



Journal of the Senate

Number 6

Monday, March 25, 1991

REPORTS OF COMMITTEES

The Committee on Criminal Justice recommends the following pass: SB 1080, SB 1362

The Committee on Education recommends the following pass: SB 426 with 2 amendments, SB 956 with 3 amendments

The Committee on Finance, Taxation and Claims recommends the following pass: SB 118, CS for SB 356

The Committee on Governmental Operations recommends the following pass: SB 918, SB 1010

The Committee on Health and Rehabilitative Services recommends the following pass: SB 292 with 1 amendment, SB 536 with 1 amendment

The Committee on Judiciary recommends the following pass: SB 678, SB 1122, SB 1822

The Committee on Personnel, Retirement and Collective Bargaining recommends the following pass: SB 1170

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

The Committee on Education recommends the following pass: SB 792

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

The Committee on Criminal Justice recommends the following pass: SB 538

The Committee on Executive Business, Ethics and Elections recommends the following pass: SB 1118 with 2 amendments

The Committee on Judiciary recommends the following pass: SB 960, SB 1004 with 1 amendment

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

The Committee on Health and Rehabilitative Services recommends the following pass: SB 810

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

The Committee on Agriculture recommends the following pass: SB 1610

The Committee on Community Affairs recommends the following pass: SB 1356 with 1 amendment

The Committee on Natural Resources and Conservation recommends the following pass: SB 1414 with 1 amendment

The Committee on Transportation recommends the following pass: SB 1314, SB 1444, SB 1460 with 1 amendment, SB 1572, SB 1902 with 1 amendment, SB 2018 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 Health and Rehabilitative Services recommends the following pass: SB 1626

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

The Committee on Natural Resources and Conservation recommends the following pass: SB 1176

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

The Committee on Governmental Operations recommends the following pass: SB 1346

The bill was referred to the Committee on Personnel, Retirement and Collective Bargaining under the original reference.

The Committee on Executive Business, Ethics and Elections recommends the following pass: SB 890, SJR 1506

The bills were referred to the Committee on Rules and Calendar under the original reference.

The Committee on Agriculture recommends the following pass: SB 1398, SB 1514, SB 1802

The Committee on Community Affairs recommends the following pass: SB 1490, SB 2000

The Committee on Criminal Justice recommends the following pass: SB 822, SB 1266, SB 1592

The Committee on Education recommends the following pass: SB 228, SB 544, SB 790 with 1 amendment, SB 1040

The Committee on Governmental Operations recommends the following pass: SB 966, SB 1206

The Committee on Health and Rehabilitative Services recommends the following pass: SB 158 with 2 amendments, SB 710

The Committee on Natural Resources and Conservation recommends the following pass: SB 1180 with 1 amendment

The Committee on Transportation recommends the following pass: SB 606, SB 892, SB 1634

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

The Committee on Community Affairs recommends the following not pass: SB 382

The Committee on Judiciary recommends the following not pass: SJR 52

The Committee on Transportation recommends the following not pass: SB 304

The bills contained in the foregoing reports were laid on the table.

The Committee on Agriculture recommends a committee substitute for the following: SB 1618

The Committee on Criminal Justice recommends committee substitutes for the following: SB 230, SB 626, SB 1432

The Committee on Education recommends committee substitutes for the following: Senate Bills 476 and 528, SB 608, SB 1298

The Committee on Finance, Taxation and Claims recommends committee substitutes for the following: CS for SB 280, CS for SB 306, CS for SB 582

The Committee on Governmental Operations recommends a committee substitute for the following: SB 1142

The Committee on Health and Rehabilitative Services recommends committee substitutes for the following: SB 670, SB 1586

The Committee on International Trade, Economic Development and Tourism recommends committee substitutes for the following: SB 720, SB 1454

The Committee on Judiciary recommends a committee substitute for the following: SB 1424

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 Health and Rehabilitative Services recommends a committee substitute for the following: SB 534

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

The Committee on Natural Resources and Conservation recommends a committee substitute for the following: Senate Bills 316 and 1290

The Committee on Personnel, Retirement and Collective Bargaining recommends committee substitutes for the following: SB 1022, SB 1348

The Committee on Transportation recommends a committee substitute for the following: SB 970

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

The Committee on Personnel, Retirement and Collective Bargaining recommends a committee substitute for the following: SB 1036

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

The Committee on Community Affairs recommends a committee substitute for the following: SB 1976

The Committee on Criminal Justice recommends a committee substitute for the following: CS for SB 498

The Committee on Executive Business, Ethics and Elections recommends a committee substitute for the following: Senate Bills 1042, 142, 366 and 1070

The Committee on Health and Rehabilitative Services recommends committee substitutes for the following: SB 632, SB 1436

The Committee on Judiciary recommends a committee substitute for the following: SB 1286

The Committee on Natural Resources and Conservation recommends a committee substitute for the following: SB 1264

The Committee on Personnel, Retirement and Collective Bargaining recommends a committee substitute for the following: SB 1694

The Committee on Professional Regulation recommends committee substitutes for the following: SB 634, SB 968

The Committee on Transportation recommends committee substitutes for the following: SB 240, SB 1238, SB 1576, SB 1702

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 International Trade, Economic Development and Tourism recommends a committee substitute for the following: SB 806

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

The Committee on Governmental Operations recommends a committee substitute for the following: SB 1448

The bill with committee substitute attached was referred to the Committee on International Trade, Economic Development and Tourism under the original reference.

The Committee on Transportation recommends a committee substitute for the following: SB 1278

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

The Committee on Governmental Operations recommends a committee substitute for the following: Senate Bills 1216 and 1224

The bills with committee substitute attached were referred to the Committee on Personnel, Retirement and Collective Bargaining under the original reference.

The Committee on Health and Rehabilitative Services recommends a committee substitute for the following: SB 1066

The bill with committee substitute attached was referred to the Committee on Professional Regulation under the original reference

The Committee on Executive Business, Ethics and Elections recommends a committee substitute for the following: SB 596

The Committee on Governmental Operations recommends a committee substitute for the following: SB 684

The Committee on Judiciary recommends a committee substitute for the following: SB 1554

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

The Committee on Community Affairs recommends a committee substitute for the following: SB 598

The Committee on Criminal Justice recommends committee substitutes for the following: SB 224, SB 828, SB 1488

The Committee on Education recommends a committee substitute for the following: SB 688

The Committee on Finance, Taxation and Claims recommends a committee substitute for the following: SB 1336

The Committee on Health and Rehabilitative Services recommends a committee substitute for the following: SB 976

The Committee on International Trade, Economic Development and Tourism recommends a committee substitute for the following: SB 980

The Committee on Professional Regulation recommends a committee substitute for the following: SB 586

The Committee on Transportation recommends committee substitutes for the following: SB 1492, SB 1704

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

REPORTS OF SUBCOMMITTEES

The Subcommittee on Health Care recommends favorably the following: SB 536 with 1 amendment, SB 976 as a committee substitute, SB 1436 as a committee substitute, SB 1626, and SB 292 with 1 amendment to the Committee on Health and Rehabilitative Services

Jeanne Malchon, Chairman
Subcommittee on Health Care

BILLS REFERRED TO SUBCOMMITTEE

The following have been referred to the Subcommittee on Health Care which will report to the full committee within 40 days: Senate Bills 1794, 1878, 1906, 1956, 2008, 2012, 2044, 2062, 2110, 2130, 2136, 2158, 2168, 2298

Eleanor Weinstock, Chairman
Committee on Health and Rehabilitative Services

BILL RECALLED FROM SUBCOMMITTEE

The following bill which was referred to the Subcommittee on Health Care has been withdrawn: Senate Bill 1212

Eleanor Weinstock, Chairman
Committee on Health and Rehabilitative Services

INTRODUCTION AND REFERENCE OF BILLS

First Reading

By Senator Souto—

SB 2310—A bill to be entitled An act relating to electrical and alarm system contracting; amending s. 489.503, F.S.; deleting the exemption for installation of burglar alarms in mobile homes and in small commercial buildings; amending s. 489.505, F.S.; revising and adding definitions relating to alarm, electrical, and life safety systems; repealing s. 489.511, F.S., which provides for alarm system contractor and contractor I certification; amending s. 489.537, F.S.; allowing registered electrical contractors to bid on and subcontract electrical contracts that include alarm systems as a part of the contract; specifying requirements for a registered alarm system contractor license for a registered electrical contractor or a locally licensed alarm contractor; amending s. 553.79, F.S.; requiring documentation for certain fire detection systems; providing an effective date.

—was referred to the Committees on Professional Regulation; and International Trade, Economic Development and Tourism.

By Senator Thomas—

SB 2312—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 11.30(2), 15.0913, 18.101(3), 20.15(6), (7), 24.102(2)(b), 24.112(9)(a), 24.113(2), 27.51(1), 39.426(6), 39.429(1), 48.195(2), 55.10(7), 61.1301(2)(a), (d), (f), 61.14(5)(a), 103.101(4), 106.15(4), 110.209(2)(a), 112.061(4)(b), (7)(b), 112.3144(3)(c), 120.55(1)(a), 122.07(2), 125.011, 125.012(15), (21), (23), 125.014, 125.019, 132.34(9), 145.051(2)(b), 145.071(2)(b), 145.09(3)(b), 161.054(3), 163.3227(1)(a), 163.3229, 163.340(12)(b), 163.358(4), 163.387(2)(a), 163.517(3), 164.105, 164.106(2), 170.01(3), 170.03, 170.16, 177.031(10), 185.02(1), 186.515, 196.012(5), 196.1975(9)(b), 196.199(2)(a), 199.183(2)(b), 203.04(1), 205.022(6)(b), 207.0281(2), 212.06(1)(c), 214.03(2), 215.63(1), 218.32(4), 228.2001(2)(d), 228.401(2), 229.781, 230.331(2), (3), 230.645(9), 231.095(1)(b), 235.41(1), 237.34(2)(a), and 240.533(2), Florida Statutes, and ss. 11.45(1)(a), 20.30(4)(o), (5)(k), 20.315(15), 39.001(3)(b), 39.01(10)(c), (40)(a), 39.076(3)(k), 39.41(7), 39.4105(5), 39.469(2)(b), 106.26(11), 110.1127(3)(a), (e), 110.123(7), 110.207(1)(a), 119.07(1)(b), (3)(q), 120.53(5), 121.031(3)(a), 125.0104(3)(b), 154.209(16), (17)(b), 163.01(7)(e), (15)(b), 210.05(3)(b), 212.0305(2), 212.05(1)(a), (c), 212.08(15)(e), 216.031(10), 216.301(3), 236.081(4)(a), (6)(c), (11), (12), (13)(a), 240.209(3)(e), 240.35(4), (9), 240.539(4), (6)(a), and 242.335(3)(a), Florida Statutes (1990 Supplement), pursuant to s. 11.242, Florida Statutes; deleting provisions which have expired, served their purpose, or have been impliedly repealed or superseded; revising or correcting cross-references; correcting grammatical, typographical, and like errors; removing inconsistencies, redundancies, and unnecessary repetition in the statutes; improving the clarity of the statutes and facilitating their correct interpretation; and correcting errors in the editing, publishing, and printing of the Florida Statutes.

—was referred to the Committee on Rules and Calendar.

By Senator Thomas—

SB 2314—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 253.027(8), 253.12(1), 253.1241, 253.135(2), 256.051(1), 257.35(5), 258.39(11), (26), (27), 267.071(3), 282.1021(1), 282.303, 285.07, 285.165(1), 288.1164, 288.1165, 288.504(3), 288.744(4), 288.745(7), 289.181, 289.191, 290.015(4), 295.02, 298.11(5), 316.251(2), 316.455(1), (2), (3), (4), (5), 316.545(2)(b), (4)(a), 316.605(2), 316.650(1), 320.38, 322.031(1), 322.201, 322.28(2)(e), 327.73(2), 329.11(1)(b), 335.141(2)(b), (5), 335.15(6), 335.181(1)(a), 336.01, 336.048, 337.145(1), 337.167(1), 337.401(4)(a), 339.2405(2), (10), 341.348, 348.25, 350.113(2), 369.303(9), 370.1603(1), 372.992(1), 373.409(3), 376.185, 376.205, 377.607, 378.402(2), 381.702(5), 385.204(1), 388.201(1), (4)(a), 388.4111(2)(c), (e), 391.208(3), 394.463(2)(b), 394.75(1)(b), (11)(b), 395.101(1)(d), 395.61, 395.63, 400.331(2), 400.428, 400.478(1), 400.609(2), 402.40(5)(c), 403.091(3)(c), 403.7125(3), 404.20(1)(b), 407.02(5), 407.05(2), (8), 407.07(1)(b), 407.10(3), 407.50(9)(b), (11), and 407.53, Florida Statutes, and ss. 265.2865(2)(b), 310.071(1), 316.1955(2)(b), (c), 316.6105(6), 320.0805(8)(a), 327.25(13), 333.01(3), 337.242(1), 370.021(5)(b), (7), 376.307(3)(a), 381.601(9), 393.0655(1)(i), (2)(b), 394.457(6)(a), (b), 396.0425(1)(i), (2)(b), (3)(b), 397.0715(1)(i), (2)(b), 402.305(1)(a), 403.061(29), 403.716(1), 407.002(25), and 407.01(1)(c), Florida Statutes (1990 Supplement), pursuant to s. 11.242, Florida Statutes; deleting provisions which have expired, have become obsolete, have had their effect, have served their purpose, or have been impliedly repealed or super-

seded; replacing incorrect cross-references and citations; correcting grammatical, typographical, and like errors; removing inconsistencies, redundancies, and unnecessary repetition in the statutes; and improving the clarity of the statutes and facilitating their correct interpretation.

—was referred to the Committee on Rules and Calendar.

By Senator Thomas—

SB 2316—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 409.211(1), 413.034(1), 413.381(1), 420.511(5)(i), 420.608(4), 420.806(1), 443.141(3)(g), 447.207(6), (7), 455.01, 455.213(5), 455.217(3), 458.315(3), 458.3315(8), 458.335(2), 458.348(2), 459.0155(9), 460.408(1)(b), 460.4104(10), 465.0165(3), (4)(a), (7)(a), (8), 465.025(6), 465.186(1), (2), 466.0283(8), 468.402(1)(n), 468.403(1), 468.509(2)(a), 474.2141(6)(b), (7)(b), (8), 476.114(3), 479.16(13), 484.002(6)(b), 486.085(3)(b), 486.151(1)(c), 494.055(1)(h), (i), 494.07(3)(b), 497.0484(10), 498.023(3)(d), 500.174(1), 501.211(2), 519.101(1), 526.311(1), 534.083(1), 553.73(9), 553.902(1)(d), 553.912, 553.969, 554.105(2)(b), 554.106, 561.26(1), 561.68(2), 563.022(17)(a), (18)(d), 568.07(1), (2), 570.51(3), 573.124(6), 580.031(20), 580.112(11), and 600.041(11), Florida Statutes, and s. 585.35, Florida Statutes, renumbered as s. 585.003, Florida Statutes, by s. 4, ch. 90-321, Laws of Florida, and ss. 409.175(4)(a), 413.341(1), 440.37(2)(b), 458.320(4)(b), (5)(a), 458.331(1)(p), (t), 459.0085(5)(a), 459.0125(2)(a), 459.015(1)(t), 460.413(1)(p), 461.013(1)(o), (t), 466.028(1)(p), (7), 479.01(21), 516.02(1), 526.141(3), 550.262(5)(h), 601.154(4)(d), (f), and 620.192(3)(e), Florida Statutes (1990 Supplement), pursuant to s. 11.242, Florida Statutes; deleting provisions which have expired, have become obsolete, have had their effect, have served their purpose, or have been impliedly repealed or superseded; replacing incorrect cross-references and citations; correcting grammatical, typographical, and like errors; removing inconsistencies, redundancies, and unnecessary repetition in the statutes; and improving the clarity of the statutes and facilitating their correct interpretation.

—was referred to the Committee on Rules and Calendar.

By Senator Thomas—

SB 2318—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 624.606(1)(e), 624.6065, 624.6081, 627.733(3)(b), 631.817(2)(b), 632.614(1), 632.635, 633.025(1), 639.16(5), 641.3107, 641.55(6), (8), 651.033(3)(d), 658.12(5), 658.77(1), 660.41(8), 663.06(9), 681.108(1), 681.1095(13), 686.501(1), 688.008(1), 689.115, 695.20, 705.17, 717.101(8), 717.1311(3), 719.106(1)(f), 719.112(2)(d), 723.041(1)(c), (e), 726.107(5)(b), 727.104(1)(b), (2)(a), 766.102(3)(b), 766.105(1)(b), (2)(b), (e), 766.112(1), 766.203(2), (3), 766.205(1), (2), 766.206(1), 766.207(3), (7)(k), 768.13(2)(b), 768.81(2), (6), 796.07(4), 812.015(2), 817.234(2), 828.125(1), 828.27(1)(g), (2)(f), 838.015(3), 856.015(1), (3), (4), 893.15, 943.10(4), 943.12(3), 944.053(4), 944.10(2)(a), 944.405(3), 944.47(1)(a), 947.1745(4), 950.001(4)(b), and 958.12, Florida Statutes, and ss. 624.462(6), 626.471(1), 626.9541(1)(p), 627.351(4)(h), 627.357(1)(b), 641.31(3)(a), 665.034(3), 717.106(1)(d), 721.11(3)(d), 721.15(6), 772.102(1), 796.08(1)(b), 901.15(7)(a), and 921.001(9), Florida Statutes (1990 Supplement), pursuant to s. 11.242, Florida Statutes; deleting provisions which have expired, have become obsolete, have had their effect, have served their purpose, or have been impliedly repealed or superseded; replacing incorrect cross-references and citations; correcting grammatical, typographical, and like errors; removing inconsistencies, redundancies, and unnecessary repetition in the statutes; and improving the clarity of the statutes and facilitating their correct interpretation; and reenacting ss. 633.701 and 633.702, Florida Statutes, to confirm the existence of those provisions in context of apparent legislative intent pursuant to ch. 88-149, Laws of Florida, to revive and readopt them and provide for their future repeal by s. 11.61, Florida Statutes.

—was referred to the Committee on Rules and Calendar.

By Senator Thomas—

SB 2320—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 723.079(1), 790.07(2), and 839.25(1), Florida Statutes, and repealing ss. 83.66, 193.023(6), 337.241(2), (3), 390.001(4)(a), 447.041(1)(a), 550.355(2), 559.94, 732.803, 768.80, and 914.22(1)(a), (3), Florida Statutes, and s. 212.08(7)(w), Florida Statutes (1990 Supplement), to conform to judicial decisions holding said provisions or parts thereof unconstitutional.

—was referred to the Committee on Rules and Calendar.

By Senator Thomas—

SB 2322—A reviser's bill to be entitled An act relating to the Florida Statutes; amending s. 322.18(8)(f), Florida Statutes, to conform to the repeal of s. 322.18(8)(a), (b), (c), and (d); amending s. 550.52(7), Florida Statutes (1990 Supplement), to delete provisions which have expired; and repealing ss. 17.31, 112.192, 159.805(9), 159.808, 189.003, 196.295(3), 207.028, 210.15, 210.16, 210.161, 212.14(6), 212.63(1), (3), 214.09, 215.3205(4), 218.37(3), 240.271(5)(b), 240.532, 265.288, 266.01, 266.02, 266.03, 266.04, 266.05, 266.06, 266.07, 266.101, 266.102, 266.103, 266.104, 266.105, 266.106, 266.110, 266.111, 266.112, 266.113, 266.114, 266.115, 266.201, 266.202, 266.203, 266.204, 266.205, 266.206, 266.301, 266.302, 266.303, 266.304, 266.305, 266.306, 266.401, 266.402, 266.403, 266.404, 266.405, 266.406, 266.408, 266.409, 266.410, 266.501, 266.502, 266.503, 266.504, 266.505, 266.506, 266.507, 292.07, 322.18(8)(a), (b), (c), (d), 322.261, 351.003(1), 351.009, 377.706, 403.1659, 404.056(2), 450.34(3), 455.2226(1), (2), 481.205(3), 520.04, 520.041, 520.05, 520.06, 520.331, 520.332, 520.53, 520.54, 520.55, 520.56, 520.62, 520.66, 520.925, 520.96, 520.97, 573.50, 573.51, 573.52, 573.53, 573.54, 573.55, 573.56, 573.57, 573.58, 573.59, 573.60, 573.61, 573.62, 573.63, 573.64, 573.65, 573.66, 573.67, 573.68, 573.69, 573.70, 573.71, 573.72, 573.73, 573.74, 573.75, 573.76, 573.801, 573.802, 573.803, 573.804, 573.805, 573.806, 573.807, 573.808, 573.809, 573.810, 573.811, 573.812, 573.813, 573.814, 573.815, 573.816, 573.817, 573.818, 573.819, 573.820, 573.821, 573.822, 573.823, 573.824, 573.825, 573.826, 573.827, 624.512, 624.513, 624.514, 633.05, 633.051, 633.40, 697.206(1), 726.01, 726.07, 726.08, 766.107, and 766.109, Florida Statutes, and ss. 20.19(5)(b)3.a., 4., 20.315(8)(c), 266.08, 266.118, 266.2095, 266.309, 266.411, 266.508, 282.502, 341.051(3)(d), 372.57(1)(h), 450.33(10), and 468.1695(2), Florida Statutes (1990 Supplement), all of which provisions have become inoperative by noncurrent repeal or expiration and, pursuant to s. 11.242(5)(b) and (i), may be omitted from publication in the Florida Statutes 1991 only through a reviser's bill duly enacted by the Legislature.

—was referred to the Committee on Rules and Calendar.

By Senator Thomas—

SB 2324—A reviser's bill to be entitled An act relating to the Florida Statutes; repealing ss. 110.402(3), 215.3205(1), (2), (3), 220.67, 272.125, 291.02, 291.03, 291.04, 291.05, 291.06, 291.07, 291.08, 291.09, 291.10, 291.11, 291.12, 291.13, 291.14, 291.16, 291.17, 291.18, 291.21, 291.22, 291.23, 291.27, 291.28, 291.29, 291.30, 291.31, 291.32, 291.325, 324.241, 348.975, 348.976, 348.977, 348.978, 348.979, 348.981, 348.982, 348.983, 348.984, 348.985, 348.986, 348.987, 348.988, 348.989, 348.991, 348.992, and 737.407, Florida Statutes, and s. 242.68(2)(g), Florida Statutes (1990 Supplement), pursuant to s. 11.242, Florida Statutes; deleting provisions which have become obsolete, have had their effect, have served their purpose, or have been impliedly repealed or superseded.

—was referred to the Committee on Rules and Calendar.

By Senator Thomas—

SB 2326—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 39.4055(5), 100.241(5), 104.013(4), 104.031, 104.0515(5), 104.185, 110.126, 110.127(1), 161.053(8), 161.121, 198.37, 198.39, 201.17(1), 201.20, 203.03, 206.9931(1), 210.15(8), 210.18(6)(a), (8)(b), 211.25(1), 212.07(3), (4), 212.096(11), 212.10(5), 212.13(1), (2), 212.14(3), 212.15(2)(a), 214.60, 216.311(2), 228.091(1), (2), 231.06(1), 235.09, 240.381(1), 240.5337(2), 281.08(2), 286.011(3)(b), 288.011(4), 316.545(1), 316.646(4), 320.07(3)(b), 320.0898(5), 320.58(2), 320.77(10), 320.831(2), (3), 322.13(2), 324.221(3), 327.30(4), 327.33(1), (3)(a), 327.3521(5), 327.65(2)(a), 327.72, 327.731(2), 328.19, 367.165(1), 372.26(2), 372.5717(8), 372.6645(3), 372.667(3), 372.99(1), (3), 373.336(3), 375.314(1), 381.262(3), 381.294(7)(a), 381.295(8)(c), 381.711, 384.34(1), (2), (3), 390.001(7), 390.012(3), 390.025(3), 392.67(2), (3), 395.0142(5)(c), 395.0165(1), 396.172(2), 399.11, 400.427(6)(a), 401.41(1), (2), (3)(a), 402.318, 403.7198(6), 404.20(9), 413.012(3), 413.021(4), 413.031(5), 413.067, 447.14, 448.09(3), 455.232(2), 455.25, 457.116(2), 458.327(2), 460.411(2), 461.012(2), 463.015(2), 464.016(2), 465.015(4), 465.186(5), 466.021, 466.026(2), 466.039, 467.201, 468.1745(2), 468.311, 468.454(1), 468.517(2), 470.023, 470.031(2), 472.031(2), 473.322(2), 474.213(2), 475.421, 475.452(4), 475.453(3)(a), 476.194(2), 477.0265(2), 481.223(2), 481.323(2), 482.191(2), (3), 483.325(1), 484.013(4), 484.053(2), 484.054, 489.531(2), 489.558(1), 492.112(2), 499.75(3), (6), (7), (8), (9), 501.055, 501.122(3)(b), 501.138(4), 501.2045(2), 506.518, 509.510, 513.054, 513.10(1), 513.111(3), 513.121(1), 513.13(2), 534.52(3), 546.008, 548.008(2), 548.012(2), 548.013(3), 548.017(2), 548.037, 548.058(3),

548.06(3)(b), 548.064, 548.079, 550.361(3), 552.22(3), (4), (5), (6), (7), (10), 553.41, 559.917(3), 561.25(2), 580.121(3)(a), 581.211, 590.12(2), 616.266(2), 624.15, 626.847, 627.734(2), 633.052(3), 633.171(2), 633.175(8), 633.702(3), 634.2515, 634.328, 634.431, 637.429(1), 641.37(3), (4), (5), 657.004(2), 686.506(4), 713.76(3), 723.041(1)(c), 741.31, 777.04(4)(d), (e), 784.011(2), 784.03(2), 790.053, 790.10, 790.17, 790.18, 790.22(2), 790.225(3), 790.27(2)(b), 794.03, 796.07(5), 806.031(1), 806.13(1)(b), 806.14(2)(a), (b), 810.08(2)(a), (b), 810.09(2)(b), 810.10(2), 810.11(2), 810.115, 812.015(6), 812.14(4), 815.05(1)(b), (2)(b), 817.037(1), 817.155, 817.355, 817.562(3)(b), 817.564(5), 823.12, 827.05, 827.06(1), 828.058(6), 828.122(4), 828.13(2), (3), 828.27(4), 837.012(1), 837.05, 837.06, 839.26, 843.02, 843.165(2), 847.011(2), 847.0125(2)(c), 847.0135(3), 847.0147(2), 849.091, 849.0935(5), 856.015(4), 859.06, 872.05(10)(b), 877.15, 877.155(2), 877.17(3), 893.147(1), (3)(b), (4), 895.07(6), 914.22(2), 933.27, 933.28, and 944.35(3), (6), (7)(a), Florida Statutes, and ss. 110.1127(3)(g), 125.0104(8)(a), (b), 125.0108(4)(a), (b), 192.105(2), 199.282(8), 203.01(7), 203.63(3), 206.27(2), 206.877(5), 212.0305(3)(i), (j), 212.05(1)(a), 212.12(13), 212.18(3)(a), 213.053(2), 267.061(3)(m), 287.0943(7), 288.075(5), 320.27(8), 331.3101(4), 381.601(7), 394.875(3), 403.413(5)(b), 415.111(1), (2), 415.513(1), (2), (3), 440.34(6), 459.013(3), 475.42(2), 489.127(2), 626.9541(1)(u), 629.401(6)(b)7., 21., 796.08(4), (5), (6), and 943.058(3)(b), Florida Statutes (1990 Supplement); conforming to s. 6, ch. 88-131, Laws of Florida, which deleted all reference to misdemeanors from s. 775.084, Florida Statutes.

—was referred to the Committee on Rules and Calendar.

By Senator Thomas—

SB 2328—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 112.153, 381.703(2)(c), 395.101(1)(d), 395.63, and 400.609(2), Florida Statutes, and s. 154.304(1) and (4), Florida Statutes (1990 Supplement); to conform to ch. 88-394, Laws of Florida, which changed the name of the Hospital Cost Containment Board to the Health Care Cost Containment Board.

—was referred to the Committee on Rules and Calendar.

By Senator Thomas—

SB 2330—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 378.406(1)(b) and 404.056(5)(c), Florida Statutes, and repealing s. 377.2409(2), Florida Statutes, to give effect to the repeal of portions of said provisions in accordance with s. 119.14, Florida Statutes, the Open Government Sunset Review Act.

—was referred to the Committee on Rules and Calendar.

By Senator Thomas—

SB 2332—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 120.52(1), 440.021, 440.17, 440.24, 440.28, 440.29, 440.30, 440.31, 440.32, 440.33(1), (2), 440.41(2), (3), 440.42(3), 440.442, 440.47, 440.54, 766.302(4), 766.304, 766.305(6), 766.307(1), (3), 766.308(1), 766.309, 766.31(1), 766.311, 766.312, 960.09(3), and 960.15, Florida Statutes, and ss. 112.3145(4), 440.16(3)(b), (4), (7), 440.185(1), (6), 440.20(7), (11), (13), 440.25(1), (6), 440.34(1), (6), 440.44(3), (5), (6), (8), 440.45(3), (6), (8), and 960.03(5), Florida Statutes (1990 Supplement), pursuant to the directive of the Legislature in s. 36, ch. 89-289, Laws of Florida, to conform to s. 23, ch. 89-289, Laws of Florida, which redesignated the workers' compensation Chief Commissioner as Chief Judge and the deputy commissioners as judges of compensation claims; and amending s. 413.341(1)(d), Florida Statutes (1990 Supplement), to conform to the redesignation of the workers' compensation deputy commissioners as judges of compensation claims by s. 23, ch. 89-289, Laws of Florida.

—was referred to the Committee on Rules and Calendar.

By Senator Thomas—

SB 2334—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 63.301(1), 112.321(1), 240.307(1)(b), 267.073(2), 288.704(3), 341.323(1)(b), 348.952(3), 381.602(2), 383.144(8)(b), and 413.011(2), Florida Statutes, and ss. 265.32(2)(c) and 407.01(1)(c), Florida Statutes (1990 Supplement), to delete provisions relating to the terms of the initial appointees of members of councils, commissions, boards, and authorities which have had their effect, and, accordingly are omitted pursuant to s. 11.242(5)(i), Florida Statutes; and to clarify a reference to specified municipalities in s. 348.952(3), Florida Statutes.

—was referred to the Committee on Rules and Calendar.

By Senator Thomas—

SB 2336—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 440.25(4)(b), (c), 440.271, and 440.34(3) and (5), Florida Statutes (1990 Supplement); and repealing s. 440.272, Florida Statutes (1990 Supplement), pursuant to the directive of the Legislature in s. 10, ch. 91-2, Laws of Florida, to conform to the repeal by s. 6, ch. 91-2, Laws of Florida, of s. 20.171(5) relating to the Industrial Relations Commission.

—was referred to the Committee on Rules and Calendar.

By Senator Grizzle—

SB 2338—A bill to be entitled An act relating to energy programs; amending s. 377.703, F.S.; requiring the Executive Office of the Governor to draft the annual state energy conservation plan in accordance with specified federal laws; providing a goal for improving energy efficiency; providing an effective date.

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

By Senator Weinstock—

SB 2340—A bill to be entitled An act relating to adult congregate living facilities; amending s. 400.401, F.S.; modifying purpose of the Adult Congregate Living Facilities Act; amending s. 400.402, F.S.; modifying definitions; adding definitions; amending s. 400.404, F.S.; authorizing policies to enable residents to age in place; amending s. 400.407, F.S.; providing penalties for unlicensed operation of facilities; establishing licensure categories; providing for licensure of extended congregate care facilities; revising licensure fees; amending s. 400.411, F.S.; providing additional requirements for license applications; amending s. 400.412, F.S.; requiring resident notification of sale or transfer of ownership of facility; amending s. 400.417, F.S.; requiring certain financial disclosure; amending s. 400.4176, F.S.; deleting required notice of certain contract services; amending s. 400.418, F.S.; specifying use fees; amending s. 400.419, F.S.; providing an additional consideration for the department in imposing penalties; redesignating the Aging and Adult Licensure Fees Trust Fund as the Licensure Fees Trust Fund; amending s. 400.4195, F.S.; providing requirements for placement or referral services; restricting payment; amending s. 400.422, F.S.; conforming language; amending s. 400.424, F.S.; providing protection for security deposits and advanced rent; providing for claims against refunds; creating s. 400.4255, F.S.; specifying responsibilities of licensed personnel; amending s. 400.426, F.S.; modifying provisions relating to appropriateness of placement; providing for aging in place; amending s. 400.427, F.S.; modifying provisions relating to property and personal affairs of residents; amending s. 400.431, F.S.; modifying requirements for notice of closing a facility; providing a penalty; amending s. 400.441, F.S., relating to facility standards; modifying fire drill requirements; providing for rules and for waivers; providing for copying fees; creating s. 400.443, F.S.; requiring the department to establish payments for subsidizing specified services; amending s. 400.4445, F.S.; requiring compliance with ch. 419, F.S., under certain conditions; amending s. 400.447, F.S.; requiring certain financial disclosure; providing a penalty; revising advertising requirements; amending s. 400.451, F.S., to conform; amending s. 400.452, F.S.; modifying staff education and training requirements; providing an exemption from food service certification; amending s. 651.011, F.S.; correcting a cross-reference; amending s. 651.091, F.S.; requiring expanded distribution of reports; requiring certain financial disclosure to residents' councils; amending s. 651.121, F.S.; increasing membership on the Continuing Care Advisory Council; providing for future legislative review and repeal of ss. 400.4255, 400.443, F.S., pursuant to the Regulatory Sunset Act; providing an effective date.

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

By Senator Davis—

SB 2342—A bill to be entitled An act relating to child care; amending s. 402.301, F.S.; providing legislative intent with respect to exemption of certain national organizations from licensing standards for child care facilities; amending s. 402.302, F.S.; excluding certain programs from the definition of "child care facility"; amending s. 402.305, F.S.; requiring uniform licensing standards for child care facilities; revising minimum licensing standards; creating additional licensing standards; amending s. 402.313, F.S.; requiring the Department of Health and Rehabilitative

Services to prepare a brochure on family day care for parents and prescribing its contents; changing the date by which an evaluation of the day care system must be submitted; creating s. 402.3051, F.S.; establishing market rate reimbursement procedures for licensed child care providers; providing definitions; providing for child care grants to certain entities; creating s. 402.3052, F.S.; creating child development associate training grants; providing procedures; requiring reports; providing for child care incentive grants; amending s. 402.27, F.S.; requiring licensed child care facilities to annually provide certain information to statewide child care and resource and referral agencies; providing an effective date.

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

SR 2344 was introduced out of order and adopted March 19.

By Senator Girardeau—

SR 2346—A resolution honoring James L. Tatum, a Christian businessman with a charitable heart.

—was referred to the Committee on Rules and Calendar.

By Senator Yancey—

SB 2348—A bill to be entitled An act relating to pretrial criminal procedures; providing definitions; providing legislative intent; requiring counties to establish or contract for pretrial services agencies by a specified date; providing for administration of pretrial services agencies; providing duties of pretrial services agencies; requiring agencies to make recommendations to the court regarding a person taken into custody by a law enforcement agency; providing for the use of information concerning a defendant which is obtained by a pretrial services agency; providing conditions under which a law enforcement officer may issue a notice to appear; providing conditions of pretrial release of defendants; authorizing the court to amend the conditions of a defendant's pretrial release; providing penalties for violation of conditions of release; providing for revocation of pretrial release and detention; providing circumstances under which the court may order the detention of a defendant; providing requirements for a pretrial detention hearing; requiring priority be given to trials for defendants who are detained prior to trial; repealing ss. 903.011, 903.02(2), 903.046(2)(d), 903.105, 907.041, F.S., relating to bail bonds for criminal defendants, appearance bonds, and pretrial detention and release; providing an effective date.

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

By Senator Weinstock—

SB 2350—A bill to be entitled An act relating to treatment for impairment by alcohol and other drugs; providing purpose and intent; providing definitions; providing duties of the Department of Health and Rehabilitative Services; providing for a continuum of care; providing for licensure for alcohol-and-drug-impairment programs; providing penalties for operating without a license; providing for license applications; providing for fees; providing for the issuance and renewal of licenses; providing for injunctions; allowing the department to enter and inspect licensed facilities; providing remedies for violations by licensees; providing for depositing the proceeds of fines into the Alcohol or Other Drug Impairment Program Licensing Trust Fund; requiring quality assurance programs; providing for the confidentiality of records of persons who are impaired by alcohol or other drugs; requiring the department to determine the need for establishing medication treatment resources; providing for the availability of treatment resources; providing for payment for the care of persons impaired by alcohol or other drugs; providing penalties for supplying false information related to treatment; providing immunity from personal liability; providing for screening treatment resource personnel; providing bases for disqualifying those personnel, and providing exemptions from disqualification; providing for a hearing for persons who are denied employment or terminated from employment as treatment personnel; providing for the confidentiality of personnel screening information; providing penalties for violations related to employment applications or screening for employment; providing which persons need not be fingerprinted or rescreened; providing standards for treatment resource facilities; providing for rights of persons who receive services; providing for voluntary admission for evaluation or treatment; providing for emergency commitment and involuntary commitment; providing for discharge from treatment; providing for parental participation in the treatment of a minor; providing for criminal commitment; providing for the removal of

the disability of nonage of a minor; providing for coordination of treatment; creating a Statewide Coordinator for Alcohol Impairment and Other Drug Impairment Prevention and Treatment; providing for coordination for the prevention and treatment of alcohol impairment and other drug impairment of juveniles; providing definitions; providing for juvenile alcohol impairment and other drug impairment prevention and early intervention councils; providing for juvenile alcohol impairment and other drug impairment emergency evaluation and specialized treatment services; providing for training programs in state universities and community colleges; repealing ch. 396, F.S., relating to alcoholism; repealing ch. 397, F.S., relating to the treatment and rehabilitation of drug dependents; providing an effective date.

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

By Senators Thurman and Childers—

SB 2352—A bill to be entitled An act relating to petroleum storage; amending s. 206.9935, F.S.; extending the operation of the tax for inland protection; amending s. 376.301, F.S.; revising the definition of the term “person responsible for conducting site rehabilitation” for the purposes of the Pollutant Spill Prevention and Control Act; allowing mortgage holders and trust holders to participate in reimbursement; amending s. 376.305, F.S.; revising the definition of the term “abandoned petroleum storage system”; increasing the time period for the submission of applications under the Abandoned Tank Restoration Program; providing for the usage of certain funds; amending s. 376.3071, F.S.; authorizing the use of the Inland Protection Trust Fund for the Abandoned Tank Restoration Program; limiting the uses of funds from that trust fund; providing criteria for the recovery by the Department of Environmental Regulation of funds expended from that trust fund; allowing the responsible party to be eligible for the reimbursement program, under certain conditions; revising terms to conform to current usage; eliminating the expiration of an incentive program; authorizing departmental audits and the recovery of overpayments; repealing obsolete s. 376.3071(12)(i), F.S., relating to obligated funds; amending s. 376.3072, F.S.; requiring the responsible party to conduct the total restoration after a specified date; providing exceptions; expanding eligibility for the restoration program to include contamination from abandoned tanks, as specified; expanding waiver provisions; authorizing certain lending institutions under the Florida Petroleum Liability Insurance and Restoration Program to conduct certain cleanup operations; providing for the retroactivity of s. 376.3072(2)(b), F.S.; amending s. 376.3073, F.S.; allowing the department to contract with state agencies for control of contamination; providing guidelines for state agency programs for control of contamination; amending s. 376.3077, F.S.; clarifying who is prohibited from depositing motor fuel into certain tanks; amending ch. 88-331, Laws of Florida; providing an additional time period for the compilation of a report to legislative leaders on pollution liability and restoration insurance; deleting the automatic expiration of the Florida Petroleum Liability Insurance Program; providing an effective date.

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

FIRST READING OF COMMITTEE SUBSTITUTES

By the Committee on Criminal Justice and Senator Grant—

CS for SB 224—A bill to be entitled An act relating to obstruction of justice; creating s. 843.085, F.S.; prohibiting unauthorized wearing or display of certain badges, emblems, and other criminal justice indicia of authority; prohibiting unauthorized display on vehicles of certain police-related markings or identifiers; regulating sale or transfer of certain badges and requiring recordkeeping for such transactions; providing exceptions for certain organizations; providing criminal penalties; creating s. 843.081, F.S.; providing legislative intent; prohibiting the use of certain blue lights; providing certain exemptions; providing penalties; providing an effective date.

By the Committee on Criminal Justice and Senator Souto—

CS for SB 230—A bill to be entitled An act relating to controlled substances; amending s. 893.13, F.S.; providing that a person operating or in charge of any place, structure, trailer, or conveyance in which certain controlled substances are unlawfully manufactured be sentenced to a mandatory term of 15 years and a fine of \$500,000 for a first conviction and life imprisonment without eligibility for release for a second conviction; