the second time in full and adopted.

REPORTS OF COMMITTEES

The Committee on Rules and Calendar submits the following bills to be placed on the Special Order Calendar for Thursday, April 27, 1989: CS for SB 35, SB 385, SB 763, SB 211, SB 405, SB 428, SB 142, SB 32, SB 38, SB 340, SB 333, SB 279, SB 280, SB 156, SB 144, SB 443, SB 122, SB 539, SB 524, SB 479, SB 558, SB 854, CS for SB 500, CS for SB 123, SB 472, CS for SB 477, SB 478, SB 474, CS for SB 407, SB 527, CS for SB 470, SB 241, SB 397, CS for SB 62

Respectfully submitted,
James A. Scott, Chairman

The Committee on Agriculture recommends the following pass: SB 570 with 2 amendments

The Committee on Education recommends the following pass: SB 101, SB 164, SB 495, SB 711

The Committee on Governmental Operations recommends the following pass: CS for SB 170, SB 272, CS for SB 499 with 2 amendments, SB 687

The Committee on Health and Rehabilitative Services recommends the following pass: HB 1380, SB 1199

The Committee on Health Care recommends the following pass: SB 1188

The Committee on Judiciary-Civil recommends the following pass: SB 1141

The Committee on Judiciary-Criminal recommends the following pass: SB 312, CS for SB 786, SB 948, SB 1017 with 2 amendments

The Committee on Natural Resources and Conservation recommends the following pass: SB 672

The Committee on Personnel, Retirement and Collective Bargaining recommends the following pass: SB 321, SB 416, SB 507 with 1 amendment, SB 842, SB 1160

The Committee on Transportation recommends the following pass: SB 648, SB 956

The bills contained in the foregoing reports were referred to the Committee on Appropriations under the original reference.

The Committee on Economic, Professional and Utility Regulation recommends the following pass: SB 1114

The bill was referred to the Committee on Commerce under the original reference.

The Committee on Governmental Operations recommends the following pass: SB 760

The Committee on Judiciary-Civil recommends the following pass: SB 641

The Committee on Personnel, Retirement and Collective Bargaining recommends the following pass: SB 978

The bills contained in the foregoing reports were referred to the Committee on Community Affairs under the original reference.

The Committee on Agriculture recommends the following pass: SB 1126

The Committee on Education recommends the following pass: SB 344, SB 453

The Committee on Governmental Operations recommends the following pass: SB 869 with 3 amendments

The Committee on Higher Education recommends the following pass: SB 159, SB 414 with 1 amendment

The Committee on Judiciary-Civil recommends the following pass: SB 871

The Committee on Natural Resources and Conservation recommends the following pass: HB 1413, SB 586

The Committee on Regulated Industries recommends the following pass: SB 403, SB 989, SB 1203

The Committee on Transportation recommends the following pass: SB 327, SB 839, SB 840 with 1 amendment

The bills contained in the foregoing reports were referred to the Committee on Finance, Taxation and Claims under the original reference.

The Committee on Agriculture recommends the following pass: SB 642

The Committee on Natural Resources and Conservation recommends the following pass: SB 509 with 1 amendment

The Committee on Transportation recommends the following pass: SB 867

The bills contained in the foregoing reports were referred to the Committee on Governmental Operations under the original reference.

The Committee on Education recommends the following pass: SB 434

The bill was referred to the Committee on Higher Education under the original reference.

The Committee on Commerce recommends the following pass: SB 1277 with 2 amendments

The Committee on Governmental Operations recommends the following pass: SB 277

The Committee on Health and Rehabilitative Services recommends the following pass: SB 677

The Committee on Judiciary-Criminal recommends the following pass: SB 1021

The Committee on Transportation recommends the following pass: SB 542

The bills contained in the foregoing reports were referred to the Committee on Judiciary-Civil under the original reference.

The Committee on Agriculture recommends the following pass: SB 926

The bill was referred to the Committee on Regulated Industries under the original reference.

The Committee on Education recommends the following pass: SB 825

The Committee on Judiciary-Criminal recommends the following pass: SB 819

The bills contained in the foregoing reports were referred to the Committee on Rules and Calendar under the original reference.

The Committee on Agriculture recommends the following pass: SB 537, SB 914 with 1 amendment

The Committee on Commerce recommends the following pass: SB 833 with 1 amendment, SB 1186 with 1 amendment

The Committee on Education recommends the following pass: SB 456, SB 553, SB 590, SB 1293

The Committee on Governmental Operations recommends the following pass: SB 383 with 1 amendment, SB 471, SB 659

The Committee on Health and Rehabilitative Services recommends the following pass: SB 712, SB 758

The Committee on Health Care recommends the following pass: SB 1234

The Committee on Higher Education recommends the following pass: SB 1087

The Committee on Judiciary-Civil recommends the following pass: SB 348, SB 353

The Committee on Judiciary-Criminal recommends the following pass: SB 698, SB 992

The Committee on Natural Resources and Conservation recommends the following pass: SB 95 with 3 amendments, SB 872 with 1 amendment

The Committee on Personnel, Retirement and Collective Bargaining recommends the following pass: SB 114

The Committee on Regulated Industries recommends the following pass: SB 802 with 2 amendments, SB 1169, SB 1340

The Committee on Transportation recommends the following pass: SB 843

The bills contained in the foregoing reports were placed on the calendar.

The Committee on Commerce recommends committee substitutes for the following: SB 113, SB 615

The Committee on Economic, Professional and Utility Regulation recommends committee substitutes for the following: SB 561, SB 784

The Committee on Health and Rehabilitative Services recommends a committee substitute for the following: SB 972

The Committee on Health Care recommends committee substitutes for the following: SB 739, SB 1281

The Committee on Judiciary-Criminal recommends committee substitutes for the following: SB 190, SB 295, SB 297, Senate Bills 315 and 1079

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 Judiciary-Civil recommends a committee substitute for the following: SB 306

The bill with committee substitute attached was referred to the Committee on Economic, Professional and Utility Regulation under the original reference.

The Committee on Community Affairs recommends a committee substitute for the following: SB 733

The Committee on Health Care recommends a committee substitute for the following: SB 1063

The Committee on Natural Resources and Conservation recommends committee substitutes for the following: SB 688, SB 691

The Committee on Transportation recommends committee substitutes for the following: SB 275, SB 639, SB 658, SB 697, SB 960

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 Transportation recommends a committee substitute for the following: SB 186

The bill with committee substitute attached was referred to the Committee on Governmental Operations under the original reference.

The Committee on Commerce recommends a committee substitute for the following: SB 752

The bill with committee substitute attached was referred to the Committee on Health and Rehabilitative Services under the original reference.

The Committee on Higher Education recommends a committee substitute for the following: SB 1148

The bill with committee substitute attached was referred to the Committee on Health Care under the original reference.

The Committee on Governmental Operations recommends a committee substitute for the following: SB 448

The Committee on Health Care recommends a committee substitute for the following: Senate Bills 392 and 669

The Committee on Judiciary-Criminal recommends committee substitutes for the following: SB 1022, SB 1042

The bills with committee substitutes attached contained in the foregoing reports were referred to the Committee on Judiciary-Civil under the original reference.

The Committee on Economic, Professional and Utility Regulation recommends a committee substitute for the following: Senate Bills 601, 1015 and 1095

The Committee on Judiciary-Civil recommends a committee substitute for the following: SB 250

The Committee on Transportation recommends a committee substitute for the following: SB 238

The bills with committee substitutes attached contained in the foregoing reports were referred to the Committee on Judiciary-Criminal under the original reference.

The Committee on Community Affairs recommends a committee substitute for the following: Senate Bills 566 and 764

The bills with committee substitute attached were referred to the Committee on Rules and Calendar under the original reference.

The Committee on Judiciary-Criminal recommends a committee substitute for the following: SB 1030

The bill with committee substitute attached was referred to the Committee on Transportation under the original reference.

The Committee on Economic, Professional and Utility Regulation recommends committee substitutes for the following: Senate Bills 505 and 626, SB 627, SB 651, Senate Bills 932, 357, 396, 465 and 775, SB 1223

The Committee on Education recommends a committee substitute for the following: SB 259

The Committee on Governmental Operations recommends a committee substitute for the following: SB 654

The Committee on Health and Rehabilitative Services recommends committee substitutes for the following: SB 670, SB 1084

The Committee on Health Care recommends committee substitutes for the following: SB 865, SB 1133

The Committee on Higher Education recommends a committee substitute for the following: SB 425

The Committee on Judiciary-Civil recommends committee substitutes for the following: CS for SB 196, SB 713, SB 859, SB 1033

The Committee on Judiciary-Criminal recommends committee substitutes for the following: SB 607, SB 962, SB 1006

The Committee on Natural Resources and Conservation recommends committee substitutes for the following: SB 799, SB 804

The Committee on Transportation recommends a committee substitute for the following: SB 841

The bills with committee substitutes attached contained in the foregoing reports were placed on the calendar.

INTRODUCTION AND REFERENCE OF BILLS

First Reading

By Senator Kirkpatrick—

SB 1401—A bill to be entitled An act relating to drug abuse prevention; amending s. 893.13, F.S.; providing increased fines and mandatory minimum sentences of imprisonment for persons 18 years of age and older who commit controlled substance offenses involving persons under the age of 18 years; providing an effective date.

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

By Senator Deratany—

SB 1402—A bill to be entitled An act relating to health maintenance organizations; amending s. 641.19, F.S.; redefining the term "health maintenance organization" to provide that a managed care system must furnish comprehensive eye care services; providing an effective date.

—was referred to the Committees on Economic, Professional and Utility Regulation; Health Care; Insurance; and Appropriations.

By Senator Forman—

SM 1403—A memorial to the Congress of the United States, urging Congress to adopt the Citizenship and National Service Act of 1989.

—was referred to the Committee on Rules and Calendar.

SR 1404 was introduced out of order and adopted April 11.

By Senator Meek—

SR 1405—A resolution commending Charles R. Drew Elementary School in Dade County for its outstanding achievements.

—was referred to the Committee on Rules and Calendar.

By Senator Girardeau—

SB 1406—A bill to be entitled An act relating to education; amending s. 240.529, F.S.; authorizing universities and community colleges to establish preteacher education pilot programs; authorizing the State Board of Education to approve pilot teacher education programs for certain students; requiring a report; providing an effective date.

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

By Senator Peterson—

SB 1407—A bill to be entitled An act relating to witnesses; creating s. 92.56, F.S.; prescribing restrictions on deposing witnesses in a criminal proceeding; providing an effective date.

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

By Senator Deratany—

SB 1408—A bill to be entitled An act relating to excise taxes on fuel and pollutants; amending s. 206.9925, F.S.; amending the definitions of the terms "pollutants" and "storage facility" as those terms are used in pt. IV, ch. 206, F.S., relating to such excise taxes; providing a definition of the term "solvents" for such purposes; amending s. 206.9931, F.S.; provid-

ing for a tax on compounds used as substitutes for solvents; amending s. 206.9935, F.S.; revising a procedure to change the rate of the excise tax for water quality; revising the rates of such excise taxes; repealing a credit for the amount of excise tax on motor gasoline and gasohol against the excise tax on motor oil and lubricants; amending s. 206.9941, F.S.; expanding a provision exempting petroleum products from certain excise taxes to exempt pollutants for such taxes; exempting certain pollutants from certain excise taxes; providing that such amendments are retroactive to October 1, 1988; amending s. 206.9942, F.S.; providing for tax refunds or tax credits for the amount of excise tax for water quality, under certain circumstances; creating s. 206.9943, F.S.; requiring certain persons who import or cause to be imported taxable pollutants to obtain pollutant tax licenses; requiring annual renewal of the license; imposing license application and license renewal fees; amending s. 213.21, F.S.; excepting certain excise taxes on fuels from a provision for the settlement or compromise of a taxpayer's liability for tax, interest, or penalties; providing effective dates.

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

By Senator Stuart—

SB 1409—A bill to be entitled An act relating to bond financing; amending s. 159.27, F.S.; redefining the term "research and development park" under the Florida Industrial Development Financing Act; amending s. 159.701, F.S.; modifying purposes of research and development authorities to include financing of facilities that complement or encourage complete operation of research and development parks; amending s. 159.703, F.S.; modifying voting requirements for certain action by research and development authority involving the issuance of bonds or the encumbrance of lands; amending s. 159.705, F.S.; deleting restrictions on the kinds of revenue bonds or debt obligations which may be issued by research and development authorities; amending s. 255.2501, F.S.; deleting the requirement for competitive bidding for the construction of facilities financed with local government obligations and leased, purchased, or rented to an executive agency; providing an effective date.

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

By Senator Peterson—

SB 1410—A bill to be entitled An act relating to teacher certification; amending s. 231.17, F.S.; revising certification requirements for applicants who have less than 1 school year of teaching experience; providing additional requirements for beginning teacher programs; amending s. 231.172, F.S.; requiring the Department of Education to establish an alternate teacher preparation program; providing that successful completion of such a program shall satisfy teacher certification requirements; providing requirements for participation in such program; providing for incentive payments to teachers who complete an alternate teacher preparation program; providing for payments to be made to school districts that employ such teachers; providing requirements for the evaluation of alternate teacher preparation programs; amending s. 236.081, F.S.; authorizing the award of college credit for certain inservice programs for which tuition and registration fees are paid by the district school board; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Stuart—

SB 1411—A bill to be entitled An act relating to salaries and benefits of state employees; providing that such salaries and benefits must be no less than a specified percentage of salaries and benefits paid to persons employed in comparable private-sector jobs; requiring the Department of Administration to annually prepare a state pay plan pursuant to which state salaries and benefits are no lower than the specified minimum percentage of private-sector salaries and benefits; requiring the department to annually file the pay plan with the Executive Office of the Governor; providing that the Governor's recommended budget must include a request for an appropriation to maintain state salaries at no lower than the specified minimum percentage; amending s. 216.163, F.S.; providing that the Governor's recommended budget must state the policies used to calculate the amounts required for salaries including the state pay plan developed by the department; providing an effective date.

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

By Senator Bankhead—

SB 1412—A bill to be entitled An act relating to local pollution control programs; amending s. 403.182, F.S.; providing for compelling a local government to enforce its pollution control standards against a solid waste disposal facility operated by the local government or by a private business on behalf of the local government by an adjacent county or a person residing therein, under certain circumstances; specifying fines for violations of state and local pollution control standards regarding solid waste disposal facilities; specifying which court has venue to impose such fines, under certain circumstances; providing for disposition of such fines and penalties; providing an effective date.

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

By Senators Kirkpatrick, Dudley, Gardner, Stuart, Peterson, Souto, Casas, Davis, Forman and McPherson—

SB 1413—A bill to be entitled An act relating to cholesterol screening; creating the "Cholesterol Screening Act"; providing definitions; providing for direct supervision of cholesterol screening services by a licensed clinical laboratory or licensed physician; requiring a person or business that performs screening services to be licensed by the Department of Health and Rehabilitative Services; providing fees; requiring periodic onsite inspections by the supervisor and by the department; requiring the department to adopt rules that set standards and providing guidelines for the standards; providing for complaints and investigations; providing for temporary restraining orders; providing administrative penalties; prohibiting the performing of cholesterol screening without a license; providing penalties; providing an effective date.

—was referred to the Committee on Health Care.

By Senator Bruner—

SB 1414—A bill to be entitled An act relating to the repair of motor vehicles; requiring the owner, operator, agent, or employee of a business that repairs motor vehicle bodies to provide written disclosures regarding replacement parts to the owner of a motor vehicle to be repaired at that business; providing a civil penalty for failure to provide such disclosure or for providing a false disclosure; providing an effective date.

—was referred to the Committees on Commerce; and Economic, Professional and Utility Regulation.

By Senator Langley—

SB 1415—A bill to be entitled An act relating to drug abuse prevention and control; amending s. 893.13, F.S.; prescribing a minimum term of imprisonment for persons who sell, purchase, manufacture, or deliver a controlled substance as defined in s. 893.03(1)(a), (b), (d), (2)(a), (b), F.S., within 1,000 feet of a school or who possess such controlled substance with intent to commit such actions; providing that such persons are not eligible for parole or statutory gain-time; providing that persons performing such activities with any other controlled substance must be fined \$500 and must serve 100 hours of public service in addition to any other penalty; providing an effective date.

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

By Senators Peterson and Kirkpatrick—

SB 1416—A bill to be entitled An act relating to education; amending s. 233.051, F.S.; revising district school board responsibility for remediation programs; amending s. 235.31, F.S.; specifying conditions under which district school boards may negotiate construction contracts; amending s. 240.321, F.S.; revising community college admission requirements; amending s. 240.35, F.S.; providing program categories for which the State Board of Community Colleges must establish fees; revising the allocation of financial aid funds by community colleges; providing for adoption of rules for prepayment of fees by students who enroll in a pre-registration period; amending s. 240.36, F.S.; providing for the use of a challenge grant and its matching funds for minority recruitment scholarships; providing an effective date.

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

By Senator Gardner—

SB 1417—A bill to be entitled An act relating to education; creating the K through 12 Mathematics, Science, and Computer Education Quality Improvement Act; creating the K through 12 Mathematics, Science, and Computer Education Quality Improvement Advisory Commission; providing for membership, providing for powers and duties; providing for a 5-year plan; requiring the Department of Education to conduct an evaluation of math and science textbooks; creating the Teacher/Quest Scholarship Program and providing procedures and criteria for participation; amending s. 236.091, F.S.; restricting the use of certain funds; providing for the selection of programs of excellence in mathematics, science, and computer education; amending s. 236.081, F.S.; providing for additional funding for FTE's in advanced content mathematics, science, and computer education programs; amending s. 229.602, F.S.; creating the Mathematics and Science Partnership Program; amending s. 236.013, F.S.; redefining full-time equivalent student with respect to enhancement courses in mathematics, science, and computer education; creating s. 233.0575, F.S.; authorizing the employment of mathematics/science mentor teachers; providing for qualifications and duties; providing for pilot projects; creating s. 236.1224, F.S.; providing for additional categorical funds for teaching science laboratory skills; providing eligibility criteria; providing for distribution and use of funds; creating institutes for the advancement of teaching; providing for competitive grants; providing approval criteria; amending s. 233.09, F.S.; requiring instructional materials recommended for adoption to be consistent with the Comprehensive Plan to Improve Mathematics, Science, and Computer Education; providing for review and repeal of s. 233.0575, F.S.; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Deratany—

SB 1418—A bill to be entitled An act relating to identification; amending s. 562.11, F.S.; increasing the penalty for selling, serving, or giving alcoholic beverages to a person under age 21 when the recipient's identification is not checked first; amending s. 562.111, F.S.; authorizing a law enforcement officer to detain certain persons possessing alcoholic beverages to determine their age; providing penalties for persons who have certain forms of identification and fail to display them to an officer upon request; providing an effective date.

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

By Senator Johnson—

SB 1419—A bill to be entitled An act relating to trusts; amending s. 737.303, F.S.; requiring a trustee to provide certain information; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Gordon—

SB 1420—A bill to be entitled An act relating to the regulation of health care facilities and services; amending s. 381.703, F.S.; providing for the collection of data and specifying a penalty; amending s. 381.704, F.S.; providing licensure standards for health care facilities and health care providers; amending s. 381.705, F.S.; including special needs of rural hospitals as a review criteria for certificate-of-need determinations and providing a preference for certain competing applicants; amending s. 381.707, F.S.; requiring the proposed location of a project to be specified in a certificate-of-need application; amending s. 381.710, F.S.; requiring certificates of need to be conditioned upon certain statements of intent; requiring certain conditions to be continuing conditions of licensure; amending s. 381.714, F.S.; authorizing the Department of Health and Rehabilitative Services to seek an injunction against a health care facility which fails to comply with a condition upon which a certificate of need is issued; amending s. 395.003, F.S.; requiring hospital licenses to designate certain services, equipment, or other projects provided at hospitals; requiring licenses to reflect conditions of licensure; requiring the issuance of amended licenses; authorizing the department to suspend or revoke parts of licenses under certain circumstances; specifying requirements for reinstatement of certain revoked licenses; amending s. 395.004, F.S.; requiring hospital license renewal applications to include evidence of compliance with certain conditions of licensure; amending s. 395.005, F.S.; requiring the Department of Health and Rehabilitative Services to adopt rules setting minimum standards for the operation of certain hospital services, equipment, and projects; deleting data collection require-

ments; authorizing the development of separate licensure standards for rural hospitals; amending s. 395.0146, F.S.; clarifying provisions relating to certificates of need related to termination or reduction of emergency services; exempting trauma services from such requirements; prohibiting expedited review of certain certificate-of-need applications; amending ss. 458.3295, 459.0145, F.S.; revising penalties against physicians and osteopathic physicians who engage in certain prohibited activities relating to hospital emergency room services; authorizing individuals to seek injunctive relief; requiring hospitals to report suspected violations; specifying penalties and hospital liability under certain circumstances; providing an effective date.

—was referred to the Committee on Health Care.

By Senator Casas—

SB 1421—A bill to be entitled An act relating to criminal sentencing; amending s. 921.001, F.S.; revising the membership of the Sentencing Commission; providing for the Secretary of the Department of Corrections or his designee to be a member of the commission; mandating a revision of the sentencing guidelines by the commission; deleting provisions which authorize a court to impose a sentence outside the guidelines under certain circumstances; providing for the revised sentencing guidelines to be prepared in contemplation of certain changes in the law; providing an appropriation; providing an effective date.

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

By Senator Meek—

SB 1422—A bill to be entitled An act relating to neighborhood improvement districts; amending ss. 163.503, 163.504, F.S.; providing for the Department of Legal Affairs to administer the Safe Neighborhoods Trust Fund; creating s. 163.5045, F.S.; requiring the Department of Community Affairs and the Department of Legal Affairs to be notified of the creating or dissolution of a neighborhood improvement district; amending ss. 163.506, 163.508, 163.511, F.S.; providing additional requirements for ordinances creating local government neighborhood improvement districts, property owners' association neighborhood improvement districts, and special neighborhood improvement districts; creating s. 163.512, F.S.; authorizing the creation of community redevelopment neighborhood improvement districts; providing for moneys in the community redevelopment trust fund to be used for specified purposes; providing for a board of commissioners and an advisory council for such districts; amending s. 163.514, F.S.; authorizing the board of neighborhood improvement districts to make and collect special assessments for specified purposes; amending s. 163.517, F.S.; revising the amount of moneys that neighborhood improvement districts may receive from the Safe Neighborhoods Trust Fund in planning grants; limiting the number of planning grants that may be awarded within the boundaries of a local government; providing certain audit requirements for districts which receive planning grants; creating s. 163.5175, F.S.; providing for technical assistance grants to be funded from the Safe Neighborhoods Trust Fund; providing requirements for receiving such grants; specifying certain activities for which such a grant may be used; providing requirements for the evaluation of grant applications by the Department of Legal Affairs; amending s. 163.519, F.S.; providing duties of the Department of Legal Affairs in the administration of the Safe Neighborhoods Trust Fund; requiring the department to review neighborhood improvement plans; requiring certain reports; amending s. 163.521, F.S.; providing for legislative budget requests to fund capital improvements in certain neighborhood improvement districts which overlap an enterprise zone; requiring such capital improvements to be related to crime prevention; providing for such appropriations to be administered by the Department of Community Affairs; amending s. 163.522, F.S.; requiring local governments that have authorized a community redevelopment area to consider creating a neighborhood improvement district; transferring the Safe Neighborhoods Trust Fund from the Department of Community Affairs to the Department of Legal Affairs; repealing s. 163.518, F.S., relating to the crime prevention through environmental design program; providing an effective date.

