



Journal of the Senate

Number 9

Tuesday, May 8, 1990

CALL TO ORDER

The Senate was called to order by the President at 2:30 p.m. A quorum present—38:

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

Excused: Senator Kirkpatrick

PRAYER

The following prayer was offered by Mrs. Jackie Sharkey, Administrative Assistant, Senate Sergeant at Arms:

Dear Lord, God of all power, ruler of the universe, we give thanks to you. Help us to pray thankfully. It is right and good and joyful to give thanks. The Bible says, "In everything give thanks for this is the will of God."

In both good and bad be thankful. Help us to learn in hard times that our struggles in thy name become victories. In sorrow and disappointment we mature and grow strong in knowledge, compassion and patience. We gain help that enables us to find solutions—solutions which, as the love of God, passes all understanding.

We thank you, Lord, and ask your blessings on all in public trust, the President, the Governor of our State and especially this Florida Senate. Please bless them, Lord, now and forever. Amen.

PLEDGE

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

Consideration of Resolutions

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

By Senator Plummer—

SR 3182—A resolution commending the University of Miami Hurricanes football team.

WHEREAS, the University of Miami Hurricanes completed their football season with a single loss and an impressive final win over a highly regarded opponent in the New Year's Day Sugar Bowl game, and

WHEREAS, Associated Press, UPI, and all major polls of major college NCAA football teams have recognized and named the University of Miami as the Number 1 team in the nation, the third time the University of Miami football team has been so honored during the decade of the 1980's, and

WHEREAS, Coach Dennis Erickson, and his Hurricane staff, acquitted themselves so admirably and with such success and, in the process, earned the respect and admiration of both their fans and adversaries from coast to coast, NOW, THEREFORE,

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

That the Senate of the State of Florida commends the University of Miami Hurricanes, pays tribute to Coach Dennis Erickson, and does

hereby proudly applaud and commend him, the coaches, staff, team members, and administration of the University of Miami for their remarkable achievements during an impressive 1989 collegiate football season.

On motion by Senator Plummer, SR 3182 was read by title and was read the second time in full and adopted.

Senator Plummer introduced the following guests who were seated in the chamber: Edward T. Foote, President, University of Miami; Ray Goode, Chairman, University Board of Trustees; Jim McLamore, Chairman Emeritus, University Board of Trustees; Dennis Erickson, Head Coach; and Sam Jankovich, Athletic Director.

Upon request of the President, Senator Plummer escorted Dr. Foote, Mr. Goode, Mr. McLamore, Coach Erickson and Mr. Jankovich to the rostrum where they were presented a copy of the resolution.

On motion by Senator Johnson, by two-thirds vote SR 1782 was withdrawn from the Committee on Rules and Calendar.

On motion by Senator Johnson—

SR 1782—A resolution recognizing the week of May 6-12, 1990, as "Florida Pet Week."

WHEREAS, 1990 marks the 10th anniversary of "Florida Pet Week," sponsored by the American Veterinary Medical Association, the Auxiliary of the American Veterinary Medical Association, and the American Animal Hospital Association, and

WHEREAS, animals and pets give companionship and pleasure in daily living, share the homes of over 6 million individuals or families in this state and provide special benefits to elderly persons and children, and

WHEREAS, the people of this state have a firm commitment to promote responsible care and treatment of animals and pets and guard against cruel and irresponsible treatment, and

WHEREAS, teaching kindness and respect for all living animals through education in schools and communities is essential to the basic values of a humane and civilized society, and

WHEREAS, the people of this state are grateful to the veterinary medical profession for providing preventive and emergency medical care and assistance to animals and for contributing to the education of animal owners, and

WHEREAS, this year, for the first time, the president-elect of the American Veterinary Medical Association and the president of the auxiliary to that organization are both from this state, and

WHEREAS, the people of this state are indebted to animal protection organizations, state humane organizations, and local animal care and control agencies for promoting respect for animals and pets, educating children about humane attitudes, and caring for lost, unwanted, abused, and abandoned animals, NOW, THEREFORE,

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

That the Florida Senate recognizes the week of May 6th through 12th, 1990, as "Florida Pet Week" and urges the people in this state to practice responsible care and treatment of all animals.

—was taken up out of order by unanimous consent, read the second time in full and adopted.

Senator Johnson introduced the following guests who were seated in the chamber: Mrs. Peggy Wilhelm, President, Auxiliary to the American Veterinary Medical Association, and her husband, Dr. Ralph Wil-

helm; Dr. Larry Gore, Executive Director, Florida Veterinary Medical Association, and his wife, Marie; and Dr. Jim Brand, President of the Florida Veterinary Medical Association, and his wife, Pat.

Upon request of the President, Senator Johnson escorted Dr. and Mrs. Wilhelm, Dr. and Mrs. Gore, and Dr. and Mrs. Brand to the rostrum where a copy of the resolution was presented.

On motion by Senator Peterson, by two-thirds vote SR 3164 was withdrawn from the Committee on Rules and Calendar.

On motion by Senator Peterson—

SR 3164—A resolution commending Henry F. Hunter for 35 years of dedicated service to the American Heart Association, including 23 years as Director of the Florida Affiliate.

WHEREAS, Henry Hunter has played a significant role in the health of the residents of this state through leadership in the development of educational programs in diet and lifestyle changes, and

WHEREAS, Henry Hunter's emphasis on providing funding for research development has contributed to saving the lives of Floridians, and

WHEREAS, Henry Hunter's leadership has manifested itself in an increase in funds raised for the health of residents of this state from \$1.1 million in 1967 to \$18.3 in 1989, and

WHEREAS, Henry Hunter has received the Staff Member of the Year Award for the Southern Region and Executive of the Year Award by the Professional Secretaries International and is currently a nominee for the Earl Beagle Award, which is the highest award given an American Heart Association staff member, and

WHEREAS, Henry Hunter has received numerous other awards for his contributions to the community and state, and

WHEREAS, Henry Hunter has been known for his devotion as a husband, father, and grandfather, his elegant sense of humor spiced with "Cajun stories" told with an inimitable dialect, and his special trait of bringing together conflicting opinions into a common position, making all involved feel a part of the solution, NOW, THEREFORE,

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

That the Senate hereby commends Henry F. Hunter for his career in improving the health and welfare of the residents of the State of Florida.

—was taken up out of order by unanimous consent, read the second time in full and adopted.

Senator Peterson introduced Henry F. Hunter and his wife, Patton, who were seated in the chamber.

Upon request of the President, Senator Peterson escorted Mr. and Mrs. Hunter to the rostrum where he was presented a copy of the resolution.

REPORTS OF COMMITTEES

EXECUTIVE BUSINESS

The Honorable Bob Crawford April 11, 1990
President, The Florida Senate

Dear Mr. President:

The following executive appointments were referred to the Senate Committee on Executive Business for action pursuant to Rule 12.7(a) of the Rules of the Florida Senate:

<i>Office and Appointment</i>	<i>For Term Ending</i>
Board of Acupuncture Appointee: Varn, Herbert Fred	09/30/93
Board of Chiropractic Appointee: Kaplan, Stanley S.	08/01/93
Board of Clinical Social Work, Marriage and Family Therapy, and Mental Health Counseling Appointees: Blaess, Donna A. Brainerd, Florence Morrow Byrne, William Jean	09/30/90 09/30/93 09/30/93
<i>Office and Appointment</i>	
King, Earline N. O'Donnell, Sallie M.	09/30/93 09/30/90
Board of Trustees of Central Florida Community College Appointee: Latiff, Stephen Guy	05/31/93
Board of Trustees of Manatee Community College Appointee: Smith, Jan E.	05/31/93
Board of Trustees of Okaloosa-Walton Community College Appointees: Donaldson, Allyn C., Jr. Szilvasy, Joyce A.	05/31/90 05/31/93
Board of Trustees of Pasco-Hernando Community College Appointees: Braak, Judith F. Cummings, James G. Hogan, Thomas S., Jr.	05/31/93 05/31/93 05/31/93
Board of Trustees of South Florida Community College Appointees: Anderson, Louis C. Montsdeoca, Gary	05/31/93 05/31/93
Board of Trustees of Valencia Community College Appointee: Lord, John S.	05/31/93
Construction Industry Licensing Board Appointees: Lambert, Paul D. Manrique, Terry L.	09/30/92 09/30/93
State of Florida Correctional Medical Authority Appointees: Burke, John G. Carbone, Nick Floyd, Hugh J. Reid, Raymond F. Shearn, Regina B. Windom, Robert E.	09/30/91 09/30/92 09/30/90 07/01/92 07/01/93 09/30/93
Board of Cosmetology Appointees: Fowler, Bernice Hargrove, Lacy	01/01/93 01/01/93
Education Standards Commission Appointees: Eggen, Eric Yarnold, Genevieve E.	09/30/92 09/30/92
Environmental Regulation Commission Appointees: Buford, A. L. "Jack", Jr. Gold, Steven B. Roen, Nancy H.	07/01/93 07/01/93 07/01/93
Tampa-Hillsborough County Expressway Authority Appointees: Campisi, Frank V. McClain, David H.	07/01/92 07/01/93
Florida State Fair Authority, Congressional District 1 Appointee: Ray, James F.	06/30/93
Florida State Fair Authority, Congressional District 3 Appointee: Godwin, Russell J.	06/30/93
Florida State Fair Authority, Congressional District 7 Appointee: Kaney, T. Michael	06/30/93
Florida State Fair Authority, Congressional District 19 Appointee: Arnold, Walter B., Jr.	06/30/93
Board of Funeral Directors and Embalmers Appointees: Rogers, James K. Toale, Debra Yent	08/01/93 08/01/93
Game and Fresh Water Fish Commission Appointee: Hilliard, Joe Marlin	01/05/95
Board of Hearing Aid Specialists Appointee: Martinez, Geo. C.	07/30/93
Health Care Cost Containment Board Appointees: Bozard, John W. del Portal, Carlos A. Ingram, Helen Q.	01/01/93 01/01/93 01/01/93
State Board of Independent Colleges and Universities Appointees: Banther, Barry L. DeMino, Steven L. Jacob, Bruce R.	09/30/92 09/30/92 09/30/91

<i>Office and Appointment</i>	<i>For Term Ending</i>	
Llorente, Elizabeth C. O'Laughlin, Jeanne Peterson, Andy	09/30/91 09/30/91 09/30/90	As required by Rule 12.7(a), the committee caused to be conducted an inquiry into the qualifications, experience, and general suitability of the above-named appointees for appointment to the offices indicated. In aid of such inquiry the committee held a public hearing at which members of the public were invited to attend and offer evidence concerning the qualifications, experience, and general suitability of each appointee.
Board of Professional Land Surveyors Appointees: Clary, Gregory B. Thompson, Dale	12/06/93 06/21/90	After due consideration of the findings of such inquiry and the evidence adduced at the public hearings, the committee, by a separate vote as to each appointee, respectfully advises and recommends:
Governor's Mansion Commission Appointees: Huizenga, Marti Messer, Elizabeth Sutton	09/30/93 09/30/93	(1) That the executive appointments of the above-named appointees, to the office and for the term indicated, be <i>confirmed</i> by the Senate.
Board of Medicine Appointees: Burt, James N. Hanline, Manning, Jr. Murray, Louis C. Rodriguez, Gilbert M.	08/01/93 08/01/93 08/01/93 08/01/93	(2) That Senate action on said appointments be taken prior to the adjournment of the 1990 Regular Session.
Board of Osteopathic Medical Examiners Appointee: Lancaster, Lance E.	01/29/94	(3) That there is no necessity known to the committee for the deliberations on said appointments to be held in executive session.
Board of Pharmacy Appointee: Lowe, Talmadge Ray	08/01/93	Respectfully submitted,
Board of Pilot Commissioners Appointees: Barrows, George L. Crongeyer, Esther J. Swindell, Robert C.	06/30/93 06/30/90 06/30/90	<i>Mary R. Grizzle, Chairman</i> <i>Fred R. Dudley</i> <i>Curtis Peterson, Vice Chairman</i> <i>Arnett E. Girardeau</i> <i>Malcolm E. Beard</i>
Historic Pensacola Preservation Board of Trustees Appointee: Dodson, David B.	09/13/90	Senator Grizzle moved that the report be adopted and the Senate confirm the appointments identified in the foregoing report to the offices and for the terms indicated, in accordance with the recommendations of the committee.
Board of Psychological Examiners Appointees: Grow, William A., Jr. Nelson, G. H. Wilmoth, Deborah	09/30/93 09/30/93 09/30/93	Senator Gordon called for a division of the question and moved that the appointment of Michael McKinnon Wilson as a member of the Florida Public Service Commission be removed from the report and that all other appointments contained therein be confirmed. The motion was adopted and the Senate confirmed the appointments identified in the report to the offices and for the terms indicated. The vote was:
Florida Public Service Commission Appointees: Beard, Thomas M. Wilson, Michael McKinnon	01/01/94 01/01/94	Yeas—36
Florida Real Estate Commission Appointees: Kowalski, Frank E. Stuart, Virginia C.	11/16/93 11/16/93	Mr. President Deratany Kiser Scott Bankhead Dudley Langley Souto Brown Forman Malchon Stuart Bruner Gardner Margolis Thomas Casas Girardeau McPherson Thurman Childers, D. Gordon Meek Walker Childers, W. D. Grizzle Myers Weinstein Crenshaw Jennings Peterson Weinstock Davis Johnson Plummer Woodson-Howard
Oklawaha Basin Recreation and Water Conservation and Control Authority in Lake County Appointee: Toole, Richard E.	07/13/92	Nays—None
Board of Regents Appointee: Smerage, Jeffrey B.	09/01/90	Explanation of Vote
Apalachee Regional Planning Council, Region 2 Appointee: Kleeb, Fred J., Jr.	10/01/92	My son, Tom Beard, is one of the nominees to be confirmed in this report. I, therefore, decline from voting on this report because I want to avoid even the perception of a conflict of interest.
East Central Florida Regional Planning Council, Region 6 Appointee: Kramer, Stuart	10/01/92	If I had voted on the issue, I would have voted to confirm the other nominees in the report.
Jacksonville Sports Development Authority Appointees: Nimmicht, E. A. II Pitman, Donald D.	09/30/91 09/30/90	<i>Malcolm Beard, 22nd District</i>
Jacksonville Transportation Authority Appointee: Simpson, Bryan, Jr.	05/31/91	Senator Grizzle moved that the Senate confirm the appointment of Michael McKinnon Wilson as a member of the Florida Public Service Commission for a term ending January 1, 1994. The motion was adopted by the following vote:
Secretary of Transportation Appointee: Watts, Ben G.	Pleasure of Governor	Yeas—29
Board of Veterinary Medicine Appointee: Mager, Roman	08/01/93	Mr. President Crenshaw Kiser Souto Bankhead Deratany Langley Stuart Beard Dudley McPherson Thomas Brown Gardner Meek Walker Bruner Grant Myers Weinstein Casas Grizzle Peterson Childers, D. Jennings Plummer Childers, W. D. Johnson Scott
Pinellas-Anclote River Basin Board of the Southwest Florida Water Management District Appointee: Knowlton, David H.	03/01/91	
Withlacoochee River Basin Board of the Southwest Florida Water Management District Appointee: Sims, Shelley W.	03/01/92	

Nays—9

Davis Gordon Thurman
Forman Malchon Weinstock
Girardeau Margolis Woodson-Howard

The Honorable Bob Crawford
President, The Florida Senate

May 3, 1990

Dear Mr. President:

The following executive appointments were referred to the Senate Committee on Executive Business for action pursuant to Rule 12.7(a) of the Rules of the Florida Senate:

<i>Office and Appointment</i>	<i>For Term Ending</i>	<i>Office and Appointment</i>	<i>For Term Ending</i>
		Wilcox, Rubie Fay	10/01/93
		Oklawaha Basin Recreation and Water Conservation and Control Authority in Lake County	
		Appointee: Williams, Emmett L.	07/13/93
		Apalachee Regional Planning Council, Region 2	
		Appointee: Sheffield, J. David	10/01/92
		Northeast Florida Regional Planning Council, Region 4	
		Appointee: Duncan, Hugh A.	10/01/92
		Withlacoochee Regional Planning Council, Region 5	
		Appointees: Shepard, Ralph E.	10/01/92
		Wilson, Joseph A.	10/01/92
Board of Acupuncture		East Central Florida Regional Planning Council, Region 6	
Appointee: Celpa, Luis O.	09/30/93	Appointee: Julian, D. Carlene	10/01/92
Florida Board of Auctioneers		Tampa Bay Regional Planning Council, Region 8	
Appointee: Gall, James, Jr.	09/30/93	Appointees: Fletcher, Richard R.	10/01/92
Barbers' Board		Fletcher, Westwood H., Jr.	10/01/92
Appointee: Ledford, Paul A.	11/22/93	Reed, J. Wilson	10/01/92
Florida Black Business Investment Board		Stipanovich, C. Coleman	10/01/92
Appointee: Fields, Randolph H.	09/30/93	Treasure Coast Regional Planning Council, Region 10	
Board of Building Codes and Standards		Appointee: Davis, Charles E., Jr.	10/01/92
Appointees: Ausley, J. Carlyle, Jr.	02/11/93	Florida Transportation Commission	
Conrad, Robert S.	01/13/93	Appointees: Browning, John P., Jr.	09/30/93
Holsclaw, Robert F.	01/09/93	Kennedy, Art W.	09/30/93
Kennedy, William A.	02/07/93	Stierheim, Merrett R.	09/30/91
Lunn, T. E.	01/06/93	Florida Commission on Veterans' Affairs	
Rogers, George A., Jr.	01/23/91	Appointees: Day, George E.	11/16/92
Hillsborough County Civil Service Board		Pound, Marjorie T.	11/16/90
Appointees: Canasi, Simon M.	07/02/93	Tallman, Kenneth L.	11/16/92
Garcia, Dana H.	07/02/93	Thomson, John M.	11/16/92
Howton, Darrell F.	07/02/93	Governing Board of the St. Johns River Water Management District	
Secretary of Commerce		Appointee: Simmons, Ralph	03/01/93
Appointee: Sutton, William L.	Pleasure of Governor	Governing Board of the South Florida Water Management District	
Board of Trustees of Okaloosa-Walton Community College		Appointee: Causey, Charles W.	03/01/94
Appointee: Hill, Charlie H.	05/31/93	Alafia River Basin Board of the Southwest Florida Water Management District	
Construction Industry Licensing Board		Appointees: Elsberry, Lynda Kay	03/01/91
Appointee: Lawson, Keith O.	09/30/90	Mancini, C. Richard	03/01/92
Board of Dentistry		Schick, Jack C.	03/01/93
Appointee: Chichetti, Richard J.	02/07/94	Hillsborough River Basin Board of the Southwest Florida Water Management District	
Board of Professional Engineers		Appointee: Espinola, Sylvia A.	03/01/92
Appointee: Spangler, Byron D.	12/20/93	Northwest Hillsborough County Basin Board of the Southwest Florida Water Management District	
Commission on Ethics		Appointees: Gadson, Robert E.	03/01/93
Appointees: Hall, Don T.	06/30/91	Meade, Donald R.	03/01/92
Kalajian, John L.	06/30/91	Shawver, Carl D.	03/01/92
Williams, Scott G.	06/30/91	Pinellas-Anclote River Basin Board of the Southwest Florida Water Management District	
Zappi, Debra A.	06/30/91	Appointees: Turner, James P. III	03/01/91
Investment Advisory Council		Washinko, Adelle M.	03/01/92
Appointee: Darby, Michael	12/12/92	As required by Rule 12.7(a), the committee caused to be conducted an inquiry into the qualifications, experience, and general suitability of the above-named appointees for appointment to the offices indicated. In aid of such inquiry the committee held a public hearing at which members of the public were invited to attend and offer evidence concerning the qualifications, experience, and general suitability of each appointee.	
Marine Fisheries Commission		After due consideration of the findings of such inquiry and the evidence adduced at the public hearings, the committee, by a separate vote as to each appointee, respectfully advises and recommends:	
Appointees: Fraser, Thomas H.	08/01/93		
LeMaster, Edward B. III	08/01/93		
Temple, John W.	08/01/90		
Board of Optometry			
Appointees: Braverman, Howard	12/28/93		
Cranmer, R. Bruce	12/28/93		
Tampa Port Authority			
Appointee: Caranante, Joseph P.	11/25/93		
Public Employees Relations Commission			
Appointee: Sloan, James W.	01/01/94		
Board of Public Schools			
Appointees: Denson, Jack H.	10/01/93		

- (1) That the executive appointments of the above-named appointees, to the office and for the term indicated, be *confirmed* by the Senate.
- (2) That Senate action on said appointments be taken prior to the adjournment of the 1990 Regular Session.
- (3) That there is no necessity known to the committee for the deliberations on said appointments to be held in executive session.

Respectfully submitted,

Mary R. Grizzle, *Chairman* Fred R. Dudley
 Curtis Peterson, *Vice Chairman* Arnett E. Girardeau
 Malcolm E. Beard

On motion by Senator Grizzle, the report was adopted and the Senate confirmed the appointments identified in the foregoing report of the committee to the offices and for the terms indicated, in accordance with the recommendations of the committee. The vote was:

Yeas—37

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

Nays—None

REPORTS OF COMMITTEES, continued

The Committee on Rules and Calendar submits the following bills to be placed on the Special Order Calendar for Tuesday, May 8, 1990: CS for SB 2960, CS for SB 402

Respectfully submitted,
 James A. Scott, *Chairman*

The Committee on Commerce recommends the following pass: SB 1180

The Committee on Corrections, Probation and Parole recommends the following pass: SB 1326, SB 1754 with 1 amendment, SB 1842

The Committee on Finance, Taxation and Claims recommends the following pass: SB 2136

The Committee on Judiciary-Criminal recommends the following pass: SB 286, SB 912 with 1 amendment

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

The Committee on Commerce recommends the following pass: SB 2468

The Committee on Community Affairs recommends the following pass: SJR 6 with 2 amendments, SB 8

The Committee on Economic, Professional and Utility Regulation recommends the following pass: SB 2796 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 Community Affairs recommends the following pass: SB 2302

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

The Committee on Judiciary-Criminal recommends the following pass: SB 1006

The bill was referred to the Committee on Judiciary-Civil under the original reference.

The Committee on Community Affairs recommends the following pass: SB 3104 with 1 amendment

The bill was referred to the Committee on Rules and Calendar under the original reference.

The Committee on Commerce recommends the following pass: CS for SB 1084

The Committee on Community Affairs recommends the following pass: SB 1962, SB 2890

The Committee on Economic, Professional and Utility Regulation recommends the following pass: SB 2700

The Committee on Judiciary-Criminal recommends the following pass: SB 1580, SB 2226, SB 2322

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

The Committee on Community Affairs recommends the following not pass: SB 1618

The bill was laid on the table.

The Committee on Community Affairs recommends a committee substitute for the following: SB 2096

The Committee on Ethics and Elections recommends a committee substitute for the following: SB 1150

The Committee on Finance, Taxation and Claims recommends a committee substitute for the following: CS for SB 280

The Committee on Governmental Operations recommends a committee substitute for the following: CS for SB 2196

The Committee on Health and Rehabilitative Services recommends committee substitutes for the following: SB 976, SB 1450

The Committee on Higher Education recommends committee substitutes for the following: SB 772, SB 1464, Senate Bills 1556, 618 and CS for SB 1514, SB 1592, SB 2748, SB 2754

The Committee on Judiciary-Criminal recommends committee substitutes for the following: SB 18, SB 914, Senate Bills 1120 and 2610, SB 2598

The Committee on Personnel, Retirement and Collective Bargaining recommends committee substitutes for the following: SB 1606, SB 1814, SB 3056

The Committee on Transportation recommends a committee substitute for the following: SB 2298

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

The Committee on Transportation recommends a committee substitute for the following: SB 2474

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

The Committee on Judiciary-Criminal recommends a committee substitute for the following: SB 1004

The bill with committee substitute attached was referred to the Committee on Corrections, Probation and Parole under the original reference.

The Committee on Community Affairs recommends a committee substitute for the following: SB 2076

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

The Committee on Health and Rehabilitative Services recommends a committee substitute for the following: SB 1764

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

The Committee on Community Affairs recommends committee substitutes for the following: SB 164, SB 1302, SB 1942, SB 2074, SB 2236

The Committee on Governmental Operations recommends a committee substitute for the following: SB 1620

The Committee on Judiciary-Criminal recommends a committee substitute for the following: SB 2470

The Committee on Regulated Industries recommends a committee substitute for the following: SB 2488

The Committee on Transportation recommends a committee substitute for the following: SB 2684

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 Higher Education recommends committee substitutes for the following: SB 2502, Senate Bills 2532 and 2534

The Committee on Regulated Industries recommends a committee substitute for the following: SB 2272

The Committee on Transportation recommends a committee substitute for the following: SB 2104

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

The Committee on Governmental Operations recommends a committee substitute for the following: SB 622

The Committee on Health and Rehabilitative Services recommends committee substitutes for the following: Senate Bills 854, 2078 and 2792, SJR 1320

The Committee on Judiciary-Criminal recommends a committee substitute for the following: SB 1322

The Committee on Regulated Industries recommends a committee substitute for the following: SB 230

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 Personnel, Retirement and Collective Bargaining recommends a committee substitute for the following: SB 1896

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

The Committee on Ethics and Elections recommends a committee substitute for the following: CS for SB 930

The Committee on Finance, Taxation and Claims recommends a committee substitute for the following: CS for SB 114

The Committee on Health and Rehabilitative Services recommends a committee substitute for the following: SB 2442

The Committee on Judiciary-Criminal recommends committee substitutes for the following: SB 1654, SB 2484

The Committee on Transportation recommends committee substitutes for the following: CS for SB 60, SB 198

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

Bills Referred to Subcommittee

May 2, 1990

The following have been referred to Appropriations Subcommittee A which will report to the full committee within 27 days: CS for SB 92, CS for SB 314, SB 418, SB 424, CS for SB 674, CS for SB 1194, SB 1362, CS for SB 1502, SB 1516

The following have been referred to Appropriations Subcommittee B which will report to the full committee within 27 days: SB 34, SB 80, CS for SB 430, CS for SB 570, CS for SB 668, SB 684, SB 904, SB 1098, SB 1386, SB 1428

The following have been referred to Appropriations Subcommittee C which will report to the full committee within 27 days: SB 16, CS for SB 36, CS for SB 140, SB 288, CS for SB 380, CS for SB 480, CS for SB 560, CS for SB 952, CS for SB 1340, SB 1426

REQUESTS FOR EXTENSION OF TIME

May 2, 1990

The Committee on Appropriations requests an extension of 15 days for consideration of the following: Senate Bills 16, 34, 36, 40, 42, 68, 80, 92, 140, 142, 144, 160, 182, 188, 218, 236, 240, 284, 288, 304, 314, 344, 348, 364, 380, 410, 418, 424, 430, 462, 466, 470, 480, 486, 494, 560, 570, 628, 632, 654, 662, 668, 674, 682, 684, 694, 706, 714, 750, 758, 774, 784, 802, 824, 832, 846, 850, 860, 862, 904, 928, 952, 954, 994, 1028, 1030, 1044, 1048, 1050, 1098, 1118, 1130, 1194, 1218, 1222, 1236, 1278, 1340, 1346, 1358, 1362, 1374, 1376, 1386, 1398, 1426, 1428, 1440, 1458, 1466, 1468, 1470, 1476, 1502, 1510, 1516, 1536, 1554, 1572, 1600, 1658, 1744, 1848, 1872, 1884, 1982, 2012, 2040, 2146, 2160, 2262, 2266, 2292, 2514, 2548, 2772, 2936

INTRODUCTION AND REFERENCE OF BILLS

First Reading

By the Committee on Appropriations—

SB 3100—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 1990, and ending June 30, 1991, to pay salaries, other expenses, capital outlay - buildings, and other improvements, and for other specified purposes of the various agencies of state government; providing an effective date.

—was referred to the Committee on Appropriations.

By the Committee on Appropriations—

SB 3102—A bill to be entitled An act relating to implementing the fiscal year 1990-1991 General Appropriations Act; providing legislative intent; authorizing expenditure of funds by the Guardian Ad Litem Program in certain dissolution proceedings; requiring state attorneys and public defenders to submit a report of certain expenditures; prohibiting the Department of Professional Regulation from expending funds for the lease, possession, or acquisition of specified space for office or other use; providing restrictions on appropriations to the Department of Health and Rehabilitative Services for price level increases; requiring the Capital Collateral Representative to seek reimbursement; allowing school districts to not comply with maintenance of effort requirements; providing for the use of certain funds for construction of a building for the Kirkman Data Center; providing for the expenditure of certain funds for operation of the Department of Highway Safety and Motor Vehicles' Emissions Control Program; providing for the expenditure of certain funds for specified projects at the Sanford State Farmers' Market; providing that certain appropriations, from the 1989 General Appropriations Act, relating to a Cedar Key marina and sewer system shall not revert; providing for transfer of certain positions provided to the Department of Agriculture and Consumer Services; providing for the Department of Corrections to contract for acquisition of a facility from a private contractor which meets specified criteria with respect to cost and completion date; authorizing Valencia Community College to acquire property through non-PECO funds; postponing the reverter date for certain appropriations relating to the University of Central Florida/Solar Energy Center and the University of Florida library; providing for use of certain appropriations relating to Florida Atlantic University's University Center Expansion for such purpose and for the Student Union and for use of certain appropriations for Florida State University Dorm Asbestos; appropriating certain funds originally appropriated to Palm Beach Junior College by chapter 84-542, Laws of Florida, to Palm Beach Community College for the auditorium and related projects; authorizing the Board of Regents to construct specified projects at Florida State University, Florida A & M University, Florida Atlantic University, the University of Central Florida, and Florida International University from bond proceeds and to construct specified projects at the University of Florida and Florida International University from non-PECO funds; authorizing the acquisition and construction of a specified project by the Seminole County Expressway Authority; providing for bonds for such project; prohibiting the Department of Transportation from covenanting to complete such project; providing for the Department of Health and Rehabilitative Services to analyze long-term care reimbursement with respect to nursing home residents; requiring adequate reimbursement of nursing facilities; providing for a report; providing a retroactive effective date and an expiration date.

—was referred to the Committee on Appropriations.

By Senator Kirkpatrick—

SB 3124—A bill to be entitled An act relating to Alachua County; amending ss. 1(1), (2)(a), 3(2)(b), ch. 84-388, Laws of Florida, as amended by s. 1, ch. 86-342, Laws of Florida; providing that deputy sheriffs are deemed public employees and enjoy all rights granted public employees by law, including the protections afforded to law enforcement officers by pt. VI, ch. 112, F.S., and the right to engage in collective bargaining; repealing a provision relating to the rehiring of sheriff's employees who have been placed on disciplinary probation for periods of 6 months or more; eliminating the requirement that the sheriff review all complaints against employees and permitting the sheriff to review such complaints at his discretion; providing an effective date.

Proof of publication of the required notice was attached.

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

SR 3126 was introduced out of order and adopted May 1.

SR 3128 was introduced out of order and adopted May 1.

By Senator D. Childers—

SB 3130—A bill to be entitled An act relating to Central County Water Control District, formerly Central County Water Drainage District, in Hendry County, Florida; amending chapter 70-702, Laws of Florida, as amended, so as to permit the district to construct, acquire by donation or purchase recreational facilities and areas, including related facilities, and to construct, operate, and maintain such recreational and related facilities for the benefit of district residents; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator W.D. Childers—

SB 3132—A bill to be entitled An act relating to Escambia County; prohibiting the siting of a hazardous waste processing, transfer, or storage facility within the drainage basin of the Perdido River or Perdido Bay; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Johnson—

SR 3134—A resolution recognizing the educational, cultural and economic benefits of live theatre; encouraging Americans and Floridians to experience live theatre, and recognizing National Theatre Week.

—was referred to the Committee on Rules and Calendar.

By Senator Johnson—

SB 3136—A bill to be entitled An act relating to Sarasota and Manatee Counties; amending s. 3(b), (f), ch. 77-651, Laws of Florida, as amended; increasing the number of members of the Sarasota-Manatee Airport Authority; providing for the election of such members; prescribing qualifications for, and the terms of office of, the members; revising the number of votes required for action taken by the board; providing an effective date.

Proof of publication of the required notice was attached.

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

By Senator Woodson-Howard—

SR 3138—A resolution recognizing Senate district volunteer staff for their valuable services rendered without payment.

—was referred to the Committee on Rules and Calendar.

By Senator Gardner—

SR 3140—A resolution recognizing the long and faithful service of the Florida National Guard.

—was referred to the Committee on Rules and Calendar.

By Senator Langley—

SB 3142—A bill to be entitled An act relating to the Deltona Fire District, Volusia County; authorizing the Board of Commissioners of the district to provide fire prevention and fire safety programs within the district; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Stuart—

SB 3144—A bill to be entitled An act relating to the City of Haines City; providing for the relief of William and Margaret Allen; Arlene Auer, as personal representative of the estate of Ray Auer; Mary Goodrich, as personal representative of the estate of John Guthrie; and Joan Nivens, as personal representative of the estate of Robert Nivens; to compensate them for personal injuries and deaths due to the negligence of certain city employees; 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 Crawford—

SR 3146—A resolution honoring mothers.

—was referred to the Committee on Rules and Calendar.

By Senator Jennings—

SR 3148—A resolution honoring Erin Berthold for her winning entry in the statewide "Smoke-Free Class of 2000" poster contest.

—was referred to the Committee on Rules and Calendar.

By Senator Meek—

SR 3150—A resolution honoring Mrs. Rosa Mae Watson Davis for her lifelong support for the value of education and the encouragement she has given to so many of her family to attend and graduate from college.

—was referred to the Committee on Rules and Calendar.

By Senator Crawford—

SR 3152—A resolution honoring former Senator Ben Hill Griffin, Jr., and expressing regret at his death.

—was referred to the Committee on Rules and Calendar.

By Senator Kirkpatrick—

SR 3154—A resolution commending Robert W. Sym for his many years of public service to the state.

—was referred to the Committee on Rules and Calendar.

By Senator Johnson—

SR 3156—A resolution commending Mr. Burt Reynolds for his dedication to the performing arts and his philanthropy to education and the arts.

—was referred to the Committee on Rules and Calendar.

By Senator Langley—

SR 3158—A resolution recognizing the week of May 14-May 19, as Teachers' Appreciation Week.

—was referred to the Committee on Rules and Calendar.

By Senator Weinstock—

SB 3160—A bill to be entitled An act relating to Palm Beach County; creating and establishing the Palm Beach County Convention Center Authority in said county as a public body corporate and politic for the purpose of planning, developing, constructing, acquiring, owning, reconstructing, extending, enlarging, repairing, improving, relocating, equipping, maintaining, and operating a facility and site for the holding of conventions and expositions and civic, cultural, recreational, athletic, and similar events and activities; providing for the method and manner of the appointment of and terms of the Authority's membership; providing for

social service agency report to the court regarding, and that judicial review of performance agreements determine whether, specified therapeutic treatment needs are being met in the most appropriate, least restrictive environment; reenacting s. 39.41(1)(f), F.S., relating to dependency dispositions, to incorporate the amendments to ss. 39.451 and 39.453, F.S., in references thereto; creating s. 393.0652, F.S.; providing that children adjudicated delinquent, dependent, or a child in need of services who are in the physical custody of the department receive needed developmental services and delineating funding responsibility; amending s. 394.4781, F.S.; mandating that children adjudicated delinquent, dependent, or a child in need of services who are in the physical custody of the department receive needed mental health services on a priority basis and delineating funding responsibility; amending s. 394.50, F.S.; mandating that children adjudicated delinquent, dependent, or a child in need of services who are in the physical custody of the department receive needed mental health services and delineating funding responsibility; creating s. 394.85, F.S.; providing that children adjudicated delinquent, dependent, or a child in need of services who are in the physical custody of the department receive needed alcohol, drug abuse, or mental health services and delineating funding responsibility; amending s. 396.042, F.S.; mandating that children adjudicated delinquent, dependent, or a child in need of services who are in the physical custody of the department receive needed alcoholism treatment and delineating funding responsibility; amending s. 397.031, F.S.; mandating that children adjudicated delinquent, dependent, or a child in need of services who are in the physical custody of the department receive needed drug abuse treatment and delineating funding responsibility; amending s. 39.015, F.S., relating to adoption of rules, to correct a cross-reference; providing for the phase-in of new programs and services and providing funding priorities; requiring the department to submit a plan; providing an effective date.

By the Committee on Ethics and Elections; and Senator Brown—

CS for SB 1150—A bill to be entitled An act relating to elections; amending s. 99.061, F.S.; revising the qualifying period for write-in candidates; providing for alternative qualifying dates for federal candidates; amending s. 99.095, F.S.; revising provisions relating to qualifying for nomination by the alternative method; changing oath and petition filing dates; amending s. 99.0955, F.S.; revising the dates for certain independent candidates to submit petitions; amending s. 99.097, F.S.; revising provisions relating to petition verification; amending s. 100.111, F.S.; requiring the Department of State to set dates for qualifying by petition in special elections; providing for the required number of signatures; amending s. 100.141, F.S.; revising the notice requirements for special elections, to conform; amending s. 101.015, F.S.; requiring standards for voting systems; repealing s. 101.31, F.S., which relates to experimental use of voting systems; amending s. 101.5614, F.S.; providing for security guidelines for transmission of returns; renumbering s. 102.1691, F.S., relating to voting systems certification; amending s. 104.051, F.S.; providing a penalty for any supervisor of elections, deputy supervisor of elections, or elections employee who attempts to influence or interfere with an elector voting; amending s. 105.035, F.S.; changing oath and petition filing dates for certain judicial officers qualifying by the alternative method; amending s. 106.011, F.S.; revising definitions of the terms "political committee," "contribution," and "expenditure"; amending s. 106.021, F.S.; requiring candidates for certain offices to file the names and addresses of their campaign treasurers with the supervisor of elections in the county of their residence; changing terminology; amending s. 106.03, F.S.; eliminating a filing exemption; amending s. 106.04, F.S.; providing that a committee of continuous existence need not file a copy of its charter or bylaws with its annual report under certain conditions; prescribing the penalty for incorrect, false, or incomplete reports; providing for the adoption of rules relating to revocation of certification and fine waivers; increasing the period to pay or appeal a fine for a late report; amending s. 106.06, F.S.; conforming provisions; amending s. 106.07, F.S.; modifying provisions relating to campaign reports; revising the dates on which campaign treasurers' reports are due; providing additional circumstances under which reports are required to be filed; eliminating a filing exemption; increasing the period to pay or appeal a fine for a late report; providing for the adoption of rules on certain fine waivers; amending s. 106.075, F.S.; providing for reporting to the filing officer; amending s. 106.141, F.S., relating to disposition of surplus funds; providing for withdrawal of funds subject to a withdrawal penalty; amending s. 106.24, F.S.; establishing procedures for hearings before the Florida Elections Commission; providing for rules; amending s. 106.34, F.S.; providing for adjustments to the expenditure limits for matching funds; amending s. 106.35, F.S.; providing for distribution of funds; amending s. 582.18, F.S.; providing procedures for qualification of candidates for election to super-

visor of a soil and water conservation district; amending s. 166.031, F.S.; requiring municipalities to provide for certain ordinance or charter amendments; repealing s. 99.032, F.S., relating to qualification of candidates for county commission; providing an effective date.

By the Committee on Community Affairs and Senator Brown—

CS for SB 1302—A bill to be entitled An act relating to local government; amending s. 125.01, F.S.; providing for the establishment of municipal service taxing and benefit units within municipal boundaries upon consent by ordinance of the municipality; amending s. 200.066, F.S.; providing for the imposition of ad valorem taxes prior to July 1 for municipal service taxing units conforming to the boundaries of an entire municipality; amending s. 200.071, F.S.; clarifying that municipal service taxing units when combined with other millage levied may not exceed 10 mills for municipal purposes; providing an effective date.

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

CS for SJR 1320—A joint resolution proposing the creation of Section 24 of Article I of the State Constitution relating to children.

By the Committee on Health and Rehabilitative Services; and Senators Davis and Stuart—

CS for SB 1450—A bill to be entitled An act relating to children's services; providing for an equitable reimbursement methodology for non-profit residential group care providers; providing for allowable costs, verification of costs, and cost containment; providing for rules; providing an effective date.

By the Committee on Higher Education and Senator Johnson—

CS for SB 1464—A bill to be entitled An act relating to postsecondary education; amending s. 240.402, F.S.; revising provisions relating to the distribution and amount of awards from the Florida Undergraduate Scholars' Fund; amending s. 240.4068, F.S.; revising provisions relating to the award of scholarship loans under the "Chappie" James Most Promising Teacher Scholarship Loan Program; providing an effective date.

By the Committees on Higher Education and Education and Senators Bankhead, Meek, Walker, Kirkpatrick, Malchon, Johnson, Grizzle, Langley, Scott, Deratany, Kiser, Woodson-Howard, Dudley, Souto, Grant, Jennings, D. Childers, Brown, Gardner, Thomas, Forman, Weinstock, Weinstein, Bruner, Diaz-Balart, Myers, Crenshaw, Margolis, Casas, Girardeau, Crawford, McPherson, W. D. Childers, Peterson, Thurman, Plummer and Stuart—

CS for SB's 1556, 618 and CS for SB 1514—A bill to be entitled An act relating to education; creating a Postsecondary Education Success Incentive Program; specifying student eligibility requirements; providing for fund administration by the Department of Education; providing guidelines for the disbursement of funds; establishing the Education Success Incentive Program for disadvantaged students; providing for school district proposals to be competitively funded; providing for agreements between students and schools; providing for monitoring student progress; establishing a trust fund; specifying conditions for receipt of funds by students; specifying the use of funds; establishing the Education Success Incentive Council; establishing a direct-support organization; amending s. 232.23, F.S.; providing requirements for secondary school transcripts; providing an effective date.

By the Committee on Higher Education and Senator Walker—

CS for SB 1592—A bill to be entitled An act relating to postsecondary education; amending s. 240.604, F.S., relating to the public school work experience program; revising provisions relating to employment; providing for additional expenditure of funds; revising provisions relating to responsibility for payment of wages; providing for advertising; providing an effective date.

By the Committee on Personnel, Retirement and Collective Bargaining; and Senator Weinstein—

CS for SB 1606—A bill to be entitled An act relating to the Florida Retirement System; amending s. 121.021, F.S.; defining the term "disability in line of duty"; amending s. 121.031, F.S.; exempting lists of retirees' names and addresses from the provisions of s. 119.07(1), F.S., for commercial purposes; amending s. 121.051, F.S.; providing for participation by employees of Regional Coordinating Councils; amending s. 121.055, F.S.; requiring senior managers of the State University System and the

State Board of Administration to participate in the Senior Management Service Class of the Florida Retirement System; amending s. 121.091, F.S.; removing erroneous language; allowing judges to select a retirement benefit option when required to retire under disability by Supreme Court order; requiring that the spouse of a member be notified of and acknowledge member's election of Option 1 or Option 2 benefits; providing for the designation of a contingent beneficiary by the member for any Option 2 benefits remaining upon the death of the primary beneficiary; conforming reemployment provisions for the Florida School for the Deaf and the Blind to similar provisions for other educational institutions; amending s. 121.125, F.S.; requiring employers to pay retirement contributions for Workers' Compensation credit received by a member; amending s. 121.35, F.S.; making university presidents and the Chancellor eligible to participate in the Optional Retirement Program; directing the Department of Insurance to conduct an actuarial study; providing an effective date.

By the Committee on Governmental Operations and Senator Bankhead—

CS for SB 1620—A bill to be entitled An act relating to the Treasurer; creating s. 18.103, F.S.; providing for the deposit of assets of state agencies with the Treasurer for safekeeping; providing fees for such service; creating s. 18.104, F.S.; establishing the Treasury Cash Deposit Trust Fund; amending s. 18.125, F.S.; authorizing the Treasurer to invest funds of any statutorily created board, association, or entity; amending s. 280.02, F.S.; redefining the term "average daily balance" for the purposes of the Florida Security for Public Deposits Act; amending s. 280.03, F.S.; providing that public deposits held outside the country are exempt from the requirements and protection of that act; amending s. 280.04, F.S.; revising a provision relating to collateral for public deposits; amending s. 280.05, F.S.; revising a duty of the Treasurer with respect to the protection of the public deposits security program; authorizing the Treasurer to allow electronic filings; amending s. 280.10, F.S.; providing that a qualified public depository that sells or disposes of any of its branches is responsible for public deposits held by such branch until the purchasing institution becomes a qualified public depository; amending s. 280.11, F.S.; specifying procedures for compulsory withdrawal from the public deposit security program of public depositories that are disqualified from receiving or retaining deposits; repealing ss. 111.02, 111.03, 111.04, F.S., which relate to responsibilities of the Treasurer with respect to certain perquisites accruing from the administration of certain state officers, the reporting, furnishing and accounting thereof, and a penalty for noncompliance; providing an effective date.

By the Committee on Health and Rehabilitative Services; and Senators Weinstock, Kiser, Forman, Stuart, Meek and Malchon—

CS for SB 1764—A bill to be entitled An act relating to health care; providing legislative findings; amending s. 212.02, F.S.; including dues paid to private clubs and membership clubs providing athletic, exercise, or fitness facilities within the definition of the term "admissions" for purpose of the imposition of the sales tax; amending s. 230.2319, F.S.; providing additional instruction in the middle childhood education program; providing for an exemption from certain instruction; amending s. 233.067, F.S.; providing additional instruction in the comprehensive health education and substance abuse prevention program; providing for an exemption from certain instruction; creating s. 402.321, F.S.; providing funding for school health services and specifying criteria for receipt thereof; requiring proposals; providing for exemption from services; providing for evaluation and a report; amending s. 411.202, F.S.; revising definition of the term "prevention"; amending s. 411.22, F.S.; revising legislative intent relating to handicap prevention and early assistance; amending s. 411.222, F.S.; providing additional intraagency responsibilities; changing the name of the State Coordinating Council for Early Childhood Services and increasing the membership; expanding council duties; modifying reporting requirements; amending ss. 230.2303, 383.215, 402.45, 411.204, 411.221, F.S.; conforming language; amending s. 14, ch. 89-379, Laws of Florida; conforming language; providing appropriations; providing effective dates.

By the Committee on Personnel, Retirement and Collective Bargaining; and Senator Thomas—

CS for SB 1814—A bill to be entitled An act relating to state employment; creating s. 110.1091, F.S.; enabling state agencies to provide a program to assist certain employees; amending s. 119.07, F.S.; exempting public records referred to in s. 110.1091, F.S., from the provisions of s. 119.07, F.S., relating to inspection and examination of public records; amending s. 110.123, F.S.; providing a statute of limitations on claims for

collection of underpayments or refunding of overpayments of premiums under the state group insurance program; providing that decisions regarding coverage or benefits under the State Group Health Self Insurance Plan rest with the Department of Administration and may not be delegated; amending s. 110.151, F.S.; revising language with respect to state officers' and employees' child care services; amending s. 110.161, F.S.; establishing a date relative to transferring pretax benefits program funds; amending s. 110.207, F.S.; removing the statute of limitations on classification changes; amending s. 110.227, F.S.; limiting the right to receive prior written notice of a reduction in pay, transfer, layoff, or demotion, and limiting the right to appeal such action, to employees who hold permanent status in the class; amending s. 110.602, F.S.; limiting the number of positions in the Selected Exempt Service to a specified percentage of career service positions; excluding certain positions from the limitation; providing an effective date.

By the Committee on Personnel, Retirement and Collective Bargaining; and Senator Walker—

CS for SB 1896—A bill to be entitled An act relating to state employment; creating s. 110.1236, F.S.; requiring the Auditor General to conduct biennial performance and compliance audits of the state group health insurance plan, including certain review and recommendations; authorizing the Auditor General to contract with consultants; providing an effective date.

By the Committee on Community Affairs and Senator Diaz-Balart—

CS for SB 1942—A bill to be entitled An act relating to urban redevelopment; amending s. 290.004, F.S.; providing a definition; amending s. 290.0055, F.S.; authorizing certain municipal governing bodies to authorize the creation of an urban demonstration enterprise zone; amending s. 290.0065, F.S.; authorizing approval of enterprise zones to fill vacancies created by approval of an existing enterprise zone as an urban demonstration enterprise zone; extending a deadline for approval of enterprise zone boundary changes; creating s. 290.0075, F.S.; creating the Urban Demonstration Enterprise Zone Program; providing for application to the Department of Community Affairs for approval of such zones; providing requirements with respect to such zones; specifying required local incentives; amending s. 290.007, F.S.; specifying the tax credits and incentives applicable to such zones; amending s. 290.014, F.S.; requiring an annual report on such zones; creating s. 290.0365, F.S.; providing for urban demonstration enterprise zone community development corporations to administer the program; providing requirements with respect thereto; providing for administrative grants; amending s. 290.037, F.S.; providing status of loan applications for ventures located in such zones under the community development deferred payment loan program; amending s. 212.096, F.S., which provides for a sales tax credit for job creation in enterprise zones; providing special requirements applicable to such zones; amending s. 220.181, F.S., which provides for a corporate tax enterprise zone jobs credit; providing special requirements applicable to such zones; providing an effective date.

By the Committee on Community Affairs and Senators Thomas, Kirkpatrick and Walker—

CS for SB 2074—A bill to be entitled An act relating to local government finances; amending s. 212.055, F.S.; providing that proceeds of the local government infrastructure surtax may be used to operate and administer criminal justice facilities and jails in certain counties; amending s. 218.65, F.S.; revising provisions providing for an emergency distribution from the Local Government Half-cent Sales Tax Clearing Trust Fund to certain counties; providing a conditional retroactive effective date.

By the Committee on Community Affairs and Senator McPherson—

CS for SB 2076—A bill to be entitled An act relating to energy; amending s. 187.201, F.S.; providing policy in the state comprehensive plan with respect to renewable energy technologies and passive solar design techniques; amending s. 186.801, F.S.; requiring consideration of alternatives to electric utility site plans that increase the use of renewable resources; amending s. 366.81, F.S.; requiring the Florida Public Service Commission, in reviewing utility energy efficiency and conservation plans, to consider certain economic effects of specified energy resources and systems; amending s. 366.82, F.S.; authorizing utility conservation plans to include reliance on solar and other renewable technologies; amending s. 163.04, F.S.; providing that deed restrictions or similar covenants or agreements may not prohibit energy devices based on renewable sources; amending s. 489.105, F.S.; defining "residential solar contractor"

and "commercial solar contractor"; amending s. 489.111, F.S.; specifying when a residential solar contractor may take the commercial solar contractor's examination; providing an effective date.

By the Committee on Community Affairs—

CS for SB 2096—A bill to be entitled An act relating to housing; amending s. 420.0003, F.S.; providing a goal and policies relating to the availability and affordability of housing; establishing duties of the Department of Community Affairs; requiring a review of planning and regulatory processes; amending s. 420.0004, F.S.; providing definitions; amending s. 420.606, F.S.; requiring the Department of Community Affairs to enter into a contract with the community college system to provide affordable housing development training through the community colleges to the staffs of local governments and community-based organizations; requiring the department to include a status report on the training program in its annual housing report; amending s. 420.6075, F.S.; requiring additional housing research and planning tasks; amending s. 420.609, F.S.; revising the membership of the Affordable Housing Study Commission; amending s. 420.627, F.S.; providing for rental security deposit loans and grants under the emergency financial assistance program; providing an effective date.

By the Committee on Transportation and Senator Meek—

CS for SB 2104—A bill to be entitled An act relating to businesses; amending s. 11.42, F.S., relating to the Auditor General; providing for an audit statement regarding agency compliance with minority procurement goals; creating s. 14.27, F.S.; creating a Business Permitting Liaison in the Executive Office of the Governor; amending s. 18.10, F.S.; creating the Linked Public Deposit Program to provide low-interest loans to small businesses; providing duties of the Treasurer, qualified public depositories, and small businesses; amending s. 215.422, F.S.; specifying certain rights of vendors in state agency purchasing agreements; amending s. 255.05, F.S.; revising contractor bonding requirements; requiring specified annual reports; amending s. 287.017, F.S.; increasing the threshold amounts in certain purchasing categories; amending s. 287.042, F.S., relating to the powers, duties, and functions of the Division of Purchasing of the Department of General Services; providing definitions; providing clarifying language with respect to determining the base amount for assessing compliance with percentage requirements for procurement contracts by minority business enterprises; providing minority business enterprise requirements in multiple supplier contracts; providing certain reporting requirements with respect to minority business enterprises in state contracting; providing for the breaking of contracts into smaller units or multiple smaller contracts; requiring annual reports; amending s. 287.057, F.S., relating to procurement of contractual services; raising a category threshold in contracts with certified minority business enterprises; amending s. 287.058, F.S.; adding a required provision to contractual services documents specifying contractor responsibility for payment of subcontractors and suppliers; amending s. 287.0585, F.S.; requiring contractor certification of progress payments to subcontractors and suppliers; amending s. 287.062, F.S.; providing an exception to competitive bid requirements for commodities available from only a single certified minority business enterprise; raising a purchasing category threshold under certain circumstances; providing additional encouragement for agency set-asides for minority business enterprises; providing for direct payment of minority business enterprises; requiring annual reports; creating s. 287.085, F.S.; providing for price preference to microbusinesses and Florida and Florida-based businesses in competitive bid proceedings under certain circumstances; amending s. 287.0943, F.S.; providing for acceptance of minority business enterprises as certified under specified circumstances; amending s. 288.063, F.S.; providing an exemption to certain fund transfer provisions in certain transportation project contracts; amending s. 288.703, F.S.; redefining "small business"; defining "microbusiness"; amending s. 288.707, F.S.; prohibiting appointment of certain persons to the Florida Black Business Investment Board; amending s. 337.125, F.S.; providing for documentation that a subcontract is with a certified socially and economically disadvantaged business enterprise; amending s. 337.17, F.S., relating to bid guaranty requirements in Department of Transportation construction contracts; amending s. 339.0805, F.S.; providing for certification by the Department of Transportation of a socially and economically disadvantaged business enterprise; providing procedures and forms for certification; providing for confidentiality of application and financial information; limiting rights of disadvantaged business enterprises which are appealing the denial, suspension, or revocation of their certification; requiring a study; providing appropriations; providing an effective date.

By the Committees on Governmental Operations and Health Care and Senators Myers, Weinstock, Meek, Plummer and Malchon—

CS for CS for SB 2196—A bill to be entitled An act relating to access for children to preventive health services; creating the Florida Healthy Kids Corporation Act; providing legislative intent; limiting pilot sites to three; providing for duties and powers of the corporation; providing for a board of directors; providing that certain licensure is not required; providing for fiscal operations; providing that coverage under this act is secondary to other coverage; establishing the Florida Healthy Kids Trust Fund; providing access to records under certain conditions; exempting from public inspection certain information obtained by the corporation; providing for future legislative review of such exemption pursuant to the Open Government Sunset Review Act; providing an effective date.

By the Committee on Community Affairs and Senator Forman—

CS for SB 2236—A bill to be entitled An act relating to solid waste management; amending s. 403.7049, F.S.; exempting certain nonprofit corporations from solid waste disposal fees imposed by counties and municipalities; providing an effective date.

By the Committee on Regulated Industries and Senators Casas, Margolis and Weinstein—

CS for SB 2272—A bill to be entitled An act relating to condominiums; creating the Condominium Study Commission; providing for membership; providing for duties; providing for recommendations; providing an appropriation; providing an effective date.

By the Committee on Transportation and Senator Girardeau—

CS for SB 2298—A bill to be entitled An act relating to transportation; creating the "Florida Reverse Commute Program"; providing that the Department of Transportation shall allocate state funding to qualified applicants for a reverse commute program; providing for submission of proposals by resident transportation corporations composed of citizens from low-income neighborhoods; providing for monitoring and evaluation of programs by the department; authorizing participating resident transportation corporations to enter into certain contracts, lease equipment, and set fees and schedules; establishing a pilot program; providing for allocation of funding; providing an effective date.

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

CS for SB 2442—A bill to be entitled An act relating to licensing standards for child care personnel; amending s. 402.305, F.S.; providing pediatric cardiopulmonary training standards for such persons; requiring at least one person trained in pediatric cardiopulmonary resuscitation to be present in a facility when children are present; providing an effective date.

By the Committee on Transportation and Senator Woodson-Howard—

CS for SB 2474—A bill to be entitled An act relating to local option taxes; amending s. 336.025, F.S.; providing for local administration of the taxes imposed on motor fuel and special fuel pursuant to said sections; requiring an ordinance be adopted as a prerequisite to such local administration; prescribing the contents of the ordinance; providing requirements for auditing and enforcing the local collection and administration of such taxes; providing an effective date.

By the Committee on Regulated Industries—

CS for SB 2488—A bill to be entitled An act relating to lodging and food service establishments; amending s. 20.19, F.S.; requiring the Deputy Secretary for Health of the Department of Health and Rehabilitative Services to establish an Office of Restaurant Programs; providing for supervision and the authority of such office; providing duties of the office; providing for the appointment of district restaurant programs supervisors; providing for authority of such supervisors; requiring the Office of Restaurant Programs to adopt procedures for the emergency closure of food service establishments which pose a threat to public health; amending s. 509.013, F.S.; revising definitions; defining the term "temporary food service event"; amending s. 509.032, F.S.; revising duties of the Division of Hotels and Restaurants of the Department of Business Regulation regarding inspections of licensed establishments; authorizing the division to enter into contracts for purposes of performing such inspections; providing that the division has oversight of inspections per-

formed under contract; revising inspection requirements of the Department of Health and Rehabilitative Services; requiring the department to inspect public lodging establishments under certain circumstances; requiring local county health units to be notified of temporary food service events; amending s. 509.034, F.S.; revising application of ch. 509, F.S.; creating s. 509.035, F.S.; providing for the Division of Hotels and Restaurants of the Department of Business Regulation or the Department of Health and Rehabilitative Services to close licensed establishments due to threats to public health; providing procedures; requiring the Division of Hotels and Restaurants to adopt rules for emergency closure of licensed establishments; creating s. 509.036, F.S.; providing for standardization and testing of public food service inspectors; amending ss. 509.072, 509.091, 509.092, F.S.; providing technical corrections; amending s. 509.101, F.S.; requiring operators of licensed establishments to make certain information available to the public; amending ss. 509.111, 509.141, 509.142, F.S.; providing technical corrections; authorizing operators to eject or refuse service to persons in violation of certain controlled substance laws; providing for the withholding of a portion of advance payments under certain circumstances; amending s. 509.143, F.S.; providing for the detention and arrest of disorderly persons on the premises of food service establishments; amending s. 509.151, F.S.; revising certain penalties; amending s. 509.162, F.S.; providing for the detention and arrest of persons committing theft in licensed establishments; providing penalties; amending s. 509.191, F.S.; clarifying provisions relating to unclaimed property; amending ss. 509.201, 509.2015, F.S.; revising requirements relating to advertisements and notice of rates and surcharges for public lodging establishments; amending s. 509.211, F.S.; providing for notification of the local firesafety authority or the State Fire Marshal of certain violations; providing for administrative sanctions or local enforcement; deleting certain penalties relating to violations of certain safety regulations; amending ss. 509.214, 509.215, F.S.; providing technical corrections; deleting references to time-share units in requirements relating to firesafety for public lodging establishments; providing requirements for obtaining an extension of the deadline for installing an approved sprinkler system; authorizing the State Historic Preservation Officer to make certain determinations relating to exceptions from firesafety rules for historic hotel structures; providing for administrative sanctions; amending s. 509.221, F.S.; revising certain sanitary regulations for licensed establishments; amending s. 509.232, F.S.; requiring schools to notify county health units of certain events which include the sale and preparation of food and beverages; amending ss. 509.241, 509.242, 509.251, 509.261, 509.271, 509.281, F.S.; revising licensing requirements for public lodging and food service establishments; allowing the continuation of administrative proceedings against a license regardless of the expiration of such license; revising the classifications for public lodging establishments; increasing the maximum license fee for food service establishments; providing a maximum annual license fee increase; providing for license fees to include fees collected to fund the Hospitality Education Program; restricting the uses of funds received as satisfaction of administrative fines; authorizing the division to impose additional fines and penalties; requiring the division to post closed-for-operation signs at establishments where the license has been suspended or revoked; creating s. 509.285, F.S.; requiring certain county and municipal officials to assist the division in enforcing ch. 509, F.S.; amending s. 509.291, F.S.; revising the membership of the advisory council to the division; providing for meetings of the council; amending s. 509.292, F.S.; revising certain prohibitions relating to the misrepresentation of food and food products; amending s. 509.302, F.S.; revising duties of the director of education for the lodging and food service industry; amending ss. 509.401, 509.402, 509.403, 509.404, 509.405, 509.406, 509.407, 509.409, 509.411, 509.412, 509.413, 509.414, 509.415, 509.416, 509.417, F.S.; revising provisions relating to an operator's right to lock a guest out of a rental unit and recover the premises; revising provisions authorizing writs of distress, writs of possession, and the sale of distrained property; providing technical corrections; repealing s. 509.303, F.S., relating to the enforcement of certain firesafety regulations; repealing s. 509.410, F.S., relating to writs of execution on certain property; reviving and readopting provisions of ch. 509, F.S., notwithstanding repeals scheduled under the Regulatory Sunset Act; providing for future legislative review and repeal of such provisions; creating s. 721.24, F.S.; providing requirements for fire protection for specified real estate time-share accommodations; requiring the Division of State Fire Marshal of the Department of Insurance to prescribe certain firesafety standards; providing appropriations; providing an effective date.

By the Committee on Higher Education and Senator Stuart—

CS for SB 2502—A bill to be entitled An act relating to education; repealing s. 12, ch. 85-241, Laws of Florida; abrogating the repeal of provisions of ss. 216.181, 216.251, 240.205, 240.209, 240.225, 240.227, 240.272, 240.277, 110.205, and 447.203, F.S., relating to university budgets, the salaries of university positions not specified in the appropriations acts, the acquisition of property by the Board of Regents and certain powers and duties of the board, the exclusion of the State University System from construction rules of the Department of General Services, certain powers and duties of university presidents, the unexpended funds of universities at the end of the budget year, the appropriation to the Board of Regents of certain moneys received by institutions under the management of the board, the exemption of state university employees from state career service, and the definition of the term "public employer" for purposes of provisions relating to Board of Regents bargaining units; amending s. 240.241, F.S.; creating separate divisions of sponsored research for the Institute of Food and Agricultural Sciences and the Engineering and Industrial Experiment Station of the University of Florida; providing an effective date.

By the Committee on Higher Education and Senators Peterson and Stuart—

CS for SB's 2532 and 2534—A bill to be entitled An act relating to higher education; directing the Auditor General to conduct program and fiscal audits of specified state financial aid programs and make recommendations; creating the Florida Student Assistance Grant Task Force; providing task force membership; providing for staff support from the Department of Education; specifying the issues to be addressed by the task force; authorizing per diem and travel expenses for members; requiring the task force to submit reports; providing an effective date.

By the Committee on Transportation and Senator Kiser—

CS for SB 2684—A bill to be entitled An act relating to transportation right-of-way acquisition and bridge construction; authorizing the Division of Bond Finance of the Department of General Services to issue bonds for right-of-way acquisition and bridge construction projects contained in a plan of the Department of Transportation; providing an effective date.

By the Committee on Higher Education and Senator Peterson—

CS for SB 2748—A bill to be entitled An act relating to higher education; amending s. 240.209, F.S.; directing the Board of Regents to quickly disburse financial aid generated from student fees; restricting the carry-forward of unexpended fees; amending s. 240.35, F.S.; directing community colleges to quickly disburse financial aid generated from student fees; restricting the carry-forward of unexpended fees; reviving and readopting s. 240.209, F.S., relating to powers and duties of the Board of Regents, notwithstanding repeal scheduled under the Regulatory Sunset Act; providing an effective date.

By the Committee on Higher Education and Senator Peterson—

CS for SB 2754—A bill to be entitled An act relating to education; amending s. 240.409, F.S.; providing for an increased grant award from the Florida Public Student Assistance Grant Fund for students who meet specified academic criteria; providing an effective date.

By the Committee on Personnel, Retirement and Collective Bargaining; and Senator Bruner—

CS for SB 3056—A bill to be entitled An act relating to the Florida Retirement System; amending s. 112.363, F.S.; modifying retirees' health insurance subsidy amounts receivable; amending ss. 121.021, 121.051, 121.053, 121.091, F.S.; correcting cross-references, conforming provisions, and removing obsolete language; amending s. 121.052, F.S.; establishing the Elected State and County Officers' Class, formerly the Elected State Officers' Class; providing membership; providing for participation and withdrawal, generally; providing for participation where a term of office is shortened under specified circumstances; providing for upgrading of prior service within the purview of the class; providing for purchase of retirement credit; providing restrictions for dual employment; providing required retirement contribution rates; providing for social security withholding; providing for modified retiree health insurance subsidy contribution; specifying normal retirement date and vesting period; providing for computation of average final compensation; providing for accrual of retirement credit; providing for retention of credit; providing for benefits; providing special provisions relative to death benefits; providing for cost-

of-living adjustment and purchase of credit for military service; providing for social security coverage; providing for rules; amending ss. 121.055, 121.071, F.S.; modifying contribution rates as required pursuant to actuarial valuation of the Florida Retirement System and modifying provisions related to health insurance subsidy contribution rates; repealing ss. 121.112, 121.1121, 121.1124, 121.113, F.S., relating to participation in the class by certain elected officers whose terms were shortened and participation by spouses of deceased elected officials (the substance of which provisions are transferred hereby to s. 121.052(4) and (12)(c), F.S.; providing legislative intent with respect to contribution rates; providing an effective date.

Committee Meeting Change

On motion by Senator Scott, the rules were waived and the Committee on Finance, Taxation and Claims was granted permission to meet this day upon adjournment until final consideration of CS for HB 3695.

On motion by Senator Scott, the rules were waived and the Committee on Insurance was granted permission to meet May 9 at 4:00 p.m. until final consideration of SB 2492.

MOTIONS RELATING TO COMMITTEE REFERENCE

On motions by Senator Margolis, by two-thirds vote CS for SB 494, CS for SB 774, Senate Bills 1346, 1658, 3100 and 3102 were withdrawn from the Committee on Appropriations.

On motion by Senator Kiser, by two-thirds vote SB 1176 was withdrawn from the committee of reference and further consideration.

On motions by Senator Scott, by two-thirds vote CS for SB 414 was withdrawn from the Committee on Ethics and Elections and CS for SB 1640 was withdrawn from the Committee on Rules and Calendar.

On motion by Senator Walker, by two-thirds vote SB 54 was withdrawn from the committees of reference and further consideration.

On motion by Senator Forman, by two-thirds vote SB 544 was withdrawn from the committees of reference and further consideration.

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>
Board of Accountancy	
Appointee: Jones, Whipple Van Ness, Jr., Tallahassee	12/26/93
Affordable Housing Study Commission	
Appointee: McClanahan, A. A., Sanford	Pleasure of Governor
Greater Orlando Aviation Authority	
Appointee: Fuqua, Jeffrey B., Winter Park	04/16/94
Florida Citrus Commission	
Appointees: Smith, E. R., Jr., Vero Beach Youngblood, Billy C., Windermere	05/31/93 05/31/93
Electrical Contractors' Licensing Board	
Appointee: Gillman, Edward, Miami	12/17/90
Board of Professional Land Surveyors	
Appointee: Sliger, Gus A., Daytona Beach	05/17/94
Board of Massage	
Appointees: Halcomb, Barbara L., Ocala Kousaleos, George P., Tallahassee	01/01/94 01/01/94
Board of Opticianry	
Appointee: Gyorkos, Richard R., Naples	12/26/90
Northeast Florida Regional Planning Council, Region 4	
Appointee: Odum, W. Guy, Jr., Ponte Vedra Beach	10/01/92
East Central Florida Regional Planning Council, Region 6	

Office and Appointment

	<i>For Term Ending</i>
Appointee: Gougelman, Paul R. III, Satellite Beach	10/01/92
Central Florida Regional Planning Council, Region 7	
Appointee: Fisher, Thomas M., Sebring	10/01/91
Southwest Florida Regional Planning Council, Region 9	
Appointee: Hahn, Richard F., Naples	10/01/92
Florida Seed Capital Board	
Appointee: Fox, Richard Q., Orlando	03/01/94
Hillsborough River Basin Board of the Southwest Florida Water Management District	
Appointee: Sherwood, Clark T., Lakeland	03/01/93

Referred to the Committee on Executive Business.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Bob Crawford, President

I am directed to inform the Senate that the House of Representatives has passed CS for SB 222, CS for SB 514, SB 644, SB 1072, SB 1094, CS for SB 1290, CS for SB 1508 and CS for SB 1520.

John B. Phelps, Clerk

The bills contained in the foregoing message were ordered enrolled.

SPECIAL ORDER

CS for SB 2960—A bill to be entitled An act relating to the Florida Public Service Commission; amending s. 20.055, F.S.; deleting references to the commission and to its chairman with respect to agency chief internal auditors; amending s. 110.205, F.S.; redefining the term "department" to exclude the commission; amending s. 186.005, F.S.; deleting a reference to the Public Service Commission; amending s. 255.257, F.S.; deleting a reference to the Public Service Commission; amending s. 350.001, F.S.; clarifying that the commission is and has been an agency of the legislative branch of government and that it is not an agency of government as expressed in chapters 216 and 287; amending s. 350.01, F.S.; deleting obsolete language; establishing a limitation on the number of terms that a commissioner may serve; providing for the commission to conduct its administrative functions in accordance with policies and procedures developed by the Joint Legislative Management Committee; providing for the commission to conduct its regulatory proceedings in an independent and nonpartisan manner; providing for the commission to conduct its regulatory proceedings in accordance with chapters 119 and 120, F.S., and the open meeting provisions of chapter 286, F.S.; amending s. 350.03, F.S.; authorizing the Governor to suspend a commissioner in specified circumstances; providing for review by the Senate; amending s. 350.031, F.S.; revising the membership of the Florida Public Service Commission Nominating Council; prohibiting certain conduct by council members; providing for meetings and proceedings of the council to be staffed by the Joint Legislative Management Committee; providing for council meetings and proceedings to be subject to ss. 119.07 and 286.011, F.S.; providing for per diem and travel reimbursement for commission applicants; requiring background investigations to be conducted by the Florida Department of Law Enforcement; amending s. 350.04, F.S.; revising the qualifications for commissioners; proscribing certain business dealings by commissioners; amending s. 350.05, F.S.; revising the oath of office; creating s. 350.055, F.S.; establishing standards of conduct for commissioners; providing for alleged violations to be investigated by the Commission on Ethics; providing for enforcement by the Governor; amending s. 350.06, F.S.; deleting a limitation on the compensation of official reporters; revising references; amending s. 350.061, F.S.; prescribing criteria to be used in evaluating the Public Counsel; amending s. 350.0611, F.S.; establishing reporting requirements; creating s. 350.0604, F.S.; establishing reporting requirements; amending s. 350.0605, F.S.; prohibiting certain conduct by former commissioners; establishing a 2-year time limit; amending s. 350.111, F.S.; redefining the term "regulated company"; amending s. 350.113, F.S.; revising references; deleting obsolete language; amending s. 350.115, F.S.; deleting obsolete language; amending s. 350.117, F.S.; deleting obsolete language; amending s. 350.121, F.S.; providing for inquiries to be initiated by the chairman; establishing a reporting requirement; providing that exemptions from ch. 119, F.S., are not subject to open government review; amending s. 350.127, F.S.; providing for injunctive relief; amending s. 350.128, F.S.; revising references; repealing s. 350.80, F.S.,

relating to coal slurry pipelines; providing for an annual audit of the commission; providing a savings clause; creating the position of Chief Legislative Analyst; providing duties; providing for the appropriation and transfer of funds; providing an appropriation; providing a criminal penalty for any false statement made by an officer, director, employee, or agent of a utility; providing an administrative penalty for a utility convicted of a felony; prohibiting certain business dealings by a utility convicted of a felony; prohibiting a utility from including in its rate base any out-of-state plant if it has been convicted of a felony; providing advertising restrictions; providing an effective date.

—was read the second time by title.

Senators Jennings, Gordon and Kiser offered the following amendment which was moved by Senator Jennings and adopted:

Amendment 1—On page 37, between lines 6 and 7, insert:

Section 38. The Office of Public Counsel and the Florida Public Service Commission shall submit, by January 1, 1991, to the President of the Senate, the Senate minority leader, the Speaker of the House of Representatives, and the House minority leader, separate detailed and comprehensive reports regarding the role of the Public Counsel in representing ratepayers on utility matters. The separate reports must include a discussion of and recommendations on:

- (1) The appropriate role of the Public Counsel in representing the general public of Florida before the Florida Public Service Commission;
- (2) The appropriate role of the Public Counsel in representing the general public of Florida before state and federal courts;
- (3) The appropriate role of the Public Counsel in attempting to establish regulatory policies in the state;
- (4) How the Public Counsel should be selected;
- (5) Qualifications of the Public Counsel;
- (6) How the Office of Public Counsel should be funded;
- (7) Whether the staff of the Florida Public Service Commission should be transferred to the Office of Public Counsel to provide assistance in representing the people of the state in proceedings before the commission; and
- (8) Any other matter relevant to the proper representation of the people of this state by the Public Counsel.

The Office of Public Counsel shall submit, by March 1, 1991, to the President of the Senate, the Senate minority leader, the Speaker of the House of Representatives, and the House minority leader, a detailed comprehensive critique of the report required by this section of the Florida Public Service Commission. The Florida Public Service Commission shall submit, by March 1, 1991, to the President of the Senate, the Senate minority leader, the Speaker of the House of Representatives, and the House minority leader, a detailed comprehensive critique of the report required by this section of the Office of Public Counsel. Such critiques must include a discussion of the strengths and weaknesses of each recommendation made in the respective reports.

Senators W. D. Childers, Thomas, Langley, D. Childers, Myers, Jennings, Dudley, Plummer, Brown, Stuart, Peterson, Gardner, Bruner, Walker, Scott, Johnson, Grizzle, Kirkpatrick, Beard, Casas, Souto, Bankhead and Thurman offered the following amendment which was moved by Senator W. D. Childers:

Amendment 2—On pages 7, 8 and 9, strike all of said lines, and on page 10, strike lines 1-13 and insert:

350.01 Florida Public Service Commission; terms of commissioners; vacancies; election and duties of chairman; quorum; proceedings.—

(1) The Florida Public Service Commission shall consist of five commissioners appointed pursuant to s. 350.031.

(2)(a) Each commissioner serving on July 1, 1992 ~~1978~~, shall be permitted to remain in office until the completion of his current term or until January 1 of the year in which the next general election is held, whichever is later. Upon the expiration of the term, if the commissioner has not qualified for retention or if the commissioner qualified but was not retained, the vacancy shall be filled by appointment ~~a successor shall be appointed in the manner prescribed by s. 350.031(3) and (4) for~~

a 4-year term. Thereafter, the incumbent commissioners will be subject to merit retention for 4-year terms, except that the terms of the initial members appointed under this act shall be as follows:

1. ~~The vacancy created by the present term ending in January, 1981, shall be filled by appointment for a 4-year term and for 4-year terms thereafter; and~~

2. ~~The vacancies created by the two present terms ending in January, 1979, shall be filled by appointment for a 3-year term and for 4-year terms thereafter.~~

(b) ~~Two additional commissioners shall be appointed in the manner prescribed by s. 350.031(3) and (4) for 4-year terms beginning the first Tuesday after the first Monday in January, 1979, and successors shall be appointed for 4-year terms thereafter.~~

(b)(e) Vacancies on the commission shall be filled for the unexpired portion of the term in the same manner as original appointments to the commission.

(3) Any person serving on the commission who seeks to be retained for a full term of office must run in a statewide election held pursuant to ss. 350.021-350.026 ~~appointed or reappointed shall file with the nominating council at least 180 days before the expiration of his term a statement that he desires to serve an additional term.~~

(4) One member of the commission shall be elected by majority vote to serve as chairman for a term of 2 years, beginning with the first Tuesday after the first Monday in January 1979. A member may not serve two consecutive terms as chairman.

(5) The primary duty of the chairman is to serve as chief administrative officer of the commission; however, the chairman may participate in any proceedings pending before the commission when administrative duties and time permit. In order to distribute the workload and expedite the commission's calendar, the chairman, in addition to other administrative duties, has authority to assign the various proceedings pending before the commission requiring hearings to two or more commissioners or to the commission's office of hearing examiners under the supervision of the office of general counsel. Only those commissioners assigned to a proceeding requiring hearings are entitled to participate in the final decision of the commission as to that proceeding; provided, if only two commissioners are assigned to a proceeding requiring hearings and cannot agree on a final decision, the chairman shall cast the deciding vote for final disposition of the proceeding. If more than two commissioners are assigned to any proceeding, a majority of the members assigned shall constitute a quorum and a majority vote of the members assigned shall be essential to final commission disposition of those proceedings requiring actual participation by the commissioners. If a commissioner becomes unavailable after assignment to a particular proceeding, the chairman shall assign a substitute commissioner. In those proceedings assigned to a hearing examiner, following the conclusion of the hearings, the designated hearing examiner is responsible for preparing recommendations for final disposition by a majority vote of the commission. A petition for reconsideration shall be voted upon by those commissioners participating in the final disposition of the proceeding.

(6) A majority of the commissioners may determine that the full commission shall sit in any proceeding. The public counsel or a person regulated by the Public Service Commission and substantially affected by a proceeding may file a petition that the proceeding be assigned to the full commission. Within 15 days of receipt by the commission of any petition or application, the full commission shall dispose of such petition by majority vote and render a written decision thereon prior to assignment of less than the full commission to a proceeding. In disposing of such petition, the commission shall consider the overall general public interest and impact of the pending proceeding, including but not limited to the following criteria: the magnitude of a rate filing, including the number of customers affected and the total revenues requested; the services rendered to the affected public; the urgency of the requested action; the needs of the consuming public and the utility; value of service involved; the effect on consumer relations, regulatory policies, conservation, economy, competition, public health, and safety of the area involved. If the petition is denied, the commission shall set forth the grounds for denial.

(7) This section does not prohibit a commissioner, designated by the chairman, from conducting a hearing as provided under s. 120.57(1) ~~or s. 350.631~~, and the rules of the commission adopted pursuant thereto.

(8) *The commission shall be administered in accordance with the uniform policies and procedures of the Joint Legislative Management Committee, except as otherwise provided by law. Notwithstanding this subsection, the provisions of chapter 110 shall apply to the employees of the commission, including the commissioners. The commission shall submit, in advance, all contracts and purchase orders, and all out-of-state travel requests to the Joint Legislative Management Committee for approval according to its procedures.*

(9) *The commission shall conduct all of its regulatory proceedings in an independent and nonpartisan manner and in accordance with chapters 119 and 120 and the open meeting provisions of chapter 286.*

Section 7. Section 350.021, Florida Statutes, is created to read:

350.021 Candidates for retention; qualification; oath.—

(1) A candidate for retention as a commissioner of the Florida Public Service Commission shall qualify with the Division of Elections of the Department of State no earlier than noon of the 50th day, and no later than noon of the 46th day, before the first primary election preceding the expiration of his term. The qualification shall be on forms provided by the division. No qualifying fee is required of a candidate seeking retention on the commission.

(2) Each candidate for retention as a commissioner of the Florida Public Service Commission shall subscribe to, and file with the Division of Elections, an oath or affirmation in substantially the following form:

State of Florida
County of

Before me, an officer authorized to administer oaths, personally appeared . . . (print name as you wish it to appear on the ballot) . . ., to me well known, who, being sworn, says he is a candidate for retention as commissioner of the Florida Public Service Commission; that he will have served on the commission for less than 12 years at the end of his present term; that he is a qualified elector of this state; that he is qualified under the constitution and laws of Florida to hold the office of commissioner of the Florida Public Service Commission; that he has taken the oath required pursuant to ss. 876.05-876.10, Florida Statutes; that he has not violated any law of the state relating to elections or the registration of electors; and that he has qualified for no other public office in this state, the term of which runs in whole or in part concurrently with the term of commissioner.

. . . (Signature of candidate) . . .

. . . (Address of candidate) . . .

Sworn to and subscribed before me this day of, 19. . . ., at, County, Florida.

. . . (Signature and title of officer administering oath) . . .

Section 8. Section 350.022, Florida Statutes, is created to read:

350.022 Candidates for retention; form of ballot.—

(1) The names of the commissioners of the Florida Public Service Commission seeking retention in office shall be grouped together on a separate portion of the general election ballot.

(2) The question "Shall Commissioner . . . (name of commissioner) . . . of the Florida Public Service Commission be retained in office?" shall appear on the ballot and thereafter the words "Yes" and "No."

(3) No reference to political party affiliation may appear on any ballot with respect to a candidate for retention as a commissioner of the Florida Public Service Commission.

Section 9. Section 350.023, Florida Statutes, is created to read:

350.023 Retention election.—The question prescribed in s. 350.022(2) shall be placed on the ballot at the general election. If a majority of the qualified electors voting on the question vote for retention, the commissioner shall be retained in office for a term commencing on the first Tuesday after the first Monday in January following the general election. If fewer than a majority of the qualified electors voting on the question vote for retention, a vacancy shall exist in the office upon the expiration of the term being served by the commissioner.

Section 10. Section 350.024, Florida Statutes, is created to read:

350.024 Candidates for retention; limitation on political activity.—

(1) A candidate for retention as a commissioner of the Florida Public Service Commission may not:

(a) Participate in any partisan political activity; however, he may register to vote as a member of a political party and may vote in a party primary for candidates for nomination of that party.

(b) Campaign as a member of a political party.

(c) Publicly represent or advertise himself as a member of a political party.

(d) Endorse any candidate.

(e) Make a political speech other than in his own behalf.

(f) Make a contribution to political party funds.

(g) Accept contributions from a political party.

(h) Solicit contributions for a political party.

(i) Accept or retain a place on a political party committee.

(j) Make a contribution to any person, group, or organization for its endorsement to the office of commissioner of the Florida Public Service Commission.

(k) Agree to pay all or part of an advertisement sponsored by any person, group, or organization in which the candidate may be endorsed for commissioner.

(l) Receive a campaign contribution from an agent, officer, or employee of an industry regulated by the Florida Public Service Commission.

(2) A candidate who violates any provision of this section is guilty of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

Section 11. Section 350.025, Florida Statutes, is created to read:

350.025 Campaign contributions and expenses.—A candidate for retention as a commissioner of the Florida Public Service Commission may accept contributions and may incur only such expenses as are authorized by law. Each such candidate shall keep an accurate record of his contributions and expenses and shall file such reports thereof as are required of a candidate for a state office.

Section 12. Section 350.026, Florida Statutes, is created to read:

350.026 Candidates for retention; limitation on political party support.—

(1) A political party or partisan political organization may not endorse, support, or assist a candidate for retention as a commissioner of the Florida Public Service Commission in his campaign for retention.

(2) A person who knowingly, in his individual capacity or as an officer of an organization, violates this section is guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.

Section 13. Section 350.027, Florida Statutes, is created to read:

350.027 Applicability of election code.—The Florida Election Code applies to merit retention elections for commissioners of the Florida Public Service Commission; however, if any provision of ss. 350.021-350.026 is in conflict with the Florida Election Code, the provision of ss. 350.021-350.026 prevails.

Section 14. Subsections (3) and (4) of section 350.031, Florida Statutes, are amended to read:

350.031 Florida Public Service Commission Nominating Council.—

(3) It is the responsibility of the council to recommend to the Governor ~~not fewer than~~ three persons for each vacancy occurring on the Public Service Commission. The council shall submit the recommendations to the Governor by October 1 of those years in which the terms are to begin the following January *and the incumbent commissioner has not qualified as a candidate for retention, within 60 days after a general election in which an incumbent commissioner who was a candidate for retention*

was not retained, or within 60 days after a vacancy occurs for any reason other than the expiration of the term. A person who was a candidate for retention as a commissioner and who received fewer than a majority of votes for retention may not be recommended by the council to fill a vacancy occurring on the commission.

(4) The Governor shall fill a vacancy occurring on the Public Service Commission by appointment of one of the persons recommended by the council. If the Governor has not made an appointment by December 1 to fill a vacancy for a term to begin the following January, then the council, by majority vote, shall appoint by December 31 one person from the names previously recommended to the Governor to fill the vacancy. If the Governor has not made the appointment to fill a vacancy occurring when an incumbent commissioner is not retained or occurring for any reason other than the expiration of the term by the 60th day following receipt of the recommendations of the council, the council by majority vote shall appoint within 30 days thereafter one person from the names previously recommended to the Governor to fill the vacancy.

Section 15. Subsection (6) of section 101.151, Florida Statutes, is amended to read:

101.151 Specifications for general election ballot.—In counties in which voting machines are not used, and in other counties for use as absentee ballots not designed for tabulation by an electronic or electromechanical voting system, the general election ballot shall conform to the following specifications:

(6) Except for justices of the Supreme Court, and judges of district courts of appeal, and commissioners of the Florida Public Service Commission, the names of unopposed candidates shall not appear on the general election ballot. Each unopposed candidate shall be deemed to have voted for himself.

Section 16. Subsection (1) of section 106.08, Florida Statutes, is amended to read:

106.08 Contributions; limitations on.—

(1) No person, political committee, or committee of continuous existence shall make contributions to any candidate or political committee in this state, for any election, in excess of the following amounts:

(a) To a candidate for countywide office or to a candidate in any election conducted on less than a countywide basis, \$1,000.

(b) To a candidate for legislative or multicounty office, \$1,000.

(c) To a candidate for statewide office, \$3,000. Candidates for the offices of Governor and Lieutenant Governor shall be considered a single candidate for the purpose of this section.

(d) To a political committee supporting or opposing one or more candidates, \$1,000.

(e) To a candidate for county court judge or circuit judge, \$1,000.

(f) To a candidate for retention as a judge of a district court of appeal, \$2,000.

(g) To a candidate for retention as a justice of the Supreme Court, \$3,000.

(h) To a candidate for retention as a commissioner of the Florida Public Service Commission, \$3,000.

The contribution limits provided in paragraphs (a) through (h) (a)-(g) shall not apply to contributions made by a state or county executive committee of a political party regulated by chapter 103 or to amounts contributed by a candidate to his own campaign. The limitations provided by this subsection shall apply to each election. For purposes of this subsection the first primary, second primary, and general election shall be deemed separate elections so long as the candidate is not an unopposed candidate as defined in s. 106.011(15). However, for the purpose of contribution limits with respect to candidates for retention as a justice of the Supreme Court, or judge of a district court of appeal, or commissioner of the Florida Public Service Commission, there shall be only one election, which shall be the general election, and with respect to candidates for circuit judge or county court judge, there shall be only two elections, which shall be the first primary election and general election.

Section 17. Paragraph (h) is added to subsection (5) of section 106.141, Florida Statutes, to read:

106.141 Disposition of surplus funds by candidates.—

(5) A candidate elected to office or a candidate who will be elected to office by virtue of his being unopposed may, in addition to the disposition methods provided in subsection (4), transfer from the campaign account to an office account any amount of the funds on deposit in such campaign account up to:

(h) \$6,000 for a candidate for retention as a commissioner of the Florida Public Service Commission.

The office account established pursuant to this subsection shall be separate from any personal or other account. Any funds so transferred by a candidate shall be used only for legitimate expenses in connection with his public office. Such expenses may include travel expenses incurred by the officer or a member of his staff or expenses incurred in the operation of his office, including the employment of additional staff. The funds may be deposited in a savings account; however, all deposits, withdrawals, and interest earned thereon shall be reported at the appropriate reporting period. If a candidate is reelected to office or elected to another office and has funds remaining in his office account, he may transfer surplus campaign funds to his office account. At no time may the funds in the office account exceed the limitation imposed by this subsection. Upon leaving public office, any person who has funds in an office account pursuant to this subsection remaining on deposit shall give such funds to a charitable organization or organizations which meet the requirements of s. 501(c)(3) of the Internal Revenue Code or, in the case of a state officer, to the state to be deposited in the General Revenue Fund or, in the case of an officer of a political subdivision, to the political subdivision to be deposited in the general fund thereof.

(Renumber subsequent sections.)

Point of Order

Senator Margolis raised a point of order that the substance of Amendment 2 was similar to a bill reported unfavorably by the Committee on Economic, Professional and Utility Regulation and was therefore out of order.

Ruling on Point of Order

The President ruled the point well taken.

Motion

Senator W. D. Childers moved that the rules be waived to allow consideration of Amendment 2 notwithstanding the report of the committee. The motion was adopted. The vote was:

Yeas—26

Bankhead	Crenshaw	Jennings	Souto
Beard	Deratany	Johnson	Thomas
Brown	Dudley	Kiser	Thurman
Bruner	Forman	Langley	Walker
Casas	Gardner	Myers	Weinstein
Childers, D.	Grant	Peterson	
Childers, W. D.	Grizzle	Scott	

Nays—9

Mr. President	Gordon	Stuart
Davis	Malchon	Weinstock
Girardeau	Margolis	Woodson-Howard

The Senate resumed consideration of **Amendment 2**.

Senator Gordon offered SB 2356 as a substitute amendment.

Point of Order

Senator Langley raised a point of order that the bill offered as a substitute amendment had not been considered by a Senate committee and was therefore out of order.

Ruling on Point of Order

The President ruled the point well taken.

Motion

Senator Gordon moved that the rules be waived to allow consideration of the substitute amendment. The motion failed.

Amendment 2 was adopted.

Senator Jennings moved the following amendments which were adopted:

Amendment 3—On page 13, lines 26-31, and on page 14, lines 1-20, strike all of said lines

Amendment 4—In title, on page 1, lines 16-19, strike “amending s. 350.01, F.S.; deleting obsolete language; establishing a limitation on the number of terms that a commissioner may serve;” and insert: amending s. 350.01, F.S.; providing for 4-year terms and for merit retention elections for commissioners; creating s. 350.021, F.S.; providing for qualification and oath by candidates for retention; creating s. 350.022, F.S.; prescribing form for retention election ballots; creating s. 350.023, F.S.; providing for retention elections to be held at general elections; creating s. 350.024, F.S.; prescribing limits on political activity by candidates for retention; creating s. 350.025, F.S.; prescribing guidelines for campaign contributions and expenses and providing for reports thereof; creating s. 350.026, F.S.; prohibiting certain activity by political parties and partisan political groups with respect to candidates for retention; prescribing penalties; creating s. 350.027, F.S.; providing applicability of the Florida Election Code; providing for names of commission retention candidates to be on the ballot; amending ss. 106.08, 106.141, F.S.; providing limits on campaign contributions to candidates for retention;

Senators Jennings and Gordon offered the following amendment which was moved by Senator Jennings and adopted:

Amendment 5—In title, on page 3, line 29, after the semicolon (;) insert: requiring certain reports by the Office of Public Counsel and the Florida Public Service Commission;

On motion by Senator Jennings, by two-thirds vote CS for SB 2960 as amended was read the third time by title.

Senator Jennings moved the following amendment which was adopted by two-thirds vote:

Amendment 6—On page 8, strike all of lines 19-31

On motion by Senator Jennings, CS for SB 2960 as amended was read by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—35

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

Nays—2

Davis Gordon

CS for SB 402—A bill to be entitled An act relating to tax on sales, use, and other transactions; amending s. 212.08, F.S.; providing an exemption for contact lenses and items intended for one-time use which transfer essential optical characteristics to contact lenses; providing a future effective date; amending s. 212.11, F.S.; requiring certain taxpayers to pay estimated sales taxes; providing for distribution; providing penalties; amending ss. 125.0108, 212.0305, 212.054, 212.0606, 403.718, 403.7185, 403.7195, 403.7197, F.S.; amending certain cross-references; providing an effective date.

—was read the second time by title.

Senator Margolis moved the following amendments which were adopted:

Amendment 1—On page 10, between lines 12 and 13, insert a new Section 12:

Section 12. There is hereby appropriated from the General Revenue Fund to the Department of Health and Rehabilitative Services \$12,760,092 to fund deficits in AFDC and Medicaid Services.

(Renumber subsequent sections.)

Amendment 2—In title, on page 1, line 14, after “references;” insert: providing an appropriation;

On motion by Senator Deratany, by two-thirds vote CS for SB 402 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—28

Mr. President	Dudley	Kiser	Peterson
Bankhead	Forman	Langley	Plummer
Brown	Gardner	Malchon	Scott
Bruner	Grant	Margolis	Souto
Casas	Grizzle	McPherson	Thurman
Crenshaw	Jennings	Meek	Weinstein
Deratany	Johnson	Myers	Woodson-Howard

Nays—9

Beard	Davis	Stuart
Childers, D.	Girardeau	Walker
Childers, W. D.	Gordon	Weinstock

Vote after roll call:

Nay—Thomas

MOTIONS RELATING TO COMMITTEE REFERENCE

On motions by Senator Scott, by two-thirds vote SB 2980 was withdrawn from the Committee on Economic, Professional and Utility Regulation; and SB 2830 was withdrawn from the Committee on Rules and Calendar.

Committee Meeting Change

On motions by Senator Scott, the rules were waived and the Committee on Finance, Taxation and Claims was granted permission to meet May 9 from 8:30 a.m. until 9:30 a.m. to consider SB 2980; and the provision of Rule 2.39 requiring amendments to be filed two hours prior to a committee meeting was waived.

On motion by Senator Scott, the rules were waived and the Special Order Subcommittee of the Committee on Rules and Calendar was granted permission to meet May 9 at 2:00 p.m. to set the special order calendar for May 10.

ENROLLING REPORTS

Senate Bills 150, 268, 324, 372, 702, 950 and CS for SB 1294 have been enrolled, signed by the required Constitutional Officers and presented to the Governor on May 8, 1990.

Joe Brown, Secretary

CORRECTION AND APPROVAL OF JOURNAL

The Journal of May 3 was corrected and approved.

CO-INTRODUCERS

Senator Brown—SB 278, SB 1112, SB 1920, SB 2140, SB 2492; Senator Woodson-Howard—SB 608, SB 836, SB 1010, SB 1642; Senators D. Childers, Dudley, Forman, Girardeau, Gordon, Grant, Grizzle, Casas, Jennings, Kiser, Johnson, Malchon, Margolis, McPherson, Myers, Plummer, Thomas and Thurman—SB 1112; Senator Crenshaw—SB 1112, SB 2492; Senator Davis—SB 1112, SB 1500; Senator Deratany—SB 1112, SB 2492; Senator Meek—SB 1112, SB 2706; Senator Peterson—SB 1112, SB 2492; Senator Souto—SB 1112, SB 2492; Senator Stuart—SB 1112, SB 2084; Senator Walker—SB 1112, SB 2040; Senator Bruner—SB 1822; Senator Gardner—SB 2432, SB 2492; Senator Beard—SB 2492; Senator Weinstock—SB 2968

RECESS

On motion by Senator Scott, the Senate recessed at 4:39 p.m. to reconvene at 9:30 a.m., Wednesday, May 9.

SENATE PAGES

May 7-11

Lee James Baggett, Coral Springs; Vernica Shantal Brown, Tallahassee; April Caminez, Tallahassee; Frederick Denius, Indian Harbor Beach; Thomas Truett Gardner, Tampa; Mark Emile Gelinas II, Sarasota; Robin Keller, Palm City; Whitney Luzzo, Ft. Lauderdale; William (Clay) Clayton Martin III, Newberry; Kimberly (Kim) Pilla, Jupiter; Tracy Lee Schlegel, Jacksonville; Julious Gregory (Greg) Sellars, Chattahoochee; Nicole Serian, Ft. Lauderdale; Rebecca (Becky) Ann Watson, Kissimmee; Kelli White, Lake Placid; Kara Niquel Woodard, Ft. Lauderdale; Tamara (Tami) Lynn Woodson, DeFuniak Springs