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

By Senator Girardeau—

SB 1423—A bill to be entitled An act relating to energy conservation; creating a program for the weatherization of residences of persons with

low incomes; prescribing guidelines on the weatherization of rental residences and providing penalties for violations by a landlord; providing an appropriation; providing an effective date.

—was referred to the Committees on Community Affairs and Appropriations.

By Senator Crenshaw—

SB 1424—A bill to be entitled An act relating to vocational rehabilitation; amending s. 318.18, F.S.; providing an additional monetary penalty for noncriminal moving violations; requiring the deposit of the proceeds derived from the penalty into the Florida Endowment Fund for Rehabilitating Disabled Individuals; amending s. 413.20, F.S.; providing for applicability of definitions; creating s. 413.614, F.S.; creating the Florida Endowment for Employment and Training of Disabled Individuals Act; providing definitions; providing intent; creating the Florida Endowment Fund for Rehabilitating Disabled Individuals and an operating fund; requiring the Division of Vocational Rehabilitation of the Department of Labor and Employment Security to administer the fund; creating the Vocational Rehabilitation Foundation as a direct-support organization for the division; providing funding for the organization from the endowment fund; providing for administration by a board of directors; providing for appointment, membership, organization, terms, vacancies, and removal of board members; specifying powers and duties of the board; providing uses of the operating fund; providing for distribution and uses of endowment earnings; providing for startup funding; providing for annual postaudit; providing for an annual report; providing for rules; providing an effective date.

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

By Senator Stuart—

SB 1425—A bill to be entitled An act relating to motor vehicle title transfer fees; creating s. 212.241, F.S.; imposing a fee on the transfer of title to a motor vehicle; providing for calculation of the amount of the fee; providing for collection; amending s. 212.05, F.S.; repealing the tax on sales of motor vehicles; amending s. 212.054, F.S., to conform; repealing s. 212.08(10), F.S., providing a sales tax exemption for sales of motor vehicles to nonresidents; amending s. 166.231, F.S.; correcting a cross-reference; providing an effective date.

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

By Senator Kiser—

SB 1426—A bill to be entitled An act relating to regulation of professions; amending s. 455.2273, F.S.; requiring the Joint Administrative Procedures Committee to review certain rules adopted by professional licensing boards to determine if they specify a meaningful range of designated penalties; authorizing certain licensees to seek reconsideration and review of penalties when the rules do not specify a meaningful range of designated penalties; providing an effective date.

—was referred to the Committees on Economic, Professional and Utility Regulation; and Rules and Calendar.

By Senator Bankhead—

SB 1427—A bill to be entitled An act relating to services for delinquent juveniles; directing the Department of Health and Rehabilitative Services to establish an early delinquency intervention program; specifying services to be provided under such program; requiring the arrest report of certain juveniles to be forwarded to the local Children, Youth, and Families Program Office of the department; authorizing the department to refer a juvenile to an early delinquency intervention program under certain circumstances; providing an effective date.

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

By Senators Malchon and Grant—

SB 1428—A bill to be entitled An act relating to trauma care; amending s. 119.07, F.S.; providing an exemption from public disclosure requirements for certain patient records obtained by the Department of Health and Rehabilitative Services; amending s. 381.715, F.S.; correcting cross-references; providing procedures for application, review, and issuance of certificates of need to establish or expand state-sponsored trauma cen-

ters; amending s. 395.017, F.S.; providing conforming language; providing additional circumstances under which patient records may be disclosed; creating s. 395.0175, F.S.; requiring the department to investigate certain complaints against hospitals; providing for information pursuant to such investigations to remain confidential for a specified period of time; providing for review of such provision pursuant to the Open Government Sunset Review Act; amending s. 395.031, F.S.; revising definitions relating to the regulation of trauma services by the department; deleting provisions authorizing the department to delegate certain verification processes to local or regional trauma agencies; providing conforming language; amending s. 395.032, F.S.; authorizing the department to develop statewide trauma regions; revising requirements relating to regional trauma planning by the department; requiring regional trauma system plans to be prepared by local health councils and submitted to the department by a specified date; providing for moneys to be appropriated to hospitals which provide a disproportionate share of trauma services for Medicaid and charity patients; providing a formula for calculating such appropriations; creating s. 395.033, F.S.; providing for the selection of state-sponsored trauma centers by the department; providing for funding trauma centers after a specified date; providing requirements for receiving such funds; authorizing the department to adopt rules relating to trauma care; creating the Trauma Services Trust Fund; providing for the use of moneys from the fund; amending s. 401.101, F.S.; revising a short title; amending s. 401.107, F.S.; defining the term "emergency medical services organizations"; amending s. 401.111, F.S.; authorizing the department to make grants to such organizations; amending s. 401.113, F.S.; revising provisions authorizing the disbursement of moneys in the Emergency Medical Services Trust Fund for the purpose of making matching grants; amending s. 401.211, F.S.; deleting language specifying that it is the intent of the Legislature that the department contract with the Department of Professional Regulation for certain services; amending s. 401.245, F.S.; removing the representative of the Department of Professional Regulation as an ex officio member of the Emergency Medical Services Advisory Council; amending s. 401.25, F.S.; revising requirements for licensure as a basic life support or an advanced life support ground service; amending s. 401.265, F.S.; providing for quality assurance review of emergency medical technicians and paramedics; requiring a medical director to report disciplinary concern regarding an emergency medical technician or paramedic rather than his alleged incompetency to the department; creating s. 401.425, F.S.; providing immunity from liability for a medical director and emergency medical review committee personnel under certain circumstances; providing that certain records relating to quality assurance activities are not subject to discovery and may not be introduced into evidence in certain civil actions; providing for certain reports or documentation to remain confidential for a specified period of time; providing for review of such provision pursuant to the Open Government Sunset Review Act; creating s. 401.445, F.S.; providing immunity from liability for the emergency examination and treatment of incapacitated persons under certain circumstances; amending s. 409.266, F.S.; increasing the payments for certain trauma services provided for Medicaid recipients; amending s. 458.331, F.S.; providing additional grounds for disciplinary action against persons licensed under ch. 458, F.S.; amending s. 320.0801, F.S.; deleting the license tax deposited in the Emergency Medical Services Trust Fund; imposing additional license taxes on certain vehicles; providing for the deposit of such taxes in the Trauma Services Trust Fund; creating ss. 563.055, 564.065, 565.125, F.S.; imposing an additional surtax on alcoholic beverages; providing for the deposit of such surtaxes in the Trauma Services Trust Fund; imposing a surcharge on the retail sale of firearms; providing for the deposit of such surcharge in the Trauma Services Trust Fund; providing for the appropriation of moneys in the fund for specified purposes; providing for future review and repeal of s. 395.033, F.S.; providing an effective date.

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

By Senators Scott and W.D. Childers—

SB 1429—A bill to be entitled An act relating to a Vietnam veterans' memorial; creating the Vietnam Veterans' Memorial "The Wall South" Commission to construct a half-scale replica of the Vietnam memorial wall in Escambia County; providing membership and duties of the commission; providing an appropriation; providing an effective date.

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

By Senator Woodson-Howard—

SB 1430—A bill to be entitled An act relating to homestead exemption; amending s. 196.031, F.S.; exempting the assessed valuation of homestead property above \$10,000 up to and including \$35,000 from taxation; prescribing conditions under which the first \$10,000 of assessed valuation of homestead property is exempt from taxation; repealing obsolete provisions; providing applicability; providing a conditional effective date.

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

By Senator Malchon—

SR 1431—A resolution recognizing May 3, 1989, as “Tampa Bay Day in Tallahassee.”

—was referred to the Committee on Rules and Calendar.

By Senator Stuart—

SJR 1432—A joint resolution proposing an amendment to Section 3, Article V of the State Constitution, relating to the organization and jurisdiction of the Supreme Court; providing for a fourteen-member court; providing that appeals from death penalty judgments be heard by a four-member panel.

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

By Senator McPherson—

SB 1433—A bill to be entitled An act relating to the Florida Marine Aquarium Commission; creating within the Department of Natural Resources the Florida Marine Aquarium Commission; providing for membership and terms; providing general powers and duties of the commission; providing special powers and duties of the commission; authorizing the commission to select a site for the Florida Marine Aquarium to display all aspects of the state's marine environment; authorizing the commission to adopt rules; providing an effective date.

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

By Senator Woodson-Howard—

SCR 1434—A concurrent resolution recognizing “Mental Illness Awareness Week.”

—was referred to the Committee on Rules and Calendar.

By Senators Brown and Gardner—

SB 1435—A bill to be entitled An act relating to bond financing; creating s. 215.846, F.S.; prohibiting ex parte communications during the selection of bond counsel or bond underwriter by a state agency or political subdivision; providing definitions; providing a penalty; providing an effective date.

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

By Senator Kirkpatrick—

SB 1436—A bill to be entitled An act relating to city housing authorities; amending s. 421.05, F.S.; allowing an increase in the number of commissioners on an authority; ratifying any previous appointment of more than five commissioners to an authority; providing an effective date.

—was referred to the Committee on Community Affairs.

By Senator Kirkpatrick—

SB 1437—A bill to be entitled An act relating to energy resources; amending ss. 377.602, 377.603, 377.604, 377.608, 377.701, 377.703, 377.706, F.S.; transferring duties of the Executive Office of the Governor with respect to planning and development for energy resources to the Department of Community Affairs; providing an effective date.

—was referred to the Committees on Governmental Operations and Community Affairs.

By Senator Stuart—

SB 1438—A bill to be entitled An act relating to urban economic development; creating the “Florida Urban Economic Development Act”; providing definitions; creating an Urban Economic Development Council; providing the purpose of the council; providing for council membership, terms of office, duties, and reimbursement for expenses; providing for an annual report; creating an Urban Economic Development Plan Program; providing for a program administrator; providing for a grant program; amending s. 240.356, F.S.; providing criteria for the approval of grant applications made in connection with the Sunshine State Skills Program; amending s. 290.007, F.S.; adding an incentive for enterprise zones; providing an effective date.

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

By Senator Meek—

SB 1439—A bill to be entitled An act relating to economic development; amending s. 220.183, F.S.; revising a cross-reference that specifies certain areas as eligible for the community contribution tax credit; amending s. 288.063, F.S.; requiring contracts executed by the Division of Economic Development of the Department of Commerce with local governments to finance transportation projects to include specified provisions; revising requirements relating to such contracts; providing criteria for the selection of transportation projects for state funding; providing for a committee to select such projects for funding; requiring local governments that receive funding pursuant to such a contract to file an audit of such funds with the division; providing for monitoring of such programs; amending s. 288.714, F.S.; specifying a different date by which the Florida Black Business Investment Board of the Department of Commerce must file an annual report on its activities with certain governmental entities; amending s. 290.0055, F.S.; repealing a prohibition on more than one alteration of the boundary of an enterprise zone; amending s. 290.0065, F.S.; conforming a provision to authorize the Department of Community Affairs to approve additional alterations of an enterprise zone; revising provisions relating to such alterations; providing an effective date.

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

By Senator Stuart—

SB 1440—A bill to be entitled An act relating to damages for personal injury or death caused by a motor vehicle; creating the Uninsured Motorist Trust Fund; requiring the Department of Insurance to administer the trust fund; providing for payment of moneys from the trust fund to a person who sustains such damages caused by an accident involving an uninsured or underinsured motor vehicle or to a person who sustains such damages caused by an accident involving a motor vehicle insured by an insolvent insurer; providing that moneys paid from the fund are supplemental to benefits received from other sources to pay such damages; amending s. 212.69, F.S.; requiring the Department of Revenue to transfer certain moneys from the Gas Tax Collection Trust Fund to the Department of Insurance for deposit into the Uninsured Motorist Trust Fund to fund such payments; repealing s. 627.727, F.S., relating to uninsured and underinsured motor vehicle insurance coverage and insolvent insurer protection; providing an effective date.

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

By Senator Deratany—

SB 1441—A bill to be entitled An act relating to accessibility of handicapped persons to buildings and facilities; providing legislative intent; amending s. 553.45, F.S.; providing definitions for purposes of pt. V, ch. 553, F.S.; creating s. 553.455, F.S.; specifying which buildings and facilities, and which types of construction are subject to requirements for accessibility of handicapped persons; amending s. 553.46, F.S.; deleting a provision that specifies a standard for accessibility of handicapped persons to buildings and facilities; repealing s. 553.47, F.S., relating to building classifications for purposes of accessibility requirements; amending s. 553.48, F.S.; adopting certain provisions of the American National Standard for Buildings and Facilities (ANSI A117.1-1986), “Providing Accessibility and Usability for Physically Handicapped People,” and certain other provisions as the state accessibility standard for buildings and facilities; amending s. 553.49, F.S.; increasing the membership of the advisory

committee to the Florida Board of Building Codes and Standards that reviews waivers from the requirements of pt. V, ch. 553, F.S., relating to accessibility of handicapped persons to buildings and facilities; creating s. 553.495, F.S.; requiring local governmental entities and code enforcement boards to enforce such requirements; requiring the architect or engineer of new construction to file with local governmental entities and boards a statement that building plans and specifications comply with such requirements; providing an effective date.

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

By Senator Deratany—

SB 1442—A bill to be entitled An act relating to alcoholic beverages; amending s. 562.15, F.S.; increasing the amount of alcoholic beverages which may be lawfully possessed in this state but which were purchased out of state; providing an effective date.

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

By Senator Grant—

SB 1443—A bill to be entitled An act relating to child support enforcement; amending s. 61.181, F.S., relating to central depositories for child support payments; providing that payment be made by the depository to the obligee within 7 working days when payments are remitted to the depository by personal check; deleting fees paid into the Child Support Depository Trust Fund and deleting reference to said fund; providing an effective date.

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

By Senator Bankhead—

SB 1444—A bill to be entitled An act relating to beach and shore preservation; amending s. 161.053, F.S.; providing an exemption from certain coastal construction requirements; providing an effective date.

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

By Senator Meek—

SB 1445—A bill to be entitled An act relating to urban redevelopment; establishing an urban development action grant program; providing financial assistance for certain projects; providing an effective date.

—was referred to the Committees on Community Affairs and Appropriations.

By Senator D. Childers—

SB 1446—A bill to be entitled An act relating to political advertisements; amending s. 106.143, F.S.; providing additional requirements for certain political advertisements and campaign literature; requiring political advertisements and campaign literature to cite the sources of certain information; providing civil penalties; providing an effective date.

—was referred to the Committee on Ethics and Elections.

By Senator Thurman—

SB 1447—A bill to be entitled An act relating to citrus; amending section 2 of chapter 87-182, Laws of Florida, as amended; delaying for 1 year the repeal of s. 581.193, F.S., which imposes an excise tax on citrus nursery stock; amending section 2 of chapter 86-128, Laws of Florida, as amended; extending for 1 year an excise tax on citrus which is deposited in the Florida Citrus Canker Trust Fund; revising the amount of said tax; providing effective dates.

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

By Senator Margolis—

SB 1448—A bill to be entitled An act relating to investments by the State Board of Administration; amending s. 215.44, F.S.; providing that investments made by the state board for the retirement system trust fund are subject to specified restrictions and limitations; creating s. 215.475, F.S.; specifying the types of investments that may be made by the state board; establishing a fiduciary standard of care for the state board to

follow in making investments; creating s. 215.476, F.S.; providing for special review by the Investment Advisory Council and the state board for certain types of investments made by the staff of the state board for the Florida Retirement System Trust Fund; specifying matters that must be included in the Florida Retirement System Total Fund Investment Plan and providing for revision of the plan; prohibiting South African investments with respect to the investment of moneys for the retirement system trust fund; amending s. 215.69, F.S.; requiring the state board to invest funds of the Division of Bond Finance under the State Bond Act in a certain manner; amending s. 218.407, F.S.; providing that investment of surplus moneys for local governments by the state board be made in a certain manner and subject to certain restrictions; providing an effective date.

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

By Senator Bruner—

SB 1449—A bill to be entitled An act relating to building designations; designating the Northwest Florida Aquaculture Demonstration Facility in Calhoun County as the "Sam Mitchell Aquaculture Demonstration Facility"; directing the Institute of Food and Agricultural Sciences of the University of Florida to erect suitable markers; providing an effective date.

—was referred to the Committee on Agriculture.

By Senator Gardner—

SB 1450—A bill to be entitled An act relating to education; amending s. 230.22, F.S.; recognizing the need for informed school board members and participation in professional development; encouraging the Department of Education in cooperation with the Florida School Boards Association to develop a state plan for the professional development of school board members; providing for submission of the plan; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Weinstein—

SB 1451—A bill to be entitled An act relating to protection from abuse and neglect; creating s. 415.5085, F.S.; providing for the appointment of guardians advocate for drug dependent newborn infants; providing procedure; providing duties of guardians; providing immunity from civil and criminal liability; providing for review; providing for reimbursement; amending s. 415.503, F.S.; providing a definition; providing an effective date.

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

By Senator Walker—

SB 1452—A bill to be entitled An act relating to the State Group Health Self-Insurance Plan; amending s. 110.123, F.S.; establishing a fitness-wellness pilot program for state employees; creating a committee within the Department of Administration to advise the department; specifying the components of the program; creating the State Employees Fitness-Wellness Trust Fund; providing for an appropriation; providing for review and repeal; providing an effective date.

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

By Senator McPherson—

SB 1453—A bill to be entitled An act relating to alcoholic beverages; amending s. 562.11, F.S.; providing an exception to the prohibition against selling, giving, or serving alcoholic beverages to a person who is under the age of 21; amending s. 562.111, F.S.; providing an exception to the prohibition against a person under the age of 21 possessing alcoholic beverages; providing an effective date.

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

By Senator McPherson—

SB 1454—A bill to be entitled An act relating to inmate labor; amending s. 946.515, F.S.; providing for priority of purchase of product

or service from inmate labor and providing for arbitration of disputes; providing for applicability; amending s. 946.516, F.S.; adding data for required audit; amending s. 287.042, F.S.; providing duties of the division as to products of the correctional industry program; providing an exemption from competitive bid requirements; amending s. 570.50, F.S.; providing for testing of correctional industry products; creating s. 236.0836, F.S.; providing for renovation of public school buses by the correctional industry program; amending s. 946.009, F.S.; providing the priority of assignment of inmates to correctional and public work programs; providing an effective date.

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

By Senator Stuart—

SB 1455—A bill to be entitled An act relating to mental health; amending s. 394.875, F.S.; providing requirements for a crisis stabilization unit for minors located on the same premises as a unit for adults; requiring the Department of Health and Rehabilitative Services to adopt rules for construction, staffing, and operation of units for minors; providing the amount a crisis stabilization unit may exceed its licensed capacity; providing an effective date.

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

By Senator Souto—

SB 1456—A bill to be entitled An act relating to electrical contracting; creating s. 489.539, F.S.; defining "journeyman electrician"; providing certification requirements; providing for examination; providing for fees; providing for local registration and for denial, suspension, or revocation thereof; requiring certain notice; directing the Construction Industry Licensing Board of the Department of Professional Regulation to establish certain rules; providing an effective date.

—was referred to the Committee on Economic, Professional and Utility Regulation.

By Senator Davis—

SB 1457—A bill to be entitled An act relating to dissolution of marriage; creating ss. 61.401-61.406, F.S.; providing for the appointment of a guardian ad litem in an action for dissolution of marriage, modification, parental responsibility, custody, or visitation under certain circumstances; providing a definition; providing for powers and authority of guardians; providing for confidentiality of communications; providing for costs and fees; providing for immunity from liability under certain circumstances; providing an effective date.

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

By Senator Johnson—

SB 1458—A bill to be entitled An act relating to postsecondary education; amending s. 246.011, F.S.; prescribing the legislative intent of ch. 246, F.S.; amending s. 246.013, F.S.; revising requirements for independent postsecondary education institutions to participate in the common course designation and numbering system; requiring the State Board of Education to adopt a fee schedule for such participation; amending s. 246.021, F.S.; revising definitions and making definitions applicable to ch. 246, F.S.; providing that the revised definitions are for purposes of ch. 246, F.S.; amending s. 246.031, F.S.; creating the State Board of Independent Postsecondary Education Institutions to replace the State Board of Independent Colleges and Universities and the State Board of Independent Postsecondary Vocational, Technical, Trade, and Business Schools; abolishing such boards; providing membership and terms of office; providing for meetings, travel and per diem, and grounds and procedure for removal; amending s. 246.041, F.S.; specifying the powers and duties of the board; amending s. 246.061, F.S.; prescribing requirements relating to expenditures of the board; amending s. 246.071, F.S.; requiring the board to adopt certain rules regulating independent postsecondary education institutions; amending s. 246.081, F.S.; revising requirements relating to the licensing of such institutions; amending s. 246.085, F.S.; exempting specified educational institutions from licensing requirements; requiring such institutions to file certain information with the board; authorizing the board to determine whether such an institution is entitled to an exemption; amending s. 246.091, F.S.; revising provisions relating to the period of such a license and renewal of such a license; amending

s. 246.095, F.S.; requiring that certain independent postsecondary education institutions disclose certain information to students; amending s. 246.101, F.S.; authorizing the board to establish licensing fees for licenses issued by the board; amending s. 246.141, F.S.; providing that a license is not accreditation for tax exemption purposes; amending s. 246.111, F.S.; providing for the denial or revocation of a license or probation of a license; providing for administrative fines; amending s. 246.226, F.S.; specifying procedure for investigations of violations; providing for confidentiality of certain information and for immunity from liability for furnishing information; amending s. 246.227, F.S.; authorizing the board to obtain injunctive relief or issue a cease and desist order against an institution or its agents for a violation of ch. 246, F.S.; amending s. 246.228, F.S.; specifying grounds for disciplinary action by the board; prescribing penalties; amending ss. 246.229, 246.231, F.S.; specifying enforcement authority and criminal penalties for violations of ch. 246, F.S.; transferring the legal and financial obligations, rights, and interests of the State Board of Independent Colleges and Universities and the State Board of Independent Postsecondary Vocational, Technical, Trade, and Business Schools to the State Board of Independent Postsecondary Education Institutions; requiring the board to adopt rules by a specified date; providing for the preservation of existing rules; providing that board members must be appointed by a specified date; requiring the Commissioner of Education to appoint a temporary director for the board; providing for transition; amending ss. 320.38, and 322.031, F.S.; exempting certain non-resident students from motor vehicle registration and driver's license requirements in conformity with changes made by this act; amending s. 476.114, F.S.; providing that a school of barbering must be licensed pursuant to ch. 246, F.S., in order for a student from the school to be eligible to take a licensure examination; amending s. 477.019, F.S.; providing that a school of cosmetology must be licensed under ch. 246, F.S., in order for its students to take such examinations; amending s. 477.028, F.S.; conforming to the act a provision relating to the revocation or suspension of a license of a school of cosmetology; amending s. 488.01, F.S.; requiring commercial truck driving schools to be licensed pursuant to ch. 246, F.S.; authorizing the State Board of Independent Postsecondary Education Institutions to issue cease and desist orders under certain circumstances; repealing ss. 246.051, 246.087, 246.125, 246.131, 246.151, 246.201, 246.203, 246.205, 246.207, 246.211, 246.213, 246.215, 246.217, 246.219, 246.220, and 246.225, F.S., relating to regulations, requirements, and duties of the State Board of Independent Colleges and Universities or the State Board of Independent Postsecondary Vocational, Technical, Trade, and Business Schools; providing an effective date.

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

By Senator Forman—

SB 1459—A bill to be entitled An act relating to transportation funding; creating s. 206.606, F.S.; providing for an additional tax on motor fuel for transportation projects; providing for distribution and uses thereof; creating a trust fund; specifying conditions for use of the fund, including certain audits of and findings regarding the Department of Transportation; providing for bonding of the tax proceeds; amending s. 206.45, F.S., relating to distribution of gas taxes, to conform; amending ss. 206.87 and 206.875, F.S.; increasing the tax on special fuel and providing for distribution thereof; amending s. 206.877, F.S.; increasing the state annual decal fee for vehicles fueled by alternative fuels; amending s. 207.026, F.S.; providing for allocation of the increase in the tax on the privilege of operating a commercial motor vehicle; amending s. 334.03, F.S.; transferring certain urban minor arterial routes from the State Highway System to the county road system; creating s. 320.072, F.S.; providing for an additional fee on certain motor vehicle registration transactions; amending s. 215.22, F.S.; providing for an administrative deduction from the proceeds of specified fees; creating s. 212.0606, F.S.; providing for a rental car surcharge; providing for administration, collection, and enforcement; providing for the use of funds collected; creating a trust fund; amending s. 320.08, F.S.; revising provisions relating to license taxes for automobiles for private use, trucks, school buses, wreckers, hearses and ambulances, motor vehicles for hire, and certain recreational vehicle-type units; deleting locally operated motor vehicles for hire; amending s. 320.086, F.S.; defining the term "ancient motor vehicle"; grandfathering in certain persons who hold ancient motor vehicle, horseless carriage, or historical license plates; amending s. 320.20, F.S.; revising the disposition of motor vehicle license tax moneys; repealing s. 212.09, F.S., which authorizes deduction of trade-in amounts before computation of sales tax; amending s. 212.02, F.S., to conform; providing effective dates.

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

By Senator Souto—

SB 1460—A bill to be entitled An act relating to accessibility by handicapped persons; amending s. 553.48, F.S.; providing accessibility features required of new buildings and certain buildings being altered or having a change in use; providing for application; providing for compliance with certain standards; providing definitions; providing specific requirements with respect to accessibility; providing exemptions; providing for compliance by certain public food service establishments and establishments licensed under the Beverage Law; providing requirements with respect to public assembly occupancies; providing requirements with respect to certain residential structures; providing for automobile parking space requirements; amending s. 553.49, F.S.; providing for an accessibility review committee; providing for promulgation of criteria for granting modifications or waivers of accessibility requirements by the committee; providing for legislative recommendations; providing an effective date.

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

By Senator Stuart—

SB 1461—A bill to be entitled An act relating to resource recovery and management; amending s. 403.708, F.S.; revising prohibitions relating to nondegradable polystyrene foam or plastic-coated paper products used in conjunction with food for human consumption; amending s. 403.705, F.S.; correcting a cross-reference; providing an effective date.

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

By Senators Weinstock, Weinstein, Ros-Lehtinen and Woodson-Howard—

SB 1462—A bill to be entitled An act relating to children and families in need of services; amending s. 39.001, F.S.; providing that the Department of Health and Rehabilitative Services may contract for programs for children, youths, and their families; providing standards which must be met by caregivers; amending s. 39.01, F.S.; redefining the terms "child in need of services" and "family in need of services"; amending s. 39.424, F.S.; providing for voluntary services and protective supervision services to families in need of services; amending s. 39.434, F.S.; requiring the department to advise the parents or legal custodians in a family in need of services of their duty to pay costs of family arbitration and directing the department to set and charge fees therefor; amending s. 39.443, F.S.; providing for maintenance of records by courts and for their confidentiality; amending s. 827.04, F.S.; redefining the offense of child abuse to include causing or tending to cause a child to become a child in need of services; providing a penalty; providing an effective date.

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

By Senator Stuart—

SB 1463—A bill to be entitled An act relating to state agencies; creating s. 11.455, F.S., relating to the duties of the Auditor General with respect to periodic evaluation and justification of state agency program components; amending s. 11.45, F.S., to require specific evaluations of agencies; creating s. 11.4565, F.S., to create the Agency Budget Sunset Trust Fund; creating s. 216.0165, F.S., to provide a scheduled evaluation and justification of the program components of state agencies; requiring agency cooperation and providing penalties; providing for limited confidentiality of the findings; amending ss. 216.023 and 216.163, F.S., to provide for response to such scheduled reviews in the budgets prepared by state agencies and submitted by the Governor to the Legislature; providing for repeal and future review of certain sections; providing an effective date.

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

By Senator Weinstein—

SB 1464—A bill to be entitled An act relating to North Broward Hospital District; providing for the relief of Troy Brown, a minor, by and through his mother and next friend, Patricia Ware, to compensate him for a verdict rendered which is in excess of the limits of the waiver of sovereign immunity; providing for payment by North Broward Hospital District; 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 Langley—

SB 1465—A bill to be entitled An act relating to liens; amending s. 713.13, F.S.; providing that the failure to record a required notice of commencement shall exempt lienors from certain requirements; amending s. 713.18, F.S.; providing that mailing to the last known address shall be presumptive evidence of service with respect to liens; amending s. 713.23, F.S.; revising language with respect to payment bonds to provide that failure to record a copy of the bond will have a described effect; amending s. 255.05, F.S.; revising language with respect to the bond of a contractor constructing public buildings, requiring additional information on the bond; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By Senator Thurman—

SB 1466—A bill to be entitled An act relating to farm tractors; amending s. 319.001, F.S.; providing definitions; amending s. 319.14, F.S.; including certain farm tractors in the term "rebuilt vehicle"; placing restrictions on the sale, exchange, or offer to sell or exchange such vehicle; amending s. 319.17, F.S.; requiring the Department of Highway Safety and Motor Vehicles to maintain indexes and records pertaining to farm tractors; amending s. 319.20, F.S.; providing that provisions of ch. 319, F.S., relating to title certificates and liens apply to farm tractors; amending s. 319.21, F.S.; requiring a manufacturer's statement of origin and certificate of title and prescribing uses of those documents; amending s. 319.22, F.S.; prescribing requirements for the transfer of title; amending s. 319.23, F.S.; providing requirements for the application for, and issuance of, certificates of title; creating s. 319.232, F.S.; requiring a dealer to apply for a title to a previously untitled used farm tractor that is in his possession; requiring the dealer to submit certain documentation of ownership to the department; amending s. 319.235, F.S.; providing for the encumbrance of a coowned farm tractor; amending s. 319.24, F.S.; providing for the issuance in duplicate of certificates of title, for delivery of the certificate to the appropriate person, and for showing liens or encumbrances on the certificate; amending s. 319.241, F.S.; providing for removal of liens from department files and from the certificate of title; amending s. 319.25, F.S.; providing for the cancellation of an improperly issued certificate of title, for the preparation of lists and reports concerning title information, and for charging fees for information; amending s. 319.27, F.S.; providing for notice of lien on farm tractors, notation of the lien on the certificate of title, and recording of the lien; amending s. 319.28, F.S.; providing for the transfer of ownership by operation of law; amending s. 319.29, F.S.; providing for issuing duplicates of lost or destroyed certificates of title and for indemnification against loss resulting from a claim against the original certificate; amending s. 319.30, F.S.; providing for dismantling, destruction, change of identity, and salvage; amending s. 319.33, F.S.; setting forth offenses involving vehicle identification numbers, applications, certificates, or other papers; providing penalties; amending s. 319.34, F.S.; providing penalties for transfer without delivery of a certificate, for operation or use without a certificate, for failure to surrender a certificate, and for other violations; requiring licensure of farm tractor dealers and providing for license application, fees, denial of licensure, issuance of a license certificate, supplemental licenses, records to be kept by the licensee, evidence of title required to be in the licensee's possession, criminal penalties, injunctions, suspension or revocation, administrative fines, and surety bonds; requiring the licensure of farm tractor manufacturers, distributors, and importers; providing for license fees and for disposition of the proceeds; providing application procedures and requirements; providing for the denial, revocation, or suspension of a license; amending ss. 316.251, 325.203, F.S.; correcting cross-references; providing an effective date.

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

By Senator Stuart—

SB 1467—A bill to be entitled An act relating to postsecondary education; amending s. 228.0713, F.S.; revising the definition of the term "local educational agency" as the term is used in provisions relating to adult education; providing for the joint development and implementation of local adult literacy plans by two or more local educational agencies; amending s. 228.072, F.S.; requiring the approval by the Commissioner of Education of local literacy plans offered as part of adult general education; amending s. 228.075, F.S.; requiring regional coordinating councils to advise technology transfer and economic development centers; exempting from regional coordinating council review adult general educa-

tion or vocational preparatory instruction authorized through a local literacy plan; amending s. 228.076, F.S.; providing a cross-reference relating to approval of certain adult education programs by a regional coordinating council; creating s. 229.8054, F.S.; providing for the establishment of technology transfer and economic development centers by community colleges, public school districts, and public and nonpublic colleges and universities, which centers are to be established and operated jointly by such entities; specifying programs and services of such centers; providing for the use of such centers to provide business, industry, and government access to research facilities; providing for the adoption of policies and procedures for such facilities; providing for the appointment of executive directors for such centers and employment of staff for each center; providing for the designation of a fiscal agent for each center to accept donations, grants, and appropriations; designating regional coordinating councils as advisory councils to each center; amending s. 230.645, F.S.; providing for the establishment of a fee for postsecondary adult vocational supplemental courses offered by school districts and community college districts; repealing a provision authorizing school districts to alter the amount of certain postsecondary student fees specified in the General Appropriations Act; amending s. 240.301, F.S.; revising the mission of community colleges to include economic development activities; amending s. 240.334, F.S.; providing powers and duties of technology transfer centers at community colleges; deleting requirements that specific community colleges establish such centers in cooperation with specified state universities; providing for center advisory councils; authorizing the State Board of Community Colleges to award grants to support such centers; creating s. 240.3345, F.S.; authorizing community colleges to establish economic development centers; specifying purposes of such centers; providing for operation of such centers; requiring the State Board of Community Colleges to grant moneys to operate such centers; requiring an annual report to the State Board of Community Colleges regarding the activities of such centers; amending s. 240.35, F.S.; providing that matriculation and tuition fees for postsecondary adult vocational and supplemental vocational courses must be in an amount specified in the General Appropriations Act; repealing an obsolete provision; repealing authority to charge certain fees for supplemental vocational programs; amending s. 240.355, F.S.; requiring school districts and community colleges to report vocational courses by title, number, and level to the State Board of Education; amending s. 240.356, F.S.; authorizing the State Board of Community Colleges to adopt rules to use Sunshine State Skills Program funds for administration and for an annual report on program activities; providing an effective date.

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

By Senators Weinstock, Ros-Lehtinen and Weinstein—

SB 1468—A bill to be entitled An act relating to social welfare; creating s. 216.286, F.S.; providing budget authority and release for certain revenues relating to the Florida Employment Opportunity Act; amending s. 409.029, F.S.; revising the Florida Employment Opportunity Act; providing legislative intent; providing definitions; deleting certain reporting requirements relating to the Department of Labor and Employment Security; providing budget authority and release for certain agencies participating under that act; modifying the employment and training program for certain public assistance recipients; revising support services to include child care, paid child care, child care after employment, transportation expenses, ancillary expenses, counseling, medical services, medical examinations, and remedial care; revising application and participation requirements; requiring certain reports from school districts and community college districts; exempting the procurement of certain services and training from competitive bidding; amending s. 409.185, F.S.; providing the Department of Health and Rehabilitative Services with access to certain automated data files of other state agencies; revising procedures to determine the standard of need; providing for establishment of payment schedules; requiring simplified eligibility and budgeting procedures for certain programs; amending s. 409.255, F.S.; expanding eligibility for aid to families with dependent children; providing time limits for eligibility; providing for alternative payment methodology; amending s. 409.266, F.S.; extending medical assistance after earnings cause ineligibility for aid to families with dependent children; providing department access to certain automated data files; providing effective dates.

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

By Senators Deratany, Bruner and Gardner—

SB 1469—A bill to be entitled An act relating to the Spaceport Florida Authority Act; providing for the establishment, powers, and functions of the Spaceport Florida Authority; providing for the creation of the authority as a public corporation; stating its purposes; setting forth geographic boundaries of spaceport territories under the control of the authority; providing powers and duties of the authority, including general corporate powers, the right to sue and be sued, adoption of a corporate seal, and powers with respect to acquisition and disposition of property, contracts, lease of facilities, selection of an executive director, eminent domain, establishment of spaceport, educational, cultural, and parking facilities, advertising, transportation, public utilities, establishment of conservation areas and sanctuaries, issuance of bonds, water and sewer systems, waste collection and disposal, mosquito and pest control, reclamation, drainage, irrigation, water and flood control, erosion control, public safety, research and development, and other powers; providing for the appointment of a board of supervisors; providing for membership, terms, organization, compensation, and powers and duties of the board; providing for removal of members; providing for meetings of the board and other procedures relating to the management and operation of the authority; providing powers and duties relating to fiscal matters; providing for exercise of powers of the authority within municipalities located within any spaceport territory; authorizing the authority to construct and furnish facilities and services; providing authority with respect to projects and activities within the boundaries of any spaceport territory; providing powers of authority with respect to roads; providing full authority for the establishment of spaceport projects and spaceport financing; authorizing the authority to maintain projects across rights-of-way; providing authority to set rates, fees, rentals, tolls, fares, and charges, subject to certain requirements, and to make arrangements and contracts for services and to pledge the same as security for bonds of the authority; providing authority to recover delinquent charges together with attorney's fees, costs, and penalties, and to discontinue services; exempting the area of any spaceport territory from county zoning, building and construction, platting, subdivision, safety, sanitary, and like codes and regulations; authorizing the authority to adopt and revise a comprehensive general plan for physical development of the area within any spaceport territory and providing powers with respect thereto; providing power to levy a maintenance tax and utility taxes; establishing tax liens and other liens and procedures for the foreclosure of such liens; authorizing the authority to pay taxes and redeem tax sales certificates with respect to property within any spaceport territory and to participate in the proceeds of tax sales; authorizing the authority to apply for federal funds and aid; providing power to issue revenue bonds, utility service tax bonds, and refunding bonds; providing for pledge of taxes, assessments, revenues, and other properties as security for the payment of bonds; providing for lien of pledges of revenues, taxes, and assessments; providing power to issue bond anticipation notes; providing power to make short-term borrowings and to issue certificates of indebtedness; providing authority for making trust agreements; providing for the sale of bonds; providing for authorization of and the form of bonds; providing for interim and replacement certificates and negotiability of bonds; providing for bond defeasance; making authority bonds legal investments and security for other public and private bodies; providing authority to make bond covenants to provide for the rights, remedies, and security of bondholders; providing for validation of bonds; providing independent authority to issue bonds and authorizing the issuance of authority bonds without approval of other public authorities; extending pledge to bondholders and safeguarding agreements with the Federal Government against impairment of rights; providing for cooperative agreements with municipalities for the joint discharge of common functions and the joint undertaking and financing of projects; providing authority for cooperative agreements with other governments and agencies with respect to financial or other contributions and loans to the authority; establishing procedures for furnishing of facilities and services by or to the authority; exempting authority property from taxes; exempting interest on bonds of the authority from taxation; amending s. 196.012, F.S.; providing that real property and tangible personal property owned by the authority and used for specified purposes is exempt from ad valorem taxation; creating s. 201.25, F.S.; exempting deeds and instruments of the authority and spaceport users from the excise tax on documents; creating s. 206.9878, F.S.; exempting the authority and spaceport users from the aviation fuel tax; amending s. 212.031, F.S.; providing that property in a spaceport territory used in support of space flight is exempt from the tax on the lease or rental of or license in real property; repealing s. 212.06(5)(c), F.S., relating to a sales tax exemption for telecommunications satellites and associated launch vehicles;

amending s. 212.08, F.S.; providing a sales tax exemption for equipment, machinery, and other tangible personal property directly used in spaceport activities of the authority; providing requirements for receipt of the exemption; providing for application of interest and penalties to exemptions that are determined not to meet the specified criteria therefor; providing a sales tax exemption for space facilities, space propulsion systems, and space vehicles, satellites, and stations, tangible personal property used thereon, certain tangible personal property used in support of space flight, the purchase or lease or manufacture for one's own use of machinery and equipment used to produce any such facility, system, or vehicle, and fuel used to propel such vehicles; requiring certain affidavits and providing for the application of penalties; creating s. 212.638, F.S.; exempting from the tax on the sale of fuel special fuel used in specified space-related operations; amending s. 212.67, F.S.; providing for a refund of said tax paid on motor or special fuel used for space or space-related purposes; providing for a procedure for application for environmental certification and fees; establishing required reports and studies; providing procedure on hearings for certification; establishing procedures for final disposition and ruling on certification; setting forth the effect of certification; providing for confidentiality of trade secrets; providing power of the authority to apply for establishment of a foreign trade zone; providing sovereign immunity; providing procedure for posting of notices in lieu of publication under certain circumstances; providing for change of boundary lines; providing injunctive relief and other remedies for violation of the act or authority bylaws, regulations, resolutions, rules, codes, and orders; providing penalties; providing for investment of funds by the authority; providing for fiscal year of the authority; providing for participation by women, minorities, and economically disadvantaged persons; providing severability; providing an effective date.

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

By Senator Meek—

SB 1470—A bill to be entitled An act relating to veterans; amending ss. 295.07, 295.085, 295.09, F.S.; providing clarifying language with respect to exceptions to the preference in appointment and retention given to certain veterans; repealing s. 295.12, F.S.; relating to the application of the laws on veterans' preference to other provisions of law; providing an effective date.

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

By Senators Davis, Beard and Grant—

SB 1471—A bill to be entitled An act abolishing the arts council of Tampa, Hillsborough County, Florida; repealing chs. 67-2124, 70-947, 71-942, 74-618, Laws of Florida, relating to the establishment and operation of the arts council of Tampa; transferring its assets and liabilities to the Board of County Commissioners of Hillsborough County; providing an effective date.

—was referred to the Committee on Rules and Calendar.

SR 1472 was introduced out of order and adopted April 25.

By Senator Thurman—

SJR 1473—A joint resolution proposing amendments to Section 3, Article XI of the State Constitution, relating to initiatives.

—was referred to the Committees on Ethics and Elections; and Rules and Calendar.

By Senator Kirkpatrick—

SB 1474—A bill to be entitled An act relating to transportation finance and planning; amending s. 216.023, F.S.; requiring the Department of Transportation to submit its 5-year transportation plan to the Legislature at the same time as its legislative budget request; amending ss. 216.0158, 282.305, F.S.; correcting cross-reference; amending s. 216.163, F.S.; requiring the Governor to submit a reconciliation of his recommendations with the annual program budget and 5-year transportation plan; amending s. 216.181, F.S.; providing that the annual program budget and 5-year transportation plan as amended by the General Appropriations Act and any other act making appropriations constitute the original approved operating budget for the department; prescribing guidelines and limitations which the Administration Commission and the

department must follow in amending the budget; amending s. 339.135, F.S.; prescribing the documents that constitute the department's annual program budget; providing for proposals to change department policies; requiring certain information to be contained in the 5-year transportation plan; prohibiting the undertaking of a project or project phase that is not in the original approved operating budget; repealing provisions relating to amendment of the annual program budget by the department; defining "project phase" for the purposes of transportation finance and planning; providing an effective date.

—was referred to the Committees on Transportation and Appropriations.

By Senator Johnson—

SB 1475—A bill to be entitled An act relating to education; amending s. 228.072, F.S.; revising the definition of the term "adult general education" for purposes of the "Florida Adult General Education Act" to include certain adult education programs of local educational agencies as part of a comprehensive dropout program; amending s. 230.2316, F.S.; revising the definition of the term "educational alternatives programs" for purposes of the Dropout Prevention Act; authorizing certain community colleges to provide such alternative education programs for dropout prevention; providing for the use of certain such programs by school districts; requiring the State Board of Education to adopt rules to encourage education of students who have dropped out; amending s. 236.081, F.S.; providing for the calculation of full-time equivalent membership for certain students who earn adult high school diplomas in calculating the annual allocation under the Florida Education Finance Program to each school district; amending s. 240.359, F.S.; authorizing certain community colleges to report educational alternatives programs for dropout prevention in a separate category for the calculation of costs for the purpose of determining the amount of annual allocation to each community college district; providing an effective date.

—was referred to the Committees on Education and Appropriations.

By Senator Johnson—

SR 1476—A resolution remembering Miss Charlie Hagerman for her years of dedicated service as a county constitutional officer.

—was referred to the Committee on Rules and Calendar.

By Senator Beard—

SB 1477—A bill to be entitled An act relating to transportation; amending s. 216.136, F.S.; specifying the responsibilities of the Transportation Estimating Conference; requiring the Department of Transportation to provide certain information to the conference; amending s. 339.135, F.S.; providing definitions; revising terminology; revising procedures and requirements for submittal of the legislative budget request and tentative work program; deleting obsolete provisions; deleting certain reports submitted by the department to the Legislature; specifying procedures for development of the tentative work program and for changes thereto submitted by metropolitan planning organizations; revising requirements for publication of the tentative work program; providing for separate identification by specific appropriation of certain projects included in the adopted work program; deleting requirements for inclusion of policy statements and comparisons in the adopted work program; revising requirements for certification forward of funds at the end of the fiscal year; providing procedures for roll forward of spending authority under certain circumstances; revising procedures for amending the adopted work program and notification related thereto; providing requirements for performance monitoring by the department and for annual reporting related thereto; requiring that reconciliation reports be prepared and submitted by the department; providing for documentation and explanation of certain reconciliation reports; amending s. 339.155, F.S.; providing for the program and resource plan as a section of the Florida Transportation Plan; amending s. 339.2405, F.S.; revising the number of members which constitutes a quorum of the Florida Highway Beautification Council; amending ss. 20.23, 215.605, 332.007, 337.015, 337.11, 338.223, 339.12, 339.175, 339.402, 341.041, 341.051, 341.302, 341.303, F.S.; conforming to changes in cross-references and terminology; providing an effective date.

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

By Senator Grizzle—

SB 1478—A bill to be entitled An act relating to the Pinellas County Personnel Board; amending s. 10, chapter 77-642, Laws of Florida; providing that persons to be affected by orders of the board may be heard before the board by a layman; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Forman—

SB 1479—A bill to be entitled An act for the relief of James Hursh and June E. Hursh, individually and as husband and wife, for injuries they sustained through the negligence of Broward 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 Bruner—

SB 1480—A bill to be entitled An act relating to Okaloosa County; amending s. 1, chapter 67-1787, Laws of Florida; providing that the administrative judge of the county assume duties with respect to the Okaloosa County Law Library Board of Trustees currently exercised by the senior, resident circuit judge; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

SR 1481 was introduced out of order and adopted April 25.

By Senator McPherson—

SB 1482—A bill to be entitled An act relating to the City of Coconut Creek, Broward County; extending and enlarging the corporate limits of the City of Coconut Creek to include specified unincorporated lands within said corporate limits; redefining city limits; repealing chapter 86-358, Laws of Florida, relating to the existing definition of the corporate limits of the City of Coconut Creek; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator McPherson—

SB 1483—A bill to be entitled An act relating to Broward County; repealing chapter 88-522, Laws of Florida, which limits the number of employees of the Clerk of the Circuit and County Courts in Broward County that may be designated as deputy clerks and provides that all such employees, except deputy clerks, have the rights of employees of other county officers; ratifying certain acts of certain employees of the clerk; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senators Johnson and Woodson-Howard—

SB 1484—A bill to be entitled An act relating to the City of Punta Gorda, Charlotte County; amending section 5 of chapter 79-558, Laws of Florida, as amended; increasing the maximum annual tax levies with respect to special taxing districts for the maintenance of canals, waterways, and navigable channels; providing for the levy of an additional annual assessment on certain lots within such districts in any year that expenses for the reconstruction of bulkheads, retaining walls, and other appurtenances exceed a specified amount; providing a referendum.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Gordon—

SR 1485—A resolution commending Vernon Lindsey for his dedication to teaching the arts in Dade County.

—was referred to the Committee on Rules and Calendar.

By Senator Gordon—

SR 1486—A resolution commending Robert T. Davis for his outstanding contributions to music education in Dade County.

—was referred to the Committee on Rules and Calendar.

SR 1487 was introduced out of order and adopted April 25.

By Senator McPherson—

SB 1488—A bill to be entitled An act relating to the Coral Springs Improvement District, Broward County; amending s. 8, chapter 70-617, Laws of Florida; increasing the maximum compensation for members of the board of supervisors of the district; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

SR 1489 was introduced out of order and adopted April 25.

By Senator Bankhead—

SB 1490—A bill to be entitled An act relating to the City of Jacksonville; creating the Jacksonville Sports Development Authority; providing for membership and powers of the Authority; providing for the issuance of bonds by the Authority; establishing certain requirements; providing an effective date.

Proof of publication of the required notice was attached.

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

By Senator McPherson—

SB 1491—A bill to be entitled An act relating to North Springs Improvement District, Broward County; amending s. 2, chapter 71-580, Laws of Florida, as amended; expanding the boundaries of the district; amending s. 4(1), chapter 71-580, Laws of Florida; including streetlights in the definition of "assessable improvements"; amending s. 5(2), chapter 71-580, Laws of Florida; prescribing additional qualifications for supervisors; amending s. 9, chapter 71-580, Laws of Florida; authorizing the district to build, install, maintain, and operate streetlights; amending s. 48, chapter 71-580, Laws of Florida; to clarify that chapter 71-580, Laws of Florida, is full authority for the establishment of district projects and for the exercise of the district's powers; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Thomas—

SR 1492—A resolution honoring Dr. LaSalle D. Leffall, Jr. distinguished surgeon and oncologist, who was born in Tallahassee.

—was referred to the Committee on Rules and Calendar.

By Senator Souto—

SR 1493—A resolution recognizing Hispanic American Family of the Year Recognition Day in Florida.

—was referred to the Committee on Rules and Calendar.

SR 1494 was introduced out of order and adopted April 25.

By Senator McPherson—

SB 1495—A bill to be entitled An act relating to the City of Dania, Broward County; extending and enlarging the corporate limits of the City of Dania to include specified unincorporated lands; providing that the act does not affect or abrogate rights of parties to any contracts; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator McPherson—

SB 1496—A bill to be entitled An act relating to the City of Parkland in Broward County; contracting the corporate limits of the city; prohibiting the annexation of such territory by any municipality other than the City of Parkland for a specified period; providing for the future delinea-

tion of Pine Island Road right-of-way and for its centerline becoming the western boundary of the city; providing for the termination of municipal powers over the land excluded from the city; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

SR 1497 was introduced out of order and adopted April 25.

By Senator Bruner—

SB 1498—A bill to be entitled An act relating to the City of Destin; amending s. 3.10, chapter 84-422, Laws of Florida; revising the procedure for publishing notice of proposed ordinances; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator McPherson—

SB 1499—A bill to be entitled An act relating to the City of Coral Springs, Broward County; extending and enlarging the corporate limits of the City of Coral Springs to include specified unincorporated lands within said corporate limits; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

FIRST READING OF COMMITTEE SUBSTITUTES

By the Committee on Commerce and Senator Grant—

CS for SB 113—A bill to be entitled An act relating to international development banks; amending s. 663.301, F.S.; modifying the definition of “international development bank”; defining “regional development bank”; amending s. 663.306, F.S.; prohibiting the Department of Banking and Finance from approving an application to organize an international development bank if it finds that the applicant’s paid-in capital stock is less than \$400,000 in the case of a not-for-profit corporation or that required for Florida state banks in the case of a corporation for profit; amending s. 663.307, F.S.; prohibiting the use of specified words in the name of an international development bank unless authorized by federal law; prescribing a penalty; amending s. 663.309, F.S.; authorizing international development banks to extend credit to foreign governments; authorizing international development banks to provide financing for import-export transactions as allowed under federal law; prohibiting international development banks from offering deposit accounts other than those allowed to be offered by an international bank agency; amending s. 663.313, F.S.; modifying the stock ownership requirements applicable to international development banks; amending s. 663.314, F.S.; prescribing lending limits for international development banks; amending s. 663.316, F.S.; requiring international development banks to have a capital account of not less than 8 percent of their aggregate deposits; amending s. 663.317, F.S.; allowing such banks to accept deposits denominated in foreign currencies; amending s. 663.318, F.S.; requiring international development banks organized for profit to maintain liquidity reserves equal to the reserves of state banks; providing an exception; creating s. 663.319, F.S.; providing rulemaking authority to the Department of Banking and Finance; amending s. 34, ch. 88-201, Laws of Florida; extending the existence of the International Banking and Trade Study Commission; providing for reports; providing an effective date.

By the Committee on Transportation and Senator Forman—

CS for SB 186—A bill to be entitled An act relating to professional liability insurance; amending s. 337.106, F.S.; providing that the requirement for such insurance with respect to firms rendering certain services to the Department of Transportation may be waived by the department under certain circumstances; providing an effective date.

By the Committee on Judiciary-Criminal and Senator Casas—

CS for SB 190—A bill to be entitled An act relating to the Florida RICO (Racketeer Influenced and Corrupt Organization) Act; amending s. 895.09, F.S.; revising the formula for distributing funds obtained pursuant to forfeiture proceedings under the act; deleting provisions authorizing the distribution of certain funds obtained pursuant to forfeiture proceedings to counties and municipalities; providing additional purposes for which such funds may be used; amending s. 16.53, F.S.; conforming provisions relating to the deposit of moneys in the Legal Affairs Revolv-

ing Trust Fund; amending s. 27.345, F.S.; renaming the Civil RICO Trust Fund as the State Attorney RICO Trust Fund; conforming provisions relating to the deposit of moneys in such fund; providing an effective date.

By the Committees on Judiciary-Civil; Economic, Professional and Utility Regulation; and Senator Kiser—

CS for CS for SB 196—A bill to be entitled An act relating to debt collection practices; creating s. 559.715, F.S.; providing for the assignability of the right to bill and collect a consumer claim; requiring written notice; providing for attorney’s fees and costs; providing an effective date.

By the Committee on Transportation and Senator Weinstein—

CS for SB 238—A bill to be entitled An act relating to motor vehicles; amending s. 316.008, F.S.; authorizing counties and municipalities to enact ordinances to establish “combat automobile theft” programs whereby motor vehicle owners may enroll their vehicles by signing consent in advance for a law enforcement officer to stop the vehicle; providing program components; authorizing a fee for administration of the program; providing that owner is responsible for removing decal; providing immunity from liability for law enforcement officers; providing an effective date.

By the Committee on Judiciary-Civil and Senator Johnson—

CS for SB 250—A bill to be entitled An act relating to commercial discrimination; amending s. 540.11, F.S.; providing definitions; prohibiting certain acts with respect to recorded sounds or performances; providing enhanced penalties for certain violations; providing exceptions; providing an effective date.

By the Committee on Education and Senators Peterson, Crawford, Kirkpatrick, D. Childers, Walker, Johnson, Ros-Lehtinen, Thomas, Grizzle, Stuart, Gardner, Woodson-Howard and Crenshaw—

CS for SB 259—A bill to be entitled An act relating to education; amending s. 229.814, F.S.; deleting authority for persons under 18 years of age to take the examination for a high school equivalency diploma; providing exceptions; amending s. 232.01, F.S.; increasing the compulsory school attendance age; exempting from compulsory school attendance students enrolled in certain programs; providing an effective date.

By the Committee on Transportation and Senator Weinstein—

CS for SB 275—A bill to be entitled An act relating to motor vehicle registration; amending s. 320.03, F.S.; providing that any person, firm, or corporation representing itself to be an authorized agent of the Department of Highway Safety and Motor Vehicles for registration purposes is guilty of unfair and deceptive trade practices; prohibiting the use of the name of the state or of a county under certain circumstances; providing a penalty; providing an effective date.

By the Committee on Judiciary-Criminal and Senator Souto—

CS for SB 295—A bill to be entitled An act relating to delivery of drugs to minors; amending s. 893.13, F.S.; requiring a mandatory minimum sentence for persons convicted of delivering by gift or sale Schedule I, Schedule II, Schedule III, or Schedule IV controlled substances to minors; providing an effective date.

By the Committee on Judiciary-Criminal and Senator Woodson-Howard—

CS for SB 297—A bill to be entitled An act relating to controlled substances; amending s. 893.03, F.S.; including cocaine base among Schedule II controlled substances; amending s. 893.13, F.S.; providing that adjudication of guilt may not be withheld for the offense of delivering a controlled substance to a minor or using a minor in the delivery of a controlled substance and providing that offenders are ineligible for parole, gain-time, or provisional credits; providing minimum penalties for possession of cocaine base or cocaine salts; providing for deposit of fines for possession of cocaine base into county drug education trust funds; providing for disposition of such funds; amending s. 893.135, F.S.; providing mandatory minimum penalties for the offenses of trafficking in cocaine salts and trafficking in cocaine base; providing that persons convicted of trafficking offenses may not receive gain-time or provisional credits before serving their mandatory imprisonment; providing an effective date.

By the Committee on Judiciary-Civil and Senator Ros-Lehtinen—

CS for SB 306—A bill to be entitled An act relating to court interpreters; requiring certification by the State Courts Administrator under certain circumstances; providing for a fee; providing an effective date.

By the Committee on Judiciary-Criminal and Senators Johnson and Souto—

CS for SB's 315 and 1079—A bill to be entitled An act relating to offenses involving controlled substances; creating s. 893.20, F.S.; establishing the crime of engaging in a continuing criminal enterprise; providing for criminal penalties; exempting such crime from the application of sentencing guidelines; prohibiting adjudication of guilt or imposition of sentence from being suspended, deferred, or withheld; requiring the mandatory minimum sentence to be served prior to eligibility for parole or provisional credits; providing an effective date.

By the Committee on Health Care and Senators Gordon and Malchon—

CS for SB's 392 and 669—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; amending s. 765.05, F.S.; revising the suggested form of declaration; creating s. 765.075, F.S.; requiring certain determinations and documentation to be made by certain physicians before nutrition and hydration may be withheld or withdrawn; creating s. 765.17, F.S.; providing for recognition of declarations executed in other states; providing an effective date.

By the Committee on Higher Education and Senator Gordon—

CS for SB 425—A bill to be entitled An act relating to the State University System; amending s. 240.209, F.S.; providing procedure for the selection of university presidents; providing an effective date.

By the Committee on Governmental Operations and Senators Beard and Thomas—

CS for SB 448—A bill to be entitled An act relating to military personnel of the Department of Military Affairs; amending s. 250.05, F.S.; providing a definition of military personnel; providing an effective date.

By the Committee on Economic, Professional and Utility Regulation; and Senators Davis and Malchon—

CS for SB's 505 and 626—A bill to be entitled An act relating to pharmacy; amending s. 465.003, F.S.; redefining the "practice of the profession of pharmacy"; amending s. 465.016, F.S.; providing disciplinary action for violating any provisions of an in-state or out-of-state practice act under which a practitioner is licensed or for failure to notify the board of the commencement or cessation of practice; providing criteria; amending s. 465.0275, F.S.; providing for emergency prescription refills without an original prescription; providing criteria; providing an effective date.

By the Committee on Economic, Professional and Utility Regulation; and Senator Souto—

CS for SB 561—A bill to be entitled An act relating to dental laboratories; amending s. 466.032, F.S.; providing for annual registration and providing for an annual fee; amending s. 466.036, F.S.; requiring periodic inspections; amending s. 466.037, F.S.; providing for suspension or revocation of certificates for failing to comply with rules; amending s. 466.038, F.S.; providing for department consultation with the Board of Dentistry and dental laboratory professionals in promulgating rules; providing an effective date.

By the Committee on Community Affairs and Senators Myers and Brown—

CS for SB's 566 and 764—A bill to be entitled An act relating to special districts; creating s. 189.401, F.S.; creating the Uniform Special District Accountability Act of 1989; creating s. 189.402, F.S.; providing a statement of legislative purpose and intent; creating s. 189.403, F.S.; providing definitions; creating s. 189.4031, F.S.; providing statutory requirements for special districts, creating s. 189.4035, F.S.; providing for the preparation of the official list of special districts; creating s. 189.404, F.S.; providing for independent special district creation; creating s. 189.4041,

F.S.; providing for dependent special district creation; creating s. 189.4042, F.S.; providing for special district merger; creating s. 189.4043, F.S.; providing dissolution procedures; creating s. 189.4044, F.S.; providing special dissolution procedures; creating s. 189.4045, F.S.; providing for financial allocations; creating s. 189.405, F.S.; providing for election requirements and procedures; creating s. 189.4051, F.S.; providing for special requirements and procedures for certain elections; creating s. 189.4065, F.S.; providing for the collection of non-ad valorem assessments; creating s. 189.408, F.S.; providing for special district bond referenda; creating s. 189.4085, F.S.; providing for bond issuance; creating s. 189.409, F.S.; providing for a determination of financial emergency; creating s. 189.412, F.S.; creating the Special District Information Program and providing duties and responsibilities thereof; creating s. 189.413, F.S.; providing for the oversight of state funds used by special districts; creating s. 189.415, F.S.; providing for a special district public facilities report; creating s. 189.4155, F.S.; providing for activities of special districts with respect to local government comprehensive planning; creating s. 189.4156, F.S.; providing for water management district technical assistance with respect to local government comprehensive planning; renumbering s. 189.004, F.S.; modifying language; renumbering and amending s. 189.005, F.S.; modifying meeting notice requirements; renumbering and amending s. 189.006, F.S.; modifying report filing requirements; correcting cross-references; renumbering and amending s. 189.007, F.S.; clarifying language; correcting cross-references; renumbering and amending s. 189.008, F.S.; correcting cross-references; renumbering and amending s. 189.009, F.S.; correcting cross-references; renumbering and amending s. 189.30, F.S., relating to purchase or sale of water or sewer utility by special district; providing applicability; amending s. 11.45, F.S.; providing for annual financial audits of certain special districts; providing for a hearing; providing for the transfer of certain information to designated recipients; correcting cross-references; amending s. 20.18, F.S.; providing for cooperation of the Department of Community Affairs and other state agencies with respect to special district reporting requirements; amending s. 75.05, F.S.; providing for a copy of certain served complaints with respect to independent special districts; amending s. 112.322, F.S.; providing for a report; amending s. 112.665, F.S.; directing the Division of Retirement of the Department of Administration to issue an annual report concerning compliance of special districts with certain retirement provisions; amending s. 165.011, F.S.; changing the title of the "Formation of Local Governments Act" to the "Formation of Municipalities Act"; amending ss. 165.021, 165.031, 165.041, 165.051, 165.052, 165.061, 165.071, F.S.; deleting reference to local government and special districts and providing reference to municipalities; amending s. 218.32, F.S., relating to financial reporting; requiring the Legislative Auditing Committee to notify specified departments of failure to report; providing for a hearing; providing that the annual financial report of each municipality and county shall include a list of dependent districts located therein; correcting cross-references; deleting certain required reporting information; amending s. 218.37, F.S.; providing for a report to the Special District Information Program; expanding powers and duties of the Division of Bond Finance with respect to bond validation; amending s. 218.38, F.S., relating to notice of bond issues; requiring the Legislative Auditing Committee to notify specified departments of failure to comply; providing for a hearing; correcting cross-references; amending s. 190.011, F.S.; providing that community development districts shall have the power to impose, collect, and enforce non-ad valorem assessments; amending s. 190.021, F.S.; providing for the funding of certain activities from non-ad valorem assessments; amending s. 190.046, F.S., relating to the termination, contraction, or expansion of districts; providing requirements with respect to a government formed by a merger involving a community development district; creating s. 200.0684, F.S.; requiring an annual compliance report for the Department of Community Affairs; amending s. 218.34, F.S.; deleting the authority of a local governing authority to approve the budget or tax levy of any special district; deleting a report to the Department of Banking and Finance; amending s. 100.011, F.S.; providing that independent and dependent special district elections shall be conducted in a certain manner; providing an exception; amending s. 218.503, F.S., relating to determination of financial emergency; creating s. 373.0391, F.S.; providing for technical assistance to local government by water management districts; amending s. 121.021, F.S.; redefining the term "special district" with respect to the Florida Retirement System; amending s. 200.001, F.S.; providing definitions; amending s. 218.31, F.S.; providing definitions; authorizing the Department of Community Affairs to make rules; repealing s. 189.001, F.S., relating to the short title of the "Special Districts Disclosure Act of 1979"; repealing s. 189.002, F.S., relating to legislative findings and intent; repealing s. 189.003, F.S., relating to definitions; directing the Depart-

ment of Community Affairs to compile an inventory of fire control districts in the state; requiring a report to the Legislature; directing the Department of Community Affairs to establish a fee schedule with respect to the administration of the act; providing a limitation thereto; providing for the consideration of hiring a professional manager for independent special districts under certain circumstances; providing an appropriation to the Department of Community Affairs; providing effective dates.

By the Committee on Economic, Professional and Utility Regulation; and Senators Langley, Casas and Plummer—

CS for SB's 601, 1015 and 1095—A bill to be entitled An act relating to solicitation of funds; repealing chapter 496, F.S., consisting of the Solicitation of Charitable Contributions Act and the Law Enforcement and Emergency Service Solicitation of Contributions Act; creating ss. 496.001-496.011, F.S., the Solicitation of Funds Act; providing intent and application of the act; providing definitions; requiring persons soliciting contributions to disclose certain information upon request to prospective donors; providing penalties; prohibiting certain acts in connection with solicitation of funds; providing requirements with respect to funds solicited; providing penalties; specifying that more stringent provisions may be adopted by local governments; providing for investigation by the division; requiring that all contributions solicited for named individuals be deposited in a trust account or depository established in accordance with s. 69.031, F.S., and providing for disbursements therefrom; providing jurisdiction of the circuit courts; providing for civil remedies and enforcement; providing for a public information campaign; repealing s. 933.14(6), F.S., which prohibits persons registered under the Law Enforcement and Emergency Service Solicitation of Contributions Act from operating a private criminal justice training school; amending s. 895.02, F.S.; including crimes under chapter 496, F.S., within the definition of "racketeering activity" under the Florida RICO Act; providing an effective date.

By the Committee on Judiciary-Criminal and Senator Myers—

CS for SB 607—A bill to be entitled An act relating to controlled substances; amending s. 893.03, F.S.; revising schedules of controlled substances, and reenacting ss. 893.13, 893.08(1)(b), 893.135, 322.055, 415.503(8)(a)2., 766.101(3)(a), 782.04(1), (3), and (4), 817.563, and 831.31, F.S., relating to prohibited acts and penalties, exceptions, trafficking, revocation or suspension of driver's license, drug dependency of newborns, substance abuse information, murder, fraudulent sales of controlled substances, and counterfeit controlled substances, respectively, to incorporate said amendment in references thereto; providing technical amendments; providing an effective date.

By the Committee on Commerce and Senators Beard, Girardeau, Peterson and Grant—

CS for SB 615—A bill to be entitled An act relating to stolen property; amending ch. 538, F.S.; creating ss. 538.03, 538.04, 538.05, 538.06, 538.07, 538.08, 538.09, 538.15, 538.16, 538.17, F.S.; providing definitions; providing recordkeeping requirements, verification requirements, and criminal penalties; providing for inspection of records and premises; mandating holding periods in certain circumstances; providing penalties; providing pleading for return of stolen property and providing procedure; providing for registration of second-hand dealers with the Department of Revenue; providing fees and establishing the Second-Hand Dealer Clearing Trust Fund; providing for fingerprinting; providing for a fine for violations and for denial, suspension, or revocation of registration; prohibiting certain acts and practices; providing for disposal of property held by pawnbrokers and requiring notice; authorizing local regulation; amending s. 680.104, F.S.; providing for precedence over the Uniform Commercial Code; repealing ss. 538.01, 538.011, 538.012, 538.014, 538.016, 538.018, 538.019, 538.02, 538.021, F.S., relating to precious metals dealers, junk dealers, scrap-metal processors, and foundries; repealing ss. 715.04, 715.041, 715.0415, 715.042, F.S., relating to pawnbrokers; providing an effective date.

By the Committee on Economic, Professional and Utility Regulation; and Senator Malchon—

CS for SB 627—A bill to be entitled An act relating to the regulation of dentistry; creating s. 466.041, F.S.; requiring certain persons who are carriers of hepatitis B virus to notify the Board of Dentistry; providing for reports and practice requirements; providing for confidentiality; providing for review and repeal; providing an effective date.

By the Committee on Transportation and Senator Forman—

CS for SB 639—A bill to be entitled An act relating to motor vehicle fraud; creating the "Odometer Fraud Prevention and Detection Act"; amending s. 319.001, F.S.; defining the term "used motor vehicle"; amending s. 319.14, F.S.; changing the term "for hire" to "lease"; deleting the exception to public disclosure of previous status for vehicles which are not current models; providing that when a certificate of title is branded to reflect a condition or prior use of the vehicle, the brand must be carried forward; amending s. 319.21, F.S.; permitting reassignment of out-of-state motor vehicle titles by dealers; deleting certain provisions relating to vehicles without certificates of title in this state; creating s. 319.225, F.S.; requiring that a statement of requirements of federal and state law relating to odometer disclosure be included on title certificates; providing for transfer and reassignment forms with odometer disclosure statements on the reverse of title certificates; requiring dealers to take title in certain circumstances; providing for use of separate dealer reassignment forms in certain situations; requiring odometer disclosure upon transfer of certain used vehicles; providing penalties for failure to make disclosure; prohibiting the same person from signing a disclosure statement as transferor and transferee in the same transaction except when a title certificate is held by a lienor and providing for signature by power of attorney in such a case; providing for notation of auctions and odometer readings at time of auction; requiring notations by auctioneers and providing a penalty for failure to so note; providing for construction in conformance with federal rules; amending s. 319.24, F.S.; providing that the Department of Highway Safety and Motor Vehicles record and maintain odometer mileage readings and that motor vehicle dealer license numbers be required for duplicate titles; amending s. 319.32, F.S.; increasing motor vehicle title transfer fees; amending s. 319.323, F.S.; increasing fees for expedited service; providing a revised timeframe; amending s. 320.27, F.S.; providing that motor vehicle dealers must have duly assigned certificates of title or must have made proper application for title or duplicate for any motor vehicle offered for sale; providing that a vehicle may not be sold until such certificate or proof of such application can be produced; deleting certain redundant provisions on use of reassignment forms by dealers; creating s. 320.90, F.S.; providing that dealers must provide retail purchasers of used motor vehicles with a consumer's rights pamphlet; amending s. 319.22, F.S.; deleting certain provisions related to notaries; deleting odometer disclosure requirements inconsistent with those provided in this act; amending s. 319.23, F.S.; deleting certain provisions relating to oaths and notaries; conforming said section to other provisions of this act; deleting a provision on applications for duplicate titles by dealers; prohibiting issuance of title until s. 319.225, F.S., has been complied with; amending s. 319.29, F.S.; providing for verification of applicants for duplicate title certificates under certain circumstances; creating s. 319.324, F.S.; creating the Odometer Fraud Prevention and Detection Trust Fund; providing for deposit of moneys into the fund; providing purposes of the fund; providing effective dates.

By the Committee on Economic, Professional and Utility Regulation; and Senator Grant—

CS for SB 651—A bill to be entitled An act relating to the practice of geology; amending s. 492.105, F.S.; revising certain requirements for certification to take the examination for licensure as a professional geologist; providing an effective date.

By the Committee on Governmental Operations and Senators Johnson and Woodson-Howard—

CS for SB 654—A bill to be entitled An act relating to the Ringling Museum of Art; amending ss. 265.26, 265.261, F.S.; increasing the membership of the Board of Trustees of the John and Mable Ringling Museum of Art; revising membership requirements of the board of trustees; providing an advisory council to the board of trustees; providing duties of the advisory council; continuing the exemption of certain records of the direct-support organization from the public records law; providing for future legislative review of such exemption pursuant to the Open Government Sunset Review Act; providing an effective date.

By the Committee on Transportation—

CS for SB 658—A bill to be entitled An act relating to uniform traffic control; amending ss. 322.01, 322.12, 322.16, 322.121, 322.21, 322.08, 322.03, 322.05, 322.251, 322.264, 316.1936, 322.34, 322.32, 322.30, 316.1934, 322.14, 322.07, 322.04, 322.031, 234.091, 322.051, 322.15, 322.17, 322.18, 322.19, 322.22, 322.221, 322.25, 322.2505, 322.26, 322.27, 322.37, 322.38, 322.41, 316.027, 316.1935, 318.14, 324.051, 324.181, 401.281,

627.733, 831.29, F.S.; providing for the issuance of classified driver's licenses; providing a short title; providing for the resolution of conflicts with other laws; providing definitions; requiring a commercial driver's license be obtained by certain persons; providing an exemption from such requirement; providing classifications for driver's licenses; prohibiting persons from operating motor vehicles not covered by their license classification; providing for the examination of driver's license applicants; providing procedures under which certain persons may be exempted from a portion of such examination; authorizing the Department of Highway Safety and Motor Vehicles to execute agreements to authorize third parties to perform certain portions of the driver's license examination; requiring driver's license endorsements for the operation of certain vehicles; providing for the issuance of restricted driver's licenses; providing additional requirements for the renewal of driver's licenses; providing fees; providing penalties; providing for implementation by the department; authorizing the department to contact licensed drivers regarding the requirement to be relicensed; providing additional requirements for the application for a driver's license; requiring persons who apply for commercial driver's licenses to surrender all other driver's licenses; providing residency requirements for the issuance of certain driver's licenses; providing age restrictions for the issuance of driver's licenses; prohibiting the driver of a commercial motor vehicle from possessing more than one driver's license; providing for the disqualification of a person's privilege to operate a commercial motor vehicle; providing procedures relating to such disqualification; redefining the term "habitual traffic offender"; providing corrected references; prohibiting the operation of a commercial motor vehicle by a person with a positive blood alcohol level; providing that the presumptions contained in s. 316.1934, F.S., are not applicable in a prosecution of a person for driving a commercial motor vehicle while his blood alcohol level is over .00; providing implied consent for certain tests; providing procedures to determine whether a person's refusal to submit to such tests is lawful; requiring the department to enter into agreements for the exchange of driver's license records; authorizing the operation of a motor vehicle by unlicensed persons during a driver's license examination; providing specifications for driver's licenses; providing for the issuance of instruction permits; providing exemptions for certain persons from the requirement to obtain a driver's license; providing driver's license requirements for public school bus operators; providing that persons charged with certain violations may not utilize procedures for the withholding of adjudication pursuant to s. 318.14, F.S.; authorizing the department to prequalify applicants for a commercial driver's license; providing severability; providing effective dates.

By the Committee on Health and Rehabilitative Services; and Senator Malchon—

CS for SB 670—A bill to be entitled An act relating to juvenile proceedings; amending s. 39.421, F.S.; authorizing law enforcement officers to take truant children into custody for delivery to the school system; providing an effective date.

By the Committee on Natural Resources and Conservation; and Senator Kirkpatrick—

CS for SB 688—A bill to be entitled An act relating to aquaculture; amending ss. 253.01, 270.22, F.S.; providing for deposit of revenues from certain aquaculture leases into the Marine Biological Research Trust Fund of the Department of Natural Resources, rather than the Internal Improvement Trust Fund; providing for the use of funds from shellfish-related aquaculture leases; amending s. 253.71, F.S.; providing for a surcharge on aquaculture leases and eliminating a bond requirement; providing for cultivation guidelines; amending s. 370.16, F.S.; providing for increased rates for shellfish leases; providing for a surcharge for certain purposes; providing for deposit of shellfish lease rental fees; deleting provisions relating to taxes and licenses collected by the Division of Marine Resources of the department; providing an effective date.

By the Committee on Natural Resources and Conservation; and Senators Thurman, Woodson-Howard, Stuart and Peterson—

CS for SB 691—A bill to be entitled An act relating to pollution control; amending s. 376.30, F.S.; revising legislative intent with respect to pollution of surface and ground waters; amending s. 376.301, F.S.; providing definitions of terms used in ss. 376.30-376.319, F.S.; amending s. 376.303, F.S.; revising provisions with respect to the powers and duties of the Department of Environmental Regulation pertaining to pollution of surface and ground waters; authorizing the establishment of standards for underground facilities that store hazardous substances and pollutants, marine fueling facilities, and aboveground facilities that store pol-

lutants not covered by ss. 376.011-376.21 or ch. 377, F.S.; revising provisions relating to the department's compliance verification program; providing for advances of working capital to local governments to expedite completion of such program; providing for issuance and display of registration placards; providing registration fees for storage tanks; requiring marine fueling facilities to pay registration fees; amending s. 376.3071, F.S.; providing an additional use for the Inland Protection Trust Fund; revising provisions relating to reimbursement for cleanup expenses; amending s. 376.3072, F.S.; changing the name of the Florida Petroleum Liability Insurance Program to the Florida Petroleum Liability Insurance and Restoration Program; revising provisions with respect to the scope and type of coverage under the program; redefining the term "incident" as used in said section; defining the term "petroleum product"; revising criteria with respect to eligibility for participation in the program; providing for the payment of premiums directly to contractors under certain circumstances; amending s. 376.3073, F.S., relating to local programs for control of contamination; providing for the advance of working capital to the local government under certain circumstances; amending s. 376.317, F.S.; authorizing county governments to adopt ordinances regulating underground storage tanks under certain circumstances; amending s. 287.0595, F.S., relating to pollution response action construction contracts, to conform a cross-reference; amending s. 403.091, F.S., relating to inspection of facilities by the Department of Environmental Regulation under the Florida Air and Water Pollution Control Act, to conform a cross-reference; amending s. 403.760, F.S., relating to public used oil collection centers, to conform a cross-reference; providing an effective date.

By the Committee on Transportation and Senators Kiser and Weinstock—

CS for SB 697—A bill to be entitled An act relating to motor vehicles; amending s. 320.02, F.S.; repealing a provision that requires a person to register his motor vehicle in the county in which he resides; revising cross-references; amending s. 325.203, F.S.; specifying a date for inspecting certain motor vehicles; providing that a person who provides false information on a motor vehicle registration application to avoid inspection requirements is guilty of a first-degree misdemeanor; providing a penalty; providing for temporary exemptions from motor vehicle inspection requirements; requiring certain state agencies to file annual reports of the results of certain motor vehicle inspections with the Department of Highway Safety and Motor Vehicles; amending s. 325.207, F.S.; revising a requirement that a contract between the department and a contractor for the operation of inspection stations contain a provision for the calculation of damages upon termination of the contract; creating exemptions from the public records law for certain information; providing for future legislative review and repeal of such exemptions; amending s. 325.209, F.S.; specifying a maximum period of time for which the department may waive inspection requirements; authorizing a motor vehicle owner to repair or adjust his motor vehicle to meet criteria to receive such a waiver; providing a procedure for a motor vehicle owner to appeal a denial of such a waiver by the department; amending s. 325.213, F.S.; requiring applicants for self-inspectors' licenses to file, with the department, sets of fingerprints under certain circumstances; providing an exception; providing an effective date.

By the Committee on Judiciary-Civil and Senator Gordon—

CS for SB 713—A bill to be entitled An act relating to remedies for unlawful discriminatory practices; creating s. 760.07, F.S.; providing for a right of action for equitable remedies and actual and punitive damages for persons aggrieved by discriminatory practices in the areas of education, employment, housing, and public accommodations; providing for attorney's fees and court costs; providing an effective date.

By the Committee on Community Affairs—

CS for SB 733—A bill to be entitled An act relating to trust funds; amending s. 201.15, F.S.; reallocating a portion of the documentary stamp tax from the State Infrastructure Fund to the State Housing Trust Fund; providing for the use of moneys deposited in the State Housing Trust Fund; amending s. 212.235, F.S.; lowering the total annual amount of funds to be deposited into the State Infrastructure Fund; amending s. 420.0005, F.S.; providing that funds from the State Housing Trust Fund may be used to administer housing programs; providing an effective date.

By the Committee on Health Care and Senator Woodson-Howard—

CS for SB 739—A bill to be entitled An act relating to health maintenance organizations; amending s. 641.19, F.S.; defining "affiliate"; amend-

ing s. 641.26, F.S.; deleting certain annual report requirements; revising fines for neglecting to file such report; amending s. 641.35, F.S.; specifying certain assets not allowed in determination of financial condition; providing an exception; creating s. 641.386, F.S.; requiring certain agents of a health maintenance organization to be licensed as a health insurance agent; amending ss. 407.07, 641.441, 641.47, F.S.; correcting cross-references; amending s. 409.266, F.S.; requiring the Department of Health and Rehabilitative Services to contract only with specified providers for certain services; providing for review and repeal; providing an effective date.

By the Committee on Commerce and Senators D. Childers, Peterson and Langley—

CS for SB 752—A bill to be entitled An act relating to the Florida Employment Opportunity Act; amending s. 409.029, F.S.; amending legislative findings and intent; amending the definition of the term “teenage parent”; defining the term “other teenage recipient”; requiring the Department of Health and Rehabilitative Services to withhold payment of AFDC assistance to a teenage recipient who is a school dropout or truant; requiring the department to seek a federal waiver and providing a conditional effective date for implementing the school attendance requirements; providing an effective date.

By the Committee on Economic, Professional and Utility Regulation; and Senator Grant—

CS for SB 784—A bill to be entitled An act relating to the practice of physical therapy; amending s. 20.30, F.S.; creating s. 486.023, F.S.; creating the Board of Physical Therapy Practice and providing for the appointment of board members; amending ss. 486.021, 486.025, 486.031, 486.061, 486.081, 486.102, 486.106, 486.107, 486.125, F.S.; transferring powers and duties of the Board of Medical Practice in conjunction with the Physical Therapy Council, relating to the regulation of the practice of physical therapy to the newly created Board of Physical Therapy Practice; amending ss. 455.2275, 455.24, 455.241, 455.242, 455.245, F.S.; providing certain penalties for giving false information relating to chapter 486, F.S.; providing for the regulation of advertising by physical therapists; providing for the release of certain patient records by physical therapists; providing for the disposition of records of deceased physical therapists or physical therapists relocating or terminating practice; providing for the emergency suspension of the license of certain physical therapists; providing for future review and repeal of provisions establishing the board; providing appropriations; providing an effective date.

By the Committee on Natural Resources and Conservation; and Senator Brown—

CS for SB 799—A bill to be entitled An act relating to environmental protection; amending s. 403.161, F.S.; providing clarification with respect to certain violations of chapter 403, F.S.; authorizing the Department of Environmental Regulation to require certification of certain activities by a professional engineer or regulated professional; providing for costs; amending s. 403.852, F.S.; providing a definition; amending s. 403.853, F.S.; providing for additional standards for nontransient noncommunity water systems; eliminating testing for contaminants for community water supply systems; amending s. 403.862, F.S.; requiring certain county health departments to approve or disapprove the construction or modification of a public water system; providing effective dates.

By the Committee on Natural Resources and Conservation; and Senator Walker—

CS for SB 804—A bill to be entitled An act relating to fishing, hunting, and trapping; amending s. 372.71, F.S.; providing for noncriminal infractions; creating s. 372.711, F.S.; providing for noncriminal penalties for violations relating to the taking of freshwater fish and game without a license; providing an effective date.

By the Committee on Transportation and Senator Beard—

CS for SB 841—A bill to be entitled An act relating to uniform traffic control; amending s. 316.003, F.S.; redefining the term “tandem trailer truck highway network”; amending s. 316.515, F.S.; providing corrected references; regulating and prohibiting the operation of certain oversize vehicles on specified roads; prohibiting the Department of Transportation from restricting days and hours of operation on the tandem trailer truck highway network; providing access to certain facilities located within a specified distance of the tandem trailer truck highway network; authorizing the Department of Transportation to restrict such access;

providing procedures for facility operators to request access beyond the limit; authorizing the operation of certain automobile towaway and driveaway vehicles; amending s. 316.302, F.S.; reenacting provisions which were inadvertently omitted; specifying penalties; authorizing the Department of Transportation to conduct motor carrier terminal audits for certain purposes; providing an effective date.

By the Committee on Judiciary-Civil and Senator McPherson—

CS for SB 859—A bill to be entitled An act relating to assignments of mortgages; amending s. 701.02, F.S.; requiring that an assignment of mortgage must be contained in a document which indicates the assignment in its title to be effectual against certain parties; providing an effective date.

By the Committee on Health Care and Senator Johnson—

CS for SB 865—A bill to be entitled An act relating to notices of pesticide application; creating s. 482.2265, F.S.; requiring pest control businesses or operators to provide certain information to customers upon request; requiring such persons to post a notice of certain applications of a pesticide; providing for determination of chemically sensitive persons; requiring certain notice to such persons prior to applying a pesticide; providing duties of the Department of Health and Rehabilitative Services; providing for review and repeal; providing an effective date.

By the Committee on Economic, Professional and Utility Regulation; and Senators Dudley, Gardner, D. Childers, Casas and Kiser—

CS for SB's 932, 357, 396, 465 and 775—A bill to be entitled An act relating to telephone solicitation; creating s. 365.1655, F.S.; prohibiting any person from using a machine that electronically transmits facsimiles of documents through connection with a telephone network to transmit unsolicited advertising material for the sale of any real property, goods, or services; providing a civil penalty; providing an effective date.

By the Committee on Transportation and Senators Dudley and Thurman—

CS for SB 960—A bill to be entitled An act relating to motor vehicle licenses; creating s. 320.0895, F.S.; providing for the design and issuance of “Florida Salutes our Veterans” license plates; providing additional fees for such license plates; providing for deposit of a portion thereof in a State Homes for Veterans Trust Fund and providing for use thereof; providing an effective date.

By the Committee on Judiciary-Criminal and Senator Dudley—

CS for SB 962—A bill to be entitled An act relating to weapons and firearms; amending s. 790.06, F.S., relating to license to carry a concealed weapon; requiring that photographic identification be submitted and placed on the license; providing an effective date.

By the Committee on Health and Rehabilitative Services; and Senators Weinstock, Davis and Weinstein—

CS for SB 972—A bill to be entitled An act relating to nursing homes and related health care facilities; amending s. 400.211, F.S.; providing for the revision of certification requirements for nursing assistants under specified circumstances; amending s. 400.402, F.S.; revising the definition of the term “adult congregate living facility” to include facilities which provide certain mental health services; revising the term “supervision of self-administered medication” to include additional duties; defining the term “mental health resident” for purposes of part II of ch. 400, F.S.; amending s. 400.407, F.S.; providing requirements for designation by the Department of Health and Rehabilitative Services as a facility that is licensed to provide limited mental health services; requiring that a facility be so designated in order to receive certain funding for the purpose of providing mental health services; limiting the number of mental health residents that may be in certain facilities; providing for fees in addition to license fees; amending s. 400.411, F.S.; revising the circumstances under which a provisional license may be issued by the department; amending s. 400.414, F.S.; providing a standard of proof for the department in actions under ch. 120, F.S.; providing additional grounds for such actions by the department against persons licensed under part II of ch. 400, F.S.; creating s. 400.4174, F.S.; requiring certain reports of abuse, neglect, or exploitation to be provided to the department’s area office of licensure and certification; amending s. 400.418, F.S.; revising provisions relating to the disposition and use of moneys in the licensure fees trust fund of the department; amending s. 400.419, F.S.; clarifying that a fine may be imposed upon persons who operate an adult congregate living

facility without a license; amending s. 400.426, F.S.; requiring that medical examination reports accompany residents to be admitted to a facility; requiring residents of a facility who receive certain payments to undergo certain examinations and evaluations; amending s. 400.441, F.S.; providing additional requirements for rules relating to fire inspections, safety, and sanitary conditions of licensed facilities; authorizing the department to provide for an abbreviated annual inspection for certain licensed facilities; requiring adequate staff; amending s. 400.452, F.S.; providing additional education requirements for staff of a licensed facility; requiring certain facilities to pay a fee for training and education programs; amending s. 400.453, F.S.; requiring the department to provide an optional pre-construction review of a facility; amending s. 409.212, F.S.; establishing the income eligibility standard for monthly optional supplementation payments; providing for additional payments to be made for certain mental health residents; amending s. 509.241, F.S.; authorizing the Division of Hotels and Restaurants of the Department of Business Regulation to refuse to issue or renew a license under ch. 509, F.S., relating to public lodging and food service establishments, to any person who has had a license denied, revoked, or suspended under s. 400.414, F.S.; requiring the Health Care Cost Containment Board to conduct a study of adult congregate living facilities; providing requirements for the study; requiring the board to submit certain reports; requiring the department to make a report on the abbreviated annual inspections of adult congregate living facilities; providing requirements for such report; providing for future review and repeal of specified provisions; repealing s. 400.417(3), F.S., relating to conditional licensure of adult congregate living facilities; providing an effective date.

By the Committee on Judiciary-Criminal and Senator Casas—

CS for SB 1006—A bill to be entitled An act relating to theft; amending s. 812.014, F.S.; authorizing inclusion of prior grand theft convictions in accumulating offenses for purposes of providing an enhanced penalty when a second or subsequent theft conviction is for petit theft; reenacting ss. 812.015(2), 634.319(2), 634.421(2), 642.038(2), and 705.102(4), F.S., relating to retail and farm theft; reporting and accounting for funds received by sales representatives in certain fiduciary transactions; and unlawful appropriation of lost or abandoned property, to incorporate said amendments; providing technical amendments; providing an effective date.

By the Committee on Judiciary-Criminal and Senator Langley—

CS for SB 1022—A bill to be entitled An act relating to reimbursement of counties for certain appointed counsel; creating s. 925.037, F.S.; providing for reimbursement of counties for expenses incurred in compensating certain appointed counsel; providing prerequisites for such reimbursement; providing for allocation of funds appropriated for such purpose; requiring establishment of a circuit conflict committee in each judicial circuit; providing procedures for reimbursement; requiring certain reports; prohibiting transfers to increase amounts appropriated for such purpose; providing an effective date.

By the Committee on Judiciary-Criminal and Senator Souto—

CS for SB 1030—A bill to be entitled An act relating to controlled substances violations; amending ss. 893.13, 893.135, F.S.; providing, as an additional penalty upon conviction for offenses involving possession or sale of, or trafficking in, controlled substances, for the person's driving privilege to be suspended by the court; providing for escalation of the period of suspension upon subsequent convictions; providing an effective date.

By the Committee on Judiciary-Civil and Senator Souto—

CS for SB 1033—A bill to be entitled An act relating to civil remedies for criminal practices; amending s. 772.11, F.S.; providing for a minimum damages recovery for persons injured by specified theft offenses; providing a procedure for written demand and written release; providing for recovery of damages from the parents or legal guardian of a minor; providing an effective date.

By the Committee on Judiciary-Criminal and Senator Langley—

CS for SB 1042—A bill to be entitled An act relating to financial affairs; amending s. 939.15, F.S.; providing that costs incurred pursuant to s. 27.54(3), F.S., by the public defenders shall be paid by the counties upon certification by the public defender; authorizing counties to contest the reasonableness of expenses; providing an effective date.

By the Committee on Health Care and Senator Ros-Lehtinen—

CS for SB 1063—A bill to be entitled An act relating to home health agencies; amending s. 400.462, F.S.; defining "nurse registry"; creating s. 400.506, F.S.; providing for licensure of nurse registries; providing for a fee; providing administrative penalties; providing for license renewal; providing for conditional licenses; providing for injunction; requiring use of license number in advertising; providing a penalty; providing for inspections and investigations by the Department of Health and Rehabilitative Services; providing for referral of certain health care professionals for employment in private residences; prohibiting referral of certain health care professionals for employment in private residences; requiring certain notice or reports; requiring employment applications and records; providing for department rules; providing for review and repeal; providing an effective date.

By the Committee on Health and Rehabilitative Services; and Senator Weinstock—

CS for SB 1084—A bill to be entitled An act relating to developmental disabilities; amending s. 393.065, F.S.; requiring the Department of Health and Rehabilitative Services to develop a habilitation plan for each developmentally disabled person who receives services from the department; requiring the department to specify the services and facilities that it will provide to such person; requiring the department to develop a standard habilitation plan form; providing for the administration of the development of each plan; requiring the department to consider specified facilities for the residential care of such persons; requiring the department to specify habilitation goals for such a person and to review and revise the plan according to the progress of the habilitation of such a person; requiring the department to report the habilitative and medical progress of such persons to him or his parent or guardian; providing an effective date.

By the Committee on Health Care and Senator Davis—

CS for SB 1133—A bill to be entitled An act relating to patient records; reenacting s. 395.017, F.S., as amended; reinstating provisions inadvertently repealed by omission by s. 1, ch. 88-208, Laws of Florida; providing conforming language; requiring speedy release of patient records and insurance information by licensed facilities; amending s. 455.241, F.S.; requiring speedy release of patient records and insurance information by health care providers; providing an effective date.

By the Committee on Higher Education and Senator Kirkpatrick—

CS for SB 1148—A bill to be entitled An act relating to health care; creating s. 240.4986, F.S.; creating a grant fund to increase enrollment in nursing and other health service programs at community colleges; providing for administration; providing for funding and for matching funding; amending ss. 407.50, 407.51, F.S.; authorizing the Health Care Cost Containment Board to approve certain hospital expenditures to educational institutions for training nurses and other allied health professionals; providing an effective date.

By the Committee on Economic, Professional and Utility Regulation—

CS for SB 1223—A bill to be entitled An act relating to the Public Service Commission; amending s. 350.121, F.S.; prescribing when an inquiry may be undertaken by the commission and by whom it may be initiated; providing for issuance of a report of the findings of an inquiry which does not result in a formal proceeding; clarifying application of the Open Government Sunset Review Act; providing an effective date.

By the Committee on Health Care and Senator Malchon—

CS for SB 1281—A bill to be entitled An act relating to health care; creating the Patient's Bill of Rights and Responsibilities; 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 and Responsibilities; providing for patient's responsibilities; requiring the Department of Health and Rehabilitative Services to print and distribute a summary of Florida Patient's Bill of Rights and Responsibilities; providing an effective date.

MOTIONS RELATING TO COMMITTEE REFERENCE

On motions by Senator Scott, by two-thirds vote SM 91 was withdrawn from the Committee on Rules and Calendar and SB 1005 was withdrawn from the Committee on Personnel, Retirement and Collective Bargaining.

On motions by Senator Scott, by two-thirds vote SB 1137 was withdrawn from the Committee on Regulated Industries and referred to the Committee on Economic, Professional and Utility Regulation.

On motions by Senator Scott, by two-thirds vote SB 1377 was withdrawn from the Committees on Judiciary-Civil and Appropriations and referred to the Committees on Judiciary-Criminal and Appropriations.

On motion by Senator Thurman, by two-thirds vote SB 1466 was withdrawn from the committee of reference and indefinitely postponed.

On motion by Senator Meek, by two-thirds vote SB 204 was withdrawn from the committees of reference and indefinitely postponed.

On motion by Senator Souto, by two-thirds vote SB 1082 was withdrawn from the committees of reference and indefinitely postponed.

On motion by Senator Brown, by two-thirds vote SB 631 was withdrawn from the committees of reference and indefinitely postponed.

On motion by Senator Margolis, by two-thirds vote SB 305 was withdrawn from the Committee on Appropriations.

On motion by Senator Stuart, the rules were waived and SB 98 was ordered immediately certified to the House.

MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

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:

<i>Office and Appointment</i>	<i>For Term Ending</i>
Florida State Fair Authority, Congressional District 19 Appointee: Arnold, Walter B., Jr., Miami	06/30/89
Board of Hearing Aid Specialists Appointee: Tanner, Paul C., Ft. Lauderdale	07/30/90
Florida Housing Finance Agency Appointee: Nunez, Guillermo R., Miami	11/13/90
Investment Advisory Council Appointee: Friedman, Harris C., Miami	12/12/91
Marine Fisheries Commission Appointee: Wallin, Thomas W., Sarasota	08/01/91
North Central Florida Regional Planning Council, Region 3 Appointee: Triplett, Clyde M., Suwannee	10/01/91
East Central Florida Regional Planning Council, Region 6 Appointee: Geuka, Amefika D., Sanford	10/01/91
Florida Commission on Veterans' Affairs Appointee: Thomson, John M., Coral Gables	11/16/92

Referred to the Committee on Executive Business.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

First Reading

The Honorable Bob Crawford, President

I am directed to inform the Senate that the House of Representatives has passed CS for HB 102, House Bills 106, 833, 842, 1389; has passed as amended House Bills 754, 1531, 1532, 1594, 1644; has adopted HM 1717 and requests the concurrence of the Senate.

John B. Phelps, Clerk

By the Committee on Criminal Justice and Representatives Smith and Long—

CS for HB 102—A bill to be entitled An act relating to gambling; amending s. 849.17, F.S.; deleting the requirement that the clerk of the circuit court retain all gambling machines, apparatus, or devices, and contents, for arrests made with respect to the gambling statutes; requiring that the arresting agency retain such equipment and material; amending s. 43.195, F.S.; providing that clerk of court may dispose of

property after 3 years in certain circumstances; amending s. 849.16, F.S.; providing for use of reverse vending machines; providing an effective date.

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

By Representatives Smith and Long—

HB 106—A bill to be entitled An act relating to obscene literature; amending s. 847.011, F.S.; eliminating the requirement that the clerks of the circuit courts retain evidence with respect to violations in connection with obscene materials; providing an effective date.

—was referred to the Committee on Judiciary-Civil.

By the Committee on Agriculture and Representatives Easterly and Harris—

HB 833—A bill to be entitled An act relating to honeybees; amending s. 586.02, F.S.; defining "compliance agreement"; creating s. 586.045, F.S.; requiring beekeepers to register with the Department of Agriculture and Consumer Services; amending s. 586.10, F.S.; providing additional powers and duties of the department; amending s. 586.11, F.S.; revising requirements for shipments of honeybees and used beekeeping equipment; providing an effective date.

—was referred to the Committee on Agriculture.

By the Committee on Agriculture and Representatives Easterly and Harris—

HB 842—A bill to be entitled An act relating to the Florida Boll Weevil Eradication Law; amending s. 593.116, F.S.; providing a penalty for failure to destroy cotton stalks by a specified date each year in which the boll weevil eradication program is in effect; providing an effective date.

—was referred to the Committee on Agriculture.

By the Committee on Community Affairs and Representative C. F. Jones—

HB 1389—A bill to be entitled An act relating to the Surface Transportation and Uniform Relocation Assistance Act of 1987; amending ss. 339.09 and 421.55, F.S.; correcting reference in the statutes to federal law; providing an effective date.

—was referred to the Committees on Transportation and Appropriations.

By Representative Irvine—

HB 754—A bill to be entitled An act relating to the Camp Blanding armory; naming the armory the Major General Kennedy C. Bullard Armory, in honor of the retired Adjutant General of this state; directing the Department of Military Affairs to erect suitable markers; providing an effective date.

—was referred to the Committee on Governmental Operations.

By the Committee on Governmental Operations and Representative Martin—

HB 1531—A bill to be entitled An act relating to library registration and circulation records; amending s. 257.261, F.S., which provides an exemption from public records requirements for library registration and circulation records; saving such exemption from repeal; providing for future review and repeal; providing an effective date.

—was referred to the Committee on Governmental Operations.

By the Committee on Governmental Operations and Representative Martin—

HB 1532—A bill to be entitled An act relating to information relating to land reclamation; amending s. 378.208, F.S., which provides an exemption from public records requirements for financial statements submitted to the Department of Natural Resources by phosphate mining companies; limiting the exemption; saving such exemption from repeal; amending s. 378.406, F.S., which provides an exemption from public records requirements for certain information required or discovered by the department relating to resource extraction operations; providing criteria

to be used by the executive director in determining confidentiality; saving such exemption from repeal; providing an effective date.

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

By the Committee on Governmental Operations and Representative Martin—

HB 1594—A bill to be entitled An act relating to the Florida State Archives and the Florida Folklife Archives; amending s. 257.35, F.S., which provides a limited exemption from public records requirements for certain records in the custody of the Florida State Archives; saving such exemption from repeal; specifying the application of such exemption to certain public and other records and to nonpublic manuscript or archival material; providing for future review and repeal; amending s. 267.16, F.S., which provides a limited exemption from public records requirements for archival materials acquired by the Florida Folklife Archives under terms or conditions which limit their use; saving such exemption from repeal; providing for future review and repeal; providing an effective date.

—was referred to the Committee on Governmental Operations.

By the Committee on Governmental Operations and Representative Martin—

HB 1644—A bill to be entitled An act relating to records relating to licensed drivers; amending s. 322.20, F.S., which provides an exemption from public records requirements for records of traffic accidents for which no citation is issued, and which provides an exemption from requirements relating to copying for lists of licensed drivers obtained from the Department of Highway Safety and Motor Vehicles by public agencies and officials; saving such exemptions from repeal; providing for future review and repeal; providing an effective date.

—was referred to the Committee on Transportation.

By Representative Tobin and others—

HM 1717—A memorial to the Congress of the United States, urging Congress to support the establishment of a board to investigate the dispute between Eastern Airlines and its collective bargaining units.

—was referred to the Committee on Rules and Calendar.

The Honorable Bob Crawford, President

I am directed to inform the Senate that the House of Representatives has passed SB 169.

John B. Phelps, Clerk

The bill contained in the foregoing message was ordered enrolled.

SPECIAL ORDER

CS for SB 35—A bill to be entitled An act relating to health services regulation; amending s. 381.702, F.S.; defining the term "nursing home geographically underserved area"; amending s. 381.704, F.S.; adding geographic accessibility to the review methodology for health services and health care facilities; amending s. 381.709, F.S.; requiring the Department of Health and Rehabilitative Services to give preference to applications for nursing homes in geographically underserved areas; providing an effective date.

—was read the second time by title.

Senator Kirkpatrick moved the following amendment which was adopted:

Amendment 1—On page 1, strike all of lines 22-28 and insert:

(18) "Nursing home geographically underserved area" means:

(a) A county in which there is no existing or approved nursing home;

(b) An area with a radius of at least 20 miles in which there is no existing or approved nursing home; or

(c) An area with a radius of at least 20 miles in which all existing nursing homes have maintained at least a 95 percent occupancy rate for the most recent 6 months or a 90 percent occupancy rate for the most recent 12 months.

On motion by Senator Kirkpatrick, by two-thirds vote CS for SB 35 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—36

Mr. President	Dudley	Langley	Scott
Brown	Forman	Malchon	Souto
Bruner	Gardner	Margolis	Stuart
Casas	Gordon	McPherson	Thomas
Childers, D.	Grant	Meek	Thurman
Childers, W. D.	Grizzle	Myers	Walker
Crenshaw	Jennings	Peterson	Weinstein
Davis	Johnson	Plummer	Weinstock
Deratany	Kirkpatrick	Ros-Lehtinen	Woodson-Howard

Nays—None

Vote after roll call:

Yea—Beard

SB 385—A bill to be entitled An act relating to sentencing; amending s. 921.187, F.S.; authorizing courts to sentence teenagers who commit misdemeanors to work on fishing boats or farms; providing an effective date.

—was read the second time by title.

The Committee on Judiciary-Criminal recommended the following amendments which were moved by Senator Souto and adopted:

Amendment 1—On pages 1, 2 and 3, strike all of Section 1 of the bill and insert:

Section 1. Subsection (2) of section 39.10, Florida Statutes, is amended to read:

39.10 Adjudication.—

(2) If the court finds that the child named in the petition has committed a delinquent act, it may, in its discretion, enter an order stating the facts upon which its finding is based but withholding adjudication of a delinquent act and placing the child in a community control program under the supervision of the department or under the supervision of any other person or agency specifically authorized and appointed by the court. The court may, as a condition of the program, impose a curfew, require restitution or public service, revoke or suspend the driver's license of the child, require school attendance, or require that the child work faithfully at suitable employment insofar as may be possible. *In the case of a child found to have committed a delinquent act consisting of a misdemeanor, employment may include but shall not be limited to, manual labor on any farm or fishing boat whose owner has agreed to accept such offender.* If the court later finds that the child has not complied with the rules, restrictions, or conditions of the community-based program, the court may, after a hearing to establish the lack of compliance, but without further evidence of the state of delinquency, enter an adjudication and shall thereafter have full authority under this chapter to deal with the child as adjudicated.

Section 2. Paragraph (a) of subsection (1) of section 39.11, Florida Statutes, is amended to read:

39.11 Powers of disposition.—

(1) When any child is adjudicated by the court to have committed a delinquent act, the court having jurisdiction of the child shall have the power, by an order in which is stated the facts upon which a determination of a sanction and rehabilitative program was made at the disposition hearing, to:

(a) Place the child in a community control program under the supervision of an authorized agent of the department or of any other person or agency specifically authorized and appointed by the court, either in the child's own home or, if the prospective custodian is willing, in the home of a relative of the child or in some other suitable place under such reasonable conditions as the court may direct. A community control program is as defined in s. 39.01(12) and shall include a penalty such as restitution, curfew, revocation or suspension of the driver's license of the child, or other nonresidential punishment appropriate to the offense and a rehabilitative program.

1. Community control programs for children shall be supervised by the department or by any other person or agency specifically authorized by the court. These programs shall include, but shall not be limited to, structured or restricted activities designed to encourage acceptable and functional social behavior, restitution in money or in kind, school attendance, or public service. *In the case of a child adjudicated by the court to have committed a delinquent act consisting of a misdemeanor, a program may include, but shall not be limited to, manual labor on any farm or boat whose owner has agreed to accept such offender.* The sanction imposed by order of the court shall be commensurate with the seriousness of the offense. When supervision or a program of public service is ordered by the court, the duration of such supervision or program shall not be longer than the sentence that could be imposed if the child were committed for the offense. When restitution is ordered by the court, the amount of restitution shall not be greater than an amount the child and his parents could reasonably be expected to pay or make. A child who participates in any work program under the provisions of this chapter shall be considered an employee of the state for purposes of liability, unless otherwise provided by law.

2. There may be established in each judicial circuit a community control program advisory council which shall periodically, at least quarterly, advise the court of the diversion programs and dispositional alternatives for children available within that circuit. The presiding judge of the circuit shall appoint no fewer than seven members to constitute the council. The council shall include as ex officio members the state attorney, the superintendents of schools within the circuit, and an intake officer of the department, or their designees.

If the conditions of the community control program are violated, the agent supervising the community control program as it relates to the child involved or the state attorney may bring the child before the court on a petition alleging a violation of the program. If the child denies that he has violated the conditions of his program, the court shall give him an opportunity to be heard in person or through counsel, or both. Upon his admission or after such hearing, if the court finds that the conditions of the community control program have been violated, the court shall enter an order revoking, modifying, or continuing the program. In all cases after a revocation, the court shall enter a new disposition order and shall have full power at that time to make any disposition it could have made at the original disposition hearing. Notwithstanding the provisions of s. 743.07, the term of any order placing a child in a community control program shall be until his 19th birthday unless he is sooner released by the court, on the motion of an interested party or on its own motion.

(Renumber subsequent sections.)

Amendment 2—In title, on page 1, strike all of lines 2-4 and insert: An act relating to juvenile dispositions; amending ss. 39.10 and 39.11, F.S.; authorizing courts to sentence juveniles who commit misdemeanors to work on

Further consideration of **SB 385** as amended was deferred.

SB 763—A bill to be entitled An act relating to pari-mutuel wagering; amending s. 551.155, F.S.; authorizing jai alai permitholders in certain counties to conduct up to a specified number of matinee performances; amending s. 21, chapter 88-346, Laws of Florida; providing for up to a specified number of matinee performances for the jai alai permitholder in Seminole County; providing an effective date.

—was read the second time by title. On motion by Senator Gardner, by two-thirds vote SB 763 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Mr. President	Dudley	Langley	Souto
Beard	Forman	Malchon	Thurman
Brown	Gardner	Margolis	Walker
Bruner	Gordon	McPherson	Weinstein
Casas	Grant	Meek	Weinstock
Childers, D.	Grizzle	Myers	Woodson-Howard
Childers, W. D.	Jennings	Plummer	
Davis	Johnson	Ros-Lehtinen	
Deratany	Kirkpatrick	Scott	

Nays—None

Vote after roll call:

Yea—Bankhead, Crenshaw, Stuart

SB 211—A bill to be entitled An act relating to the district school system; amending s. 230.23, F.S.; providing for the discipline of public school students who possess electronic telephone pagers on school property or while attending school functions; providing an effective date.

—was read the second time by title.

The Committee on Education recommended the following amendment which was moved by Senator Ros-Lehtinen and adopted:

Amendment 1—On page 1, line 25, strike “may” and insert: *shall may*

On motion by Senator Ros-Lehtinen, by two-thirds vote SB 211 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—36

Mr. President	Davis	Johnson	Scott
Bankhead	Deratany	Kirkpatrick	Souto
Beard	Dudley	Langley	Stuart
Brown	Forman	Malchon	Thomas
Bruner	Gardner	Margolis	Thurman
Casas	Gordon	Meek	Walker
Childers, D.	Grant	Myers	Weinstein
Childers, W. D.	Grizzle	Peterson	Weinstock
Crenshaw	Jennings	Ros-Lehtinen	Woodson-Howard

Nays—None

Vote after roll call:

Yea—McPherson

SB 405—A bill to be entitled An act relating to the Florida Retirement System; creating s. 121.1124, F.S.; authorizing a county commissioner whose term was shortened because the election at which he was elected was delayed by federal intervention under the Voting Rights Act to purchase service credit under the system for the period by which his term was shortened; providing an effective date.

—was read the second time by title. On motion by Senator Grant, by two-thirds vote SB 405 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Deratany	Langley	Souto
Bankhead	Dudley	Malchon	Stuart
Beard	Forman	Margolis	Thomas
Brown	Gardner	McPherson	Thurman
Bruner	Gordon	Meek	Walker
Casas	Grant	Myers	Weinstein
Childers, D.	Grizzle	Peterson	Weinstock
Childers, W. D.	Jennings	Plummer	Woodson-Howard
Crenshaw	Johnson	Ros-Lehtinen	
Davis	Kirkpatrick	Scott	

Nays—None

On motion by Senator Grant, the rules were waived and **SB 405** was ordered immediately certified to the House.

SB 428—A bill to be entitled An act relating to credit card crimes; amending ss. 817.62, 817.67, F.S.; prohibiting, without the authorization of the acquirer, the employment or solicitation of a person who is authorized by an acquirer to accept payment by credit card for furnishing money, goods, or services, or the employment or solicitation of an agent or employee of such authorized person, for the purpose of remitting to the acquirer a credit card transaction record of a sale that was not made by such authorized person or his agent or employee; specifying a violation of such prohibition as a felony of the third degree; providing that a violation of such prohibition is an unfair or deceptive act or practice and a basis for a civil or administrative action by the state attorney or the Department of Legal Affairs pursuant to pt. II, ch. 501, F.S.; providing an effective date.

—was read the second time by title. On motion by Senator Weinstein, by two-thirds vote SB 428 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Deratany	Langley	Souto
Bankhead	Dudley	Malchon	Stuart
Beard	Forman	Margolis	Thomas
Brown	Gardner	McPherson	Thurman
Bruner	Gordon	Meek	Walker
Casas	Grant	Myers	Weinstein
Childers, D.	Grizzle	Peterson	Weinstock
Childers, W. D.	Jennings	Plummer	Woodson-Howard
Crenshaw	Johnson	Ros-Lehtinen	
Davis	Kirkpatrick	Scott	

Nays—None

SB 142—A bill to be entitled An act relating to vessels; amending s. 327.02, F.S.; defining the term “personal watercraft”; creating s. 327.39, F.S.; providing safety requirements for persons operating, riding on, or being towed behind personal watercraft; providing an exception to such requirements for persons participating in specified activities; amending s. 327.54, F.S.; prohibiting the rental of a personal watercraft to persons under a specified age; amending s. 327.73, F.S.; providing a penalty; providing an effective date.

—was read the second time by title.

Senator McPherson moved the following amendments which were adopted:

Amendment 1—On page 1, line 30, through page 3, line 25, strike all of said lines and insert:

Section 2. Paragraph (c) is added to subsection (3) of section 327.33, Florida Statutes, to read:

327.33 Reckless or careless operation of vessel.—

(3) Each person operating a vessel upon the waters of this state shall comply with the navigation rules.

(c) *Law enforcement vessels may deviate from the navigational rules when such diversion is necessary to the performance of their duties and when such deviation may be safely accomplished.*

Section 3. Section 327.39, Florida Statutes, is created to read:

327.39 Personal watercraft regulated.—

(1) A person may not operate a personal watercraft unless each person riding on or being towed behind such vessel is wearing a type I, type II, type III, or type V personal flotation device approved by the United States Coast Guard.

(2) A person operating a personal watercraft equipped by the manufacturer with a lanyard type engine cutoff switch must attach such lanyard to his person, clothing, or personal flotation device as is appropriate for the specific vessel.

(3) A person may not operate a personal watercraft at any time between the hours from one-half hour after sunset to one-half hour before sunrise.

(4) A personal watercraft must at all times be operated in a reasonable and prudent manner. Maneuvers which unreasonably or unnecessarily endanger life, limb, or property, including, but not limited to, weaving through congested vessel traffic, jumping the wake of another vessel unreasonably or unnecessarily close to such other vessel or when visibility around such other vessel is obstructed, and swerving at the last possible moment to avoid collision shall constitute reckless operation of a vessel, as provided in s. 327.33(1).

(5) No person under the age of 14 shall operate a personal watercraft on the waters of this state.

(6) It is unlawful for the owner of any personal watercraft or any person having charge over or control of a personal watercraft to authorize or knowingly permit the same to be operated by a person under 14 years of age in violation of this section. Any person who violates this subsection shall be guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082, or s. 775.083, Florida Statutes.

(7) This section does not apply to a performer engaged in a professional exhibition or a person preparing to participate or participating in a regatta, race, marine parade, tournament, or exhibition held in compliance with s. 327.48.

Section 4. Present subsections (3) and (4) of section 327.54, Florida Statutes, are amended and renumbered as subsections (4) and (5), respectively, and a new subsection (3) is added to said section to read:

327.54 Liveries; safety regulations; penalty.—

(3) *A livery may not lease, hire, or rent a personal watercraft to any person who is under 16 years of age.*

(4) ~~(3)~~ Any person convicted of violating this section is guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.

(5) ~~(4)~~ When the livery has complied with subsections (1), ~~and~~ (2), ~~and~~ (3), its liability ceases and ~~the~~ a person leasing the vessel from the livery is liable for any violations of this chapter and is personally liable for any accident or injury occurring while in charge of such vessel.

Section 5. Paragraph (n) is added to subsection (1) of section 327.73, Florida Statutes, 1988 Supplement, to read:

327.73 Noncriminal infractions.—

(1) Violations of the following provisions of this chapter are noncriminal infractions:

(n) *Subsections 327.39(1),(2),(3), and (5) relating to personal watercraft.*

Any person cited for a violation of any such provision shall be deemed to be charged with a noncriminal infraction, shall be cited for such an infraction, and shall be cited to appear before the county court. The civil penalty for any such infraction is \$35, except as otherwise provided in this section.

Section 6. Subsection (10) is added to section 327.74, Florida Statutes, to read:

327.74 Uniform boating citations.—

(10) *Upon final disposition of any alleged offense for which a uniform boating citation has been issued, the court shall within ten days certify said disposition to the department.*

Section 7. This act shall become effective October 1, 1989.

Amendment 2—In title, on page 1, strike all of lines 4-12 and insert: amending s. 327.33, F.S.; allowing law enforcement vessels to deviate from navigation rules in the performance of their duties; amending s. 327.39, F.S.; providing safety requirements for persons operating, riding on, or being towed behind personal watercraft; providing an exception to such requirements for persons participating in specified activities; making it unlawful for persons under a specified age to operate a personal watercraft; amending s. 327.54, F.S.; prohibiting the rental of a personal watercraft to persons under a specified age; amending s. 327.73, F.S.; providing a penalty; amending s. 327.74, F.S.; providing for courts to certify disposition of uniform boating citations to the Department of Natural Resources; providing an

On motion by Senator McPherson, by two-thirds vote SB 142 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—36

Mr. President	Davis	Kirkpatrick	Scott
Bankhead	Deratany	Langley	Souto
Beard	Dudley	Malchon	Stuart
Brown	Forman	McPherson	Thomas
Bruner	Gordon	Meek	Thurman
Casas	Grant	Myers	Walker
Childers, D.	Grizzle	Peterson	Weinstein
Childers, W. D.	Jennings	Plummer	Weinstock
Crenshaw	Johnson	Ros-Lehtinen	Woodson-Howard

Nays—None

SB 32—A bill to be entitled An act relating to cruelty to animals; amending s. 828.27, F.S.; redefining “officer”; prescribing a training course for animal control officers and specifying content; requiring certain curriculum approval; providing for issuance of a certificate; providing an exemption; authorizing imposition of a civil penalty surcharge to pay the costs of the training course; providing an effective date.

—was read the second time by title.

Senator Dudley moved the following amendment which was adopted:

Amendment 1—On page 1, strike all of lines 25 and 26 and insert:

(3)(a)1. *County-employed animal control officers shall, and municipally employed animal control officers may, successfully*

On motion by Senator Dudley, by two-thirds vote SB 32 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—35

Mr. President	Davis	Langley	Souto
Bankhead	Deratany	Malchon	Stuart
Beard	Dudley	Margolis	Thomas
Brown	Forman	Meek	Thurman
Bruner	Gordon	Myers	Walker
Casas	Grant	Peterson	Weinstein
Childers, D.	Grizzle	Plummer	Weinstock
Childers, W. D.	Johnson	Ros-Lehtinen	Woodson-Howard
Crenshaw	Kirkpatrick	Scott	

Nays—None

Vote after roll call:

Yea—McPherson

SB 38—A bill to be entitled An act relating to excise tax on documents; amending s. 3 of ch. 83-220, Laws of Florida, as amended, which authorizes certain charter counties to levy a discretionary surtax on documents; revising the repeal date of said surtax; providing an effective date.

—was read the second time by title. On motion by Senator Meek, by two-thirds vote SB 38 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—31

Mr. President	Crenshaw	Kirkpatrick	Souto
Bankhead	Davis	Langley	Thomas
Beard	Deratany	Malchon	Thurman
Brown	Dudley	Margolis	Walker
Bruner	Forman	Meek	Weinstein
Casas	Gordon	Myers	Weinstock
Childers, D.	Grant	Ros-Lehtinen	Woodson-Howard
Childers, W. D.	Grizzle	Scott	

Nays—1

Johnson

Vote after roll call:

Yea—Jennings, McPherson

Nay—Plummer

Consideration of **SB 340** was deferred.

SB 333—A bill to be entitled An act relating to the executive aircraft pool; amending s. 287.161, F.S.; removing limitations on the number and engine classification of the aircraft permitted in the pool; providing an effective date.

—was read the second time by title.

The Committee on Governmental Operations recommended the following amendments which were moved by Senator Thomas and failed:

Amendment 1—On page 1, strike line 15 and insert: executive aircraft pool consisting of five state-owned

Amendment 2—In title, on page 1, strike all of lines 3 and 4 and insert: amending s. 287.161, F.S.; removing the limitation on the engine classification of the

On motion by Senator Thomas, by two-thirds vote SB 333 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—35

Mr. President	Deratany	Langley	Souto
Bankhead	Dudley	Malchon	Stuart
Beard	Forman	Margolis	Thomas
Brown	Gordon	McPherson	Thurman
Casas	Grant	Meek	Walker
Childers, D.	Grizzle	Myers	Weinstein
Childers, W. D.	Jennings	Plummer	Weinstock
Crenshaw	Johnson	Ros-Lehtinen	Woodson-Howard
Davis	Kirkpatrick	Scott	

Nays—1

Bruner

On motion by Senator Thomas, the rules were waived and **SB 333** was ordered immediately certified to the House.

Consideration of **Senate Bills 279 and 280** was deferred.

SB 156—A bill to be entitled An act relating to the disposition and burial of bodies; reviving and readopting ch. 470, F.S., relating to funeral directing, embalming, and direct disposition; reviving and readopting ch. 497, F.S., relating to cemeteries; providing for future repeal and review of such chapters pursuant to the Regulatory Sunset Act; providing an effective date.

—was read the second time by title. On motion by Senator Crenshaw, by two-thirds vote SB 156 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—31

Mr. President	Davis	Johnson	Souto
Bankhead	Dudley	Langley	Thomas
Beard	Forman	Margolis	Thurman
Brown	Gardner	Meek	Walker
Bruner	Gordon	Myers	Weinstein
Casas	Grant	Plummer	Weinstock
Childers, D.	Grizzle	Ros-Lehtinen	Woodson-Howard
Crenshaw	Jennings	Scott	

Nays—None

Vote after roll call:

Yea—W. D. Childers, Kirkpatrick, McPherson, Stuart

On motion by Senator Crenshaw, the rules were waived and **SB 156** was ordered immediately certified to the House.

SB 144—A bill to be entitled An act relating to theft; amending s. 812.014, F.S.; increasing the penalties applicable upon a first or second conviction for petit theft; providing an effective date.

—was read the second time by title. On motion by Senator Malchon, by two-thirds vote SB 144 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—35

Mr. President	Davis	Johnson	Scott
Bankhead	Deratany	Langley	Souto
Beard	Dudley	Malchon	Thomas
Brown	Forman	Margolis	Thurman
Bruner	Gardner	McPherson	Walker
Casas	Gordon	Meek	Weinstein
Childers, D.	Grant	Myers	Weinstock
Childers, W. D.	Grizzle	Plummer	Woodson-Howard
Crenshaw	Jennings	Ros-Lehtinen	

Nays—None

Vote after roll call:

Yea—Kirkpatrick, Stuart

SB 443—A bill to be entitled An act relating to arson; amending s. 806.01, F.S.; providing that damaging a dwelling or other structure, by fire or explosion, willfully, unlawfully, or while committing any unlawful act is arson; providing penalties; providing an effective date.

—was read the second time by title.

The Committee on Judiciary-Criminal recommended the following amendments which were moved by Senator Malchon and adopted:

Amendment 1—On page 1, lines 14 and 15 and on page 2, lines 1 and 2, strike "Any person who willfully, and unlawfully, or while in the commission of any unlawful act, by fire or explosion," and insert: Any person who willfully and unlawfully, or while in the commission of any crime, by fire or explosion,

Amendment 2—In title, on page 1, strike all of lines 5 and 6 and insert: willfully and unlawfully, or while committing any crime is arson; providing penalties;

On motion by Senator Malchon, by two-thirds vote SB 443 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—34

Mr. President	Davis	Johnson	Souto
Bankhead	Deratany	Langley	Thomas
Beard	Dudley	Malchon	Thurman
Brown	Forman	Margolis	Walker
Bruner	Gardner	McPherson	Weinstein
Casas	Gordon	Meek	Weinstock
Childers, D.	Grant	Myers	Woodson-Howard
Childers, W. D.	Grizzle	Plummer	
Crenshaw	Jennings	Ros-Lehtinen	

Nays—None

Vote after roll call:

Yea—Kirkpatrick, Stuart

Consideration of **SB 122** was deferred.

On motion by Senator Thurman, by two-thirds vote HB 842 was withdrawn from the Committee on Agriculture.

On motions by Senator Thurman, by two-thirds vote—

HB 842—A bill to be entitled An act relating to the Florida Boll Weevil Eradication Law; amending s. 593.116, F.S.; providing a penalty for failure to destroy cotton stalks by a specified date each year in which the boll weevil eradication program is in effect; providing an effective date.

—a companion measure, was substituted for SB 539 and by two-thirds vote read the second time by title. On motion by Senator Thurman, by two-thirds vote HB 842 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—34

Mr. President	Deratany	Langley	Souto
Bankhead	Dudley	Malchon	Thomas
Brown	Forman	Margolis	Thurman
Bruner	Gardner	McPherson	Walker
Casas	Gordon	Meek	Weinstein
Childers, D.	Grant	Myers	Weinstock
Childers, W. D.	Grizzle	Plummer	Woodson-Howard
Crenshaw	Jennings	Ros-Lehtinen	
Davis	Johnson	Scott	

Nays—None

Vote after roll call:

Yea—Kirkpatrick, Stuart

SB 524—A bill to be entitled An act relating to the designation of a state soil; creating s. 15.047, F.S.; designating Myakka fine sand as the official state soil; providing an effective date.

—was read the second time by title. On motion by Senator Walker, by two-thirds vote SB 524 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

Mr. President	Davis	Johnson	Ros-Lehtinen
Bankhead	Deratany	Kirkpatrick	Scott
Beard	Dudley	Langley	Souto
Brown	Forman	Malchon	Stuart
Bruner	Gardner	Margolis	Thurman
Casas	Gordon	Meek	Walker
Childers, D.	Grant	Myers	Weinstein
Childers, W. D.	Grizzle	Peterson	Weinstock
Crenshaw	Jennings	Plummer	Woodson-Howard

Nays—None

Vote after roll call:

Yea—McPherson

SB 479—A bill to be entitled An act relating to the Camp Blanding armory; naming the armory the Major General Kennedy C. Bullard Armory, in honor of the retired Adjutant General of this state; directing the Department of Military Affairs to erect suitable markers; providing an effective date.

—was read the second time by title.

Two amendments were adopted to SB 479 to conform the bill to HB 754.

Pending further consideration of SB 479 as amended, on motion by Senator Crenshaw, by two-thirds vote HB 754 was withdrawn from the Committee on Governmental Operations.

On motions by Senator Crenshaw, by two-thirds vote—

HB 754—A bill to be entitled An act relating to the Camp Blanding armory; naming the armory the Major General Kennedy C. Bullard Armory, in honor of the retired Adjutant General of this state; directing the Department of Military Affairs to erect suitable markers; providing an effective date.

—a companion measure, was substituted for SB 479 and by two-thirds vote read the second time by title. On motion by Senator Crenshaw, by two-thirds vote HB 754 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37

Mr. President	Deratany	Malchon	Stuart
Bankhead	Dudley	Margolis	Thomas
Beard	Forman	McPherson	Thurman
Brown	Gardner	Meek	Walker
Bruner	Gordon	Myers	Weinstein
Casas	Grant	Peterson	Weinstock
Childers, D.	Grizzle	Plummer	Woodson-Howard
Childers, W. D.	Johnson	Ros-Lehtinen	
Crenshaw	Kirkpatrick	Scott	
Davis	Langley	Souto	

Nays—None

SB 558—A bill to be entitled An act relating to confidential and privileged information; amending ss. 253.025, 258.015, 327.30, 370.07, 373.139, 377.22, 377.2408, 377.2409, 377.2424, 377.606, 377.701, 378.101, 378.208, 378.406, F.S.; continuing the exemptions from public record disclosure requirements provided for certain reports and information provided to the Department of Natural Resources, including appraisal reports, auditor's reports, records relating to the sale of saltwater products, reports relating to oil and gas resources, information derived from geophysical activities, geophysical permit information, information relating to petroleum resources, financial statements of persons obligated to reclaim mined lands, and records of the Energy Data Center and research information obtained by the Florida Institute of Phosphate Research; requiring future legislative review of such exemptions pursuant to the Open Government Sunset Review Act; specifying the accidents involving a vessel that must be reported by the operator; providing that vessel accident reports are not privileged information for specified purposes and may be used in evidence in certain proceedings; providing an effective date.

—was read the second time by title.

The Committee on Natural Resources and Conservation recommended the following amendment which was moved by Senator McPherson and adopted:

Amendment 1—On page 3, strike all of lines 5-9 and insert: and exempt from the provisions of s. 119.07(1) ~~chapter 119~~, for use by the agency and the board of trustees, until an option contract is executed or, if no option contract is executed, until 2 weeks before a contract or agreement for purchase is considered for approval by the board of trustees. *Notwithstanding the provisions of this section, the Division of State Lands may disclose appraisal information to local governments or nonprofit organizations that agree to maintain the confidentiality of the reports or information when joint acquisition of property is contemplated, or when a local government or nonprofit organization enters into an informal agreement with the division to purchase and hold property for subsequent resale to the division. For the purposes of this paragraph, "nonprofit organization" means an organization whose purpose is the preservation of wildlife or land, and which is exempt from federal income tax under s. 501(c)(3) of the Internal Revenue Code. The agency may release an*

Senator McPherson moved the following amendments which were adopted:

Amendment 2—On page 6, line 20, through page 7, line 4, strike all of said lines and insert:

(3) Appraisal reports, *offers and counteroffers* are confidential and exempt from the provisions of s. 119.07(1) ~~chapter 119~~ until an option contract is executed or, if no option contract is executed, until 30 days before a contract or agreement for purchase is considered for approval by the governing board. In the event that negotiation is terminated by the district, the appraisal report, *offers and counteroffers* shall become available pursuant to s. 119.07(1) ~~chapter 119~~. Notwithstanding the provisions of this section and s. 253.025, a district and the Division of State Lands may share and disclose appraisal reports, or appraisal information, *offers and counteroffers* when joint acquisition of property is contemplated. A district and the Division of State Lands shall maintain the confidentiality of such appraisal reports, or appraisal information, *offers and counteroffers* in conformance with this section and s. 253.025. *This exemption is subject to the Open Government Sunset Review Act in accordance with s. 119.14.*

Amendment 3—On page 8, strike all of lines 12-19 and insert:

(3) Any information relating to the location of the operation and other information relating to leasing plans, exploration budgets, and other proprietary information that could provide an economic advantage to competitors ~~anticompetitive matter~~ shall be kept confidential by the department for 10 years and exempt from the provisions of s. 119.07(1), and shall not be released to the public without the consent of the person submitting the application. *This exemption is subject to the Open Government Sunset Review Act in accordance with s. 119.14.*

Amendment 4—On page 9, between lines 8 and 9, insert:

Section 9. Section 377.2421, Florida Statutes, is amended to read:

377.2421 Division to review federal applications; records, confidentiality.—

(1) The division shall review all applications for federal oil leases in the territorial waters of the United States adjacent to Florida waters and shall signify its approval or objection to each application.

(2) *The division shall maintain geologic data in the form of well records, logs, seismic records, reports, and other data from oil, gas, mineral, or other geologic exploration and production activity on federal lands, including offshore continental shelf submerged lands when available from the managing or permitting agency. These data shall be subject to the same confidentiality requirements as that required by the federal agency and are exempt from the provisions of s. 119.07(1) to the extent necessary to meet the federal requirements. This exemption is subject to the Open Government Sunset Review Act in accordance with s. 119.14.*

(Renumber subsequent sections.)

Amendment 5—On page 10, strike all of lines 9-19 and insert: center, shall be open to the public, except such information the disclosure of which would be likely to cause substantial harm to the

competitive position of the person providing such information and which as is requested to be held confidential by the person providing such said information. Such proprietary information is exempt from the requirements of s. 119.07(1). This exemption is subject to the Open Government Sunset Review Act in accordance with s. 119.14, shall be open to the public. Information reported by entities other than the Energy Data Center in documents or reports open to public inspection shall under no circumstances be classified as confidential by the center. Divulgence of proprietary such information as is requested to be held confidential,

Amendment 6—On page 11, strike all of lines 6-11 and insert: *if the disclosure of such information would be likely to cause substantial harm to the competitive position of the person providing such information and if the person requests that such information be held confidential, except in accordance with a court order, as otherwise provided by law, or in the publication of statistical information compiled by methods which would not disclose the identity of individual suppliers or companies. Such proprietary information is exempt from the requirements of s. 119.07(1). This exemption is subject to*

Amendment 7—On page 12, line 15, after "subsection" insert: , except for a financial statement that is a public record in the custody of another governmental agency,

The Committee on Natural Resources and Conservation recommended the following amendment which was moved by Senator McPherson and adopted:

Amendment 8—In title, on page 1, line 20, after "Research," insert: authorizing disclosure of appraisal information to local governments or certain nonprofit organizations under certain conditions;

Senator McPherson moved the following amendment which was adopted:

Amendment 9—In title, on page 1, line 28, after the semicolon (;) insert: amending s. 377.2421, F.S.; requiring that certain records relating to oil leases on federal lands be maintained by the Department of Natural Resources; requiring that such data meet certain federal confidentiality requirements; providing that such data are exempt from s. 119.07(1), F.S.; providing for review pursuant to s. 119.14, F.S.;

On motion by Senator McPherson, by two-thirds vote SB 558 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—36

Mr. President	Deratany	Kirkpatrick	Ros-Lehtinen
Bankhead	Dudley	Langley	Scott
Beard	Forman	Malchon	Souto
Brown	Gardner	Margolis	Stuart
Bruner	Gordon	McPherson	Thomas
Casas	Grant	Meek	Thurman
Childers, D.	Grizzle	Myers	Walker
Childers, W. D.	Jennings	Peterson	Weinstein
Davis	Johnson	Plummer	Woodson-Howard

Nays—1

Weinstock

Vote after roll call:

Yea—Crenshaw

Yea to Nay—Plummer

SB 854—A bill to be entitled An act relating to public lodging establishments; repealing s. 509.216, F.S., relating to a water and energy regulation requiring certain public lodging establishments and time-share units of a time-share plan to be equipped with certain showerhead devices; providing an effective date.

—was read the second time by title. On motion by Senator Grizzle, by two-thirds vote SB 854 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Deratany	Langley	Souto
Bankhead	Dudley	Malchon	Stuart
Beard	Forman	Margolis	Thomas
Brown	Gardner	McPherson	Thurman
Bruner	Gordon	Meek	Walker
Casas	Grant	Myers	Weinstein
Childers, D.	Grizzle	Peterson	Weinstock
Childers, W. D.	Jennings	Plummer	Woodson-Howard
Crenshaw	Johnson	Ros-Lehtinen	
Davis	Kirkpatrick	Scott	

Nays—None

Consideration of CS for SB 500 and CS for SB 123 was deferred.

SB 472—A bill to be entitled An act relating to natural resources; repealing s. 177.505, F.S., which provides for the establishment of an advisory board of land surveyors within the Department of Natural Resources; repealing ss. 258.17, 258.18, 258.19, 258.21, 258.22, 258.23, 258.24, 258.25, 258.26, 258.28, 258.29, 258.30, 258.31, 258.32, 258.331, 258.332, F.S., relating to wilderness areas; repealing s. 370.16(24), (25), (26), (27), (28), (30), (33), F.S., relating to oyster rehabilitation commissions and oyster conservation districts; reviving and readopting s. 372.5714, F.S., notwithstanding repeal scheduled under the Sundown Act; amending s. 372.5714, F.S.; redesignating the Waterfowl Advisory Committee as the Waterfowl Advisory Council; providing for 4-year, staggered terms of members; providing for future repeal and review of s. 372.5714, F.S.; reviving and readopting s. 259.035, F.S., notwithstanding repeal scheduled under the Sundown Act; amending s. 259.035, F.S.; redesignating the selection committee as the Land Acquisition Advisory Council; reviving and readopting s. 375.021(2), F.S., notwithstanding repeal scheduled under the Sundown Act; amending s. 375.021, F.S.; requiring certain agencies to cooperate with the Department of Natural Resources; specifying the purpose of the comprehensive multipurpose state outdoor recreation plan and providing for periodic updates; abolishing the Outdoor Recreation Advisory Council; amending s. 375.031, F.S.; subjecting certain land acquisitions to selection procedures of s. 259.035, F.S.; providing an effective date.

—was read the second time by title.

Senator McPherson moved the following amendments which were adopted:

Amendment 1—On page 2, strike all of lines 16-18 and insert:

Section 3. Subsections (24), (25), (26), (27), (28), (30), (31), and (33) of section 370.16, Florida Statutes, are hereby repealed and subsection (34) of said section is amended to read:

370.16 Oysters and shellfish; regulation.—

(26)(34) COOPERATION WITH U.S. FISH AND WILDLIFE SERVICE.—The Division of Marine Resources shall cooperate with the United States Fish and Wildlife Service, under existing federal laws, rules, and regulations, and is authorized to accept donations, grants, and matching funds from the Federal Government *in order to carry out its oyster resource and development responsibilities. under such conditions as are reasonable and proper for the purpose of carrying out subsections (29) through (34); and* The division is further authorized to accept any and all donations including funds, oysters, or oyster shells.

Section 4. Subsections (5) and (7) of section 370.17, Florida Statutes, are hereby repealed.

(Renumber subsequent sections.)

Amendment 2—On page 3, line 12, after “committee.” insert: *All records of council activities shall be kept on file with the Game and Fresh Water Fish Commission and shall be made available to any interested person.*

Amendment 3—On page 4, between lines 23 and 24, insert:

Section 9. Subsection (1) of section 259.03, Florida Statutes, is amended to read:

259.03 Definitions.—The following terms and phrases when used in ss. 259.01-259.06 shall have the meaning ascribed to them in this section, except where the context clearly indicates a different meaning:

(1) “Advisory council” “~~Selection committee~~” means that council committee established pursuant to s. 259.035.

(Renumber subsequent sections.)

Amendment 4—On page 7, line 3, strike “for per diem and travel” and insert: *by their respective agencies for per diem and travel expenses incurred in the performance of their duties*

Amendment 5—On page 7, between lines 3 and 4, insert:

Section 10. Paragraph (c) of subsection (1) of section 259.04, Florida Statutes, is amended to read:

259.04 Board; powers and duties.—

(1) For state capital projects selected for purchase pursuant to s. 259.035:

(c) Within 45 days after the *advisory council selection committee* submits either list of acquisition projects to the board, the board shall approve, in whole or in part, the list of acquisition projects in the order of priority in which such projects are presented. To the greatest extent practicable, projects on the list shall be acquired in their approved order of priority.

Section 11. Subsection (1) and paragraph (b) of subsection (2) of section 253.023, Florida Statutes, 1988 Supplement, are amended to read:

253.023 Conservation and Recreation Lands Trust Fund; purpose.—

(1) It is the policy of the state that the citizens of this state shall be assured the availability of public lands on which to recreate. In recognition of this policy, it is the intent of the Legislature to provide such public lands for the people residing in urban and metropolitan areas of the state as well as those residing in less populated, rural areas; it is the further intent of the Legislature, with regard to the lands described in paragraph (3)(b), that a high priority be given to the acquisition of such lands in or near counties exhibiting the greatest concentration of population and, with regard to the lands described in subsection (3), that a high priority be given to acquiring lands within any area designated as an area of critical state concern under s. 380.05 which, in the judgment of the *advisory council selection committee* established pursuant to s. 259.035, cannot be adequately protected by application of land development regulations adopted pursuant to s. 380.05.

(2)

(b) There shall annually be transferred from the Conservation and Recreation Lands Trust Fund to the Land Acquisition Trust Fund that amount, not to exceed \$20 million annually, as shall be necessary to pay the debt service on, or fund debt service reserve funds, rebate obligations, or other amounts with respect to bonds issued pursuant to s. 375.051 to acquire lands on the established priority list as determined by the *advisory council selection committee* pursuant to s. 259.035; however, no moneys transferred to the Land Acquisition Trust Fund pursuant to this paragraph, or earnings thereon, shall be used or made available to pay debt service on the Department of Natural Resources Save Our Coast revenue bonds. Amounts transferred annually from the Conservation and Recreation Lands Trust Fund to the Land Acquisition Trust Fund pursuant to this paragraph shall have the highest priority over other payments or transfers from the Conservation and Recreation Lands Trust Fund, and no other payments or transfers shall be made from the Conservation and Recreation Lands Trust Fund until such transfers to the Land Acquisition Trust Fund have been made.

Section 12. Subsection (5) of section 369.307, Florida Statutes, 1988 Supplement, is amended to read:

369.307 Developments of regional impact in the Wekiva River Protection Area; land acquisition.—

(5) The Department of Natural Resources is directed to proceed to negotiate for acquisition of conservation and recreation lands projects within the Wekiva River Protection Area provided that such projects have been deemed qualified under statutory and rule criteria for purchase and have been placed on the priority list for acquisition by the *advisory council selection committee* created in s. 259.035.

Section 13. Subsection (13) of section 380.0666, Florida Statutes, is amended to read:

380.0666 Powers of land authority.—The land authority shall have all the powers necessary or convenient to carry out and effectuate the purposes and provisions of this act, including the following powers, which are in addition to all other powers granted by other provisions of this act:

(13) To identify parcels of land within the area or areas of critical state concern that would be appropriate acquisitions by the state from the Conservation and Recreational Lands Trust Fund and recommend such acquisitions to the *advisory council selection committee* established pursuant to s. 259.035.

(Renumber subsequent sections.)

Amendment 6—In title, on page 1, lines 10-13, strike “repealing s. 370.16(24), (25), (26), (27), (28), (30), (33), F.S., relating to oyster rehabilitation commissions and oyster conservation districts;” and insert: amending s. 370.16, F.S., and repealing subsections (24), (25), (26), (27), (28), (30), (31) and (33), relating to the Oyster Rehabilitation Commission, oyster conservation districts, revenue from the sale of dead shells and lease bottoms, and district oyster conservation commissions; modifying provisions relating to cooperation of the Division of Marine Resources with the U.S. Fish and Wildlife Service; repealing s. 370.17(5), (7), F.S., relating to sponge conservation districts and the Sponge Conservation Commission;

Amendment 7—In title, on page 1, line 22, after the semicolon (;) insert: amending s. 259.03, F.S.; defining the term “advisory council”;

Amendment 8—In title, on page 1, line 27, after the semicolon (;) insert: amending ss. 259.04, 253.023, 369.307, and 380.0666, F.S.; conforming references to the land acquisition advisory council;

On motion by Senator McPherson, by two-thirds vote SB 472 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—37

Mr. President	Dudley	Malchon	Stuart
Bankhead	Forman	Margolis	Thomas
Beard	Gardner	McPherson	Thurman
Brown	Gordon	Meek	Walker
Bruner	Grant	Myers	Weinstein
Casas	Grizzle	Peterson	Weinstock
Childers, D.	Jennings	Plummer	Woodson-Howard
Childers, W. D.	Johnson	Ros-Lehtinen	
Davis	Kirkpatrick	Scott	
Deratany	Langley	Souto	

Nays—None

Vote after roll call:

Yea—Crenshaw

CS for SB 477—A bill to be entitled An act relating to limitations of actions; amending s. 95.051, F.S.; providing that the provision of law governing when limitations on actions are tolled shall not be construed to limit the ability of any person to initiate an action within a certain time period of the lifting on an automatic stay issued in bankruptcy proceedings; providing an effective date.

—was read the second time by title. On motion by Senator Dudley, by two-thirds vote CS for SB 477 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

Mr. President	Deratany	Kirkpatrick	Scott
Bankhead	Dudley	Langley	Souto
Beard	Forman	Malchon	Stuart
Brown	Gardner	Margolis	Thomas
Bruner	Gordon	Meek	Thurman
Casas	Grant	Myers	Walker
Childers, D.	Grizzle	Peterson	Weinstein
Childers, W. D.	Jennings	Plummer	Weinstock
Davis	Johnson	Ros-Lehtinen	Woodson-Howard

Nays—None

Vote after roll call:

Yea—Crenshaw

SB 478—A bill to be entitled An act relating to state lands; repealing s. 253.55(3), F.S., relating to limitation on the term of oil and gas drilling leases; repealing s. 253.571, F.S., relating to lessees’ surety bonds; repealing s. 253.58, F.S., relating to manner of drilling wells; providing an effective date.

—was read the second time by title.

Senator Grizzle moved the following amendment:

Amendment 1—On page 1, strike all of lines 12-14 and insert:

Section 1. Section 253.571, Florida Statutes, is amended to read:

253.571 Surety or property bond required of lessee prior to commencement of drilling.—The Board of Trustees of the Internal Improvement Trust Fund *may shall* require a surety or property bond, *an irrevocable letter of credit, or other proof of financial responsibility* from each lessee of public land or *mineral interest* prior to the time such lessee mines, drills or extracts in any manner, petroleum, petroleum products, gas, sulphur, or any other mineral from such land. The surety bond or *irrevocable letter of credit* shall be from a surety company or bank authorized to do business in the state. The *surety* bond, *the irrevocable letter of credit or other proof of financial responsibility* shall serve as security and is to be forfeited to the board to pay for any damages caused by mining or drilling operations *performed by of* the lessee. In the case of operations planned in the waters of the state or under other particular circumstances which, by their nature warrant greater security in view of possible damages, the board shall give special consideration to the extent of such possible damages and shall set the amount of an adequate and sufficient *surety* bond, *irrevocable letter of credit, or other proof of financial responsibility* accordingly. For the purposes of this section damages shall include, but not be limited to, air, *and water and ground* pollution, destruction of wildlife or marine productivity and any other damage which impairs the health and general welfare of the citizens of the state.

Section 2. Subsection (3) of section 253.55 and section 253.58, Florida Statutes, are hereby repealed.

(Renumber subsequent section)

Senator Gordon moved the following amendment to Amendment 1 which was adopted:

Amendment 1A—On page 1, line 16, strike “*may*” and insert: *shall* Amendment 1 as amended was adopted.

Senator Grizzle moved the following amendment which was adopted:

Amendment 2—In title, on page 1, strike all of lines 2-8 and insert: An act relating to state lands; amending s. 253.571, F.S.; providing for additional forms of financial security for damages for certain activities on state lands at the discretion of the board of trustees; repealing s. 253.55(3), F.S.; relating to limitation on the term of oil and gas drilling leases; repealing s. 253.58, F.S.; relating to manner of drilling wells; providing an effective date.

On motion by Senator Grizzle, by two-thirds vote SB 478 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—36

Mr. President	Deratany	Langley	Scott
Bankhead	Dudley	Malchon	Souto
Beard	Forman	Margolis	Stuart
Brown	Gardner	McPherson	Thomas
Bruner	Gordon	Meek	Thurman
Casas	Grant	Myers	Walker
Childers, D.	Grizzle	Peterson	Weinstein
Childers, W. D.	Jennings	Plummer	Weinstock
Davis	Johnson	Ros-Lehtinen	Woodson-Howard

Nays—None

Vote after roll call:

Yea—Crenshaw, Kirkpatrick

SB 474—A bill to be entitled An act relating to land dedicated for park purposes; amending s. 95.36, F.S.; extending provisions to dedications of land to counties and in unincorporated areas of counties; providing for use of funds from the sale of such lands; providing an effective date.

—was read the second time by title.

Senator Jennings moved the following amendments which were adopted:

Amendment 1—On page 1, lines 13-31 and on page 2, lines 1-4, strike all of said lines and insert:

95.36 Dedications to municipalities *or counties* for park purposes.—

(1) Dedications of land to municipalities *or counties* for park purposes that have been recorded for 30 years shall not be challenged by the dedicator or any other person when the land has been put to some municipal *or county* use during the period of dedication or has been conveyed by the municipality *or county* by a deed recorded for 7 years, and all rights of the dedicator and all other persons in the land are terminated.

(2) When dedications of land to municipalities *or counties* for park purposes have been put to some municipal *or county* use, the dedication was accepted by written instrument or by actions constituting acceptance, and the municipality *or county* vacates the park and the ordinance or resolution vacating it recites that the municipality *or county* is surrendering all of its title to the dedicated land, the fee simple title shall not be challenged in any action by any person, except in cases of fraud, and the rights of all persons except the owner of the fee simple title are terminated.

Amendment 2—In title, on page 1, line 5, strike “and in unincorporated areas of counties”

On motion by Senator Jennings, by two-thirds vote SB 474 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—33

Mr. President	Deratany	Malchon	Thomas
Bankhead	Forman	Margolis	Thurman
Beard	Gardner	McPherson	Walker
Brown	Gordon	Meek	Weinstein
Bruner	Grant	Myers	Weinstock
Casas	Grizzle	Plummer	Woodson-Howard
Childers, D.	Jennings	Ros-Lehtinen	
Childers, W. D.	Johnson	Scott	
Davis	Langley	Souto	

Nays—None

Vote after roll call:

Yea—Crenshaw, Kirkpatrick, Stuart

CS for SB 407—A bill to be entitled An act relating to law enforcement and correctional officers; amending s. 112.531, F.S.; revising the definition of the term “correctional officer” to include correctional probation officers for purposes of part VI of ch. 112, F.S.; amending s. 112.533, F.S.; providing that an officer who is the subject of a complaint may review such complaint and certain written statements; providing an exception for statements made by certain witnesses who have contact with an officer under investigation; providing an effective date.

—was read the second time by title. On motion by Senator Weinstein, by two-thirds vote CS for SB 407 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—35

Mr. President	Casas	Forman	Jennings
Bankhead	Childers, D.	Gardner	Johnson
Beard	Childers, W. D.	Gordon	Kirkpatrick
Brown	Davis	Grant	Langley
Bruner	Dudley	Grizzle	Malchon

Margolis	Plummer	Stuart	Weinstein
McPherson	Ros-Lehtinen	Thomas	Weinstock
Myers	Scott	Thurman	Woodson-Howard
Peterson	Souto	Walker	

Nays—1

Meek

Vote after roll call:

Yea—Crenshaw

Nay to Yea—Meek

SB 527—A bill to be entitled An act relating to coastal zone protection; amending s. 161.56, F.S.; providing for the state land planning agency to charge registration fees for certain training programs; specifying programs to be provided by the state land planning agency; deleting a provision which requires the agency to pay grants to local government enforcement agencies for participants attending training sessions; providing an effective date.

—was read the second time by title.

The Committee on Natural Resources and Conservation recommended the following amendment which was moved by Senator Forman and adopted:

Amendment 1—On page 1, line 23, after “program” insert: *if general revenue funds are not provided for this purpose*

On motion by Senator Forman, by two-thirds vote SB 527 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—36

Mr. President	Davis	Johnson	Ros-Lehtinen
Bankhead	Deratany	Kirkpatrick	Scott
Beard	Dudley	Langley	Souto
Brown	Forman	Malchon	Thomas
Bruner	Gardner	Margolis	Thurman
Casas	Gordon	McPherson	Walker
Childers, D.	Grant	Meek	Weinstein
Childers, W. D.	Grizzle	Myers	Weinstock
Crenshaw	Jennings	Plummer	Woodson-Howard

Nays—None

Vote after roll call:

Yea—Stuart

CS for SB 470—A bill to be entitled An act relating to mobile home tenancies; amending s. 723.061, F.S.; requiring that a violation of law or ordinance must be judicially determined to be detrimental to health, welfare, or safety before it may be used as grounds for eviction of a mobile home or mobile home owner; authorizing the court to order the immediate removal of a mobile home owner or occupant in certain circumstances; prescribing the time at which a notice or demand given by a mobile home park owner begins and requiring notice to be given to a mobile home owner at his mobile home’s park address in addition to his last known address; amending s. 723.062, F.S.; authorizing the sheriff to remove the mobile home by any appropriate means; providing a lien; providing an effective date.

—was read the second time by title. On motion by Senator Weinstein, by two-thirds vote CS for SB 470 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—31

Mr. President	Casas	Forman	Johnson
Bankhead	Childers, D.	Gardner	Langley
Beard	Childers, W. D.	Gordon	Margolis
Brown	Davis	Grant	McPherson
Bruner	Dudley	Jennings	Meek

Myers	Ros-Lehtinen	Stuart	Weinstock
Peterson	Scott	Walker	Woodson-Howard
Plummer	Souto	Weinstein	

Nays—None

Vote after roll call:

Yea—Crenshaw, Kirkpatrick

SB 241—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 read the second time by title.

Senator Peterson moved the following amendment which was adopted:

Amendment 1—On page 1, between lines 18 and 19, insert:

(1) This section may be cited as the Senator Joe Carlucci Hunter Safety Act.

(Renumber subsequent subsections.)

On motion by Senator Peterson, by two-thirds vote SB 241 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—34

Mr. President	Deratany	Malchon	Stuart
Bankhead	Dudley	Margolis	Thomas
Beard	Forman	McPherson	Thurman
Brown	Gordon	Myers	Walker
Casas	Grant	Peterson	Weinstein
Childers, D.	Grizzle	Plummer	Weinstock
Childers, W. D.	Jennings	Ros-Lehtinen	Woodson-Howard
Crenshaw	Johnson	Scott	
Davis	Kirkpatrick	Souto	

Nays—2

Bruner Langley

SB 397—A bill to be entitled An act relating to criminal trespass; amending s. 810.09, F.S., relating to the offense of trespass on property other than a structure or conveyance; precluding a certain defense under certain circumstances; deleting an obsolete provision relating to punishment for subsequent misdemeanors; amending s. 810.12, F.S., relating to prima facie evidence of unauthorized entry on land; redefining the term "owner of said land" to include holders of record title under certain circumstances; revising and updating provisions relating to exemptions from that section; providing an effective date.

—was read the second time by title. On motion by Senator Langley, by two-thirds vote SB 397 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

Mr. President	Deratany	Kirkpatrick	Scott
Bankhead	Dudley	Langley	Souto
Beard	Forman	Malchon	Stuart
Brown	Gardner	Margolis	Thomas
Bruner	Gordon	McPherson	Thurman
Casas	Grant	Myers	Walker
Childers, D.	Grizzle	Peterson	Weinstein
Childers, W. D.	Jennings	Plummer	Weinstock
Crenshaw	Johnson	Ros-Lehtinen	Woodson-Howard

Nays—1

Davis

CS for SB 62—A bill to be entitled An act relating to the regulation of interior designers; amending s. 21, chapter 88-383, Laws of Florida; providing for the licensure of certain persons without examination; providing clarifying language; providing an effective date.

—was read the second time by title.

Senator Ros-Lehtinen moved the following amendment:

Amendment 1—On page 1, line 30 and on page 2, line 1, strike said lines and insert: *predecessor, the American Institute of Interior Design; or*

(b) *Has a combination of 6 consecutive years of interior design education and interior design experience; has graduated from an interior design program at a community college, university, or professional school accredited by the Foundation for Interior Design Education Research or determined by the board to be substantially equivalent to such accredited programs; and has used or been identified by the title "interior designer;" or*

(c)(b) ~~1~~. Has used or been identified by the title

Further consideration of **CS for SB 62** was deferred.

CS for SB 123—A bill to be entitled An act relating to private wire services; creating s. 365.145, F.S.; requiring that a private wire service obtain proper identification in order to disburse funds; providing an effective date.

—was read the second time by title. On motion by Senator Souto, by two-thirds vote CS for SB 123 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

Mr. President	Davis	Johnson	Scott
Bankhead	Deratany	Kirkpatrick	Souto
Beard	Dudley	Langley	Stuart
Brown	Forman	Malchon	Thomas
Bruner	Gardner	Margolis	Thurman
Casas	Gordon	Myers	Walker
Childers, D.	Grant	Peterson	Weinstein
Childers, W. D.	Grizzle	Plummer	Weinstock
Crenshaw	Jennings	Ros-Lehtinen	Woodson-Howard

Nays—None

The Senate resumed consideration of—

SB 385—A bill to be entitled An act relating to sentencing; amending s. 921.187, F.S.; authorizing courts to sentence teenagers who commit misdemeanors to work on fishing boats or farms; providing an effective date.

On motion by Senator Souto, by two-thirds vote SB 385 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—25

Mr. President	Crenshaw	Kirkpatrick	Thomas
Bankhead	Deratany	Langley	Thurman
Beard	Dudley	Myers	Walker
Brown	Grant	Peterson	Woodson-Howard
Bruner	Grizzle	Ros-Lehtinen	
Casas	Jennings	Scott	
Childers, W. D.	Johnson	Souto	

Nays—9

Davis	Gordon	Stuart
Forman	Malchon	Weinstein
Gardner	Plummer	Weinstock

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

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Johnson, by two-thirds vote SB 378 was withdrawn from the committees of reference and indefinitely postponed.

On motion by Senator Woodson-Howard, by two-thirds vote SR 1236 was withdrawn from the committee of reference and indefinitely postponed.

On motion by Senator Davis, by two-thirds vote SB 519 was withdrawn from the committees of reference and indefinitely postponed.

On motion by Senator Scott, by two-thirds vote SR 876 was withdrawn from the Committee on Rules and Calendar.

Committee Meeting Change

On motion by Senator Peterson, the rules were waived and Subcommittee B of the Committee on Appropriations was granted permission to meet May 1 from 5:00 p.m. until 9:00 p.m.

On motions by Senator Scott, the rules were waived and Subcommittees A, B and C of the Committee on Appropriations were granted permission to extend time of adjournment of the meetings this day until 7:00 p.m.

On motions by Senator Scott, the rules were waived and Subcommittees A and C of the Committee on Appropriations were granted permission to extend time of adjournment of the meetings April 28 until 2:00 p.m.

CORRECTION AND APPROVAL OF JOURNAL

The Journal of April 25 was corrected and approved.

CO-INTRODUCERS

Senator Souto—CS for SB 30; Senator Ros-Lehtinen—CS for SB 208; Senator Woodson-Howard—SB 285; Senator Brown—CS for SB 470; Senator Thomas—Senate Bills 567, 842 and 913; Senator Forman—SB 729; Senator Langley—SB 809; Senator Dudley—Senate Bills 842 and 913; Senator Gardner—SB 946; Senator Thurman—SB 960; Senator Weinstein—SB 1388

RECESS

Senator Scott moved that the Senate stand in recess for the purpose of holding committee meetings and conducting other Senate business until Tuesday, May 2, at 10:00 a.m. The motion was adopted.

Pursuant to the motion by Senator Scott, the Senate recessed at 12:06 p.m. to reconvene at 10:00 a.m., Tuesday, May 2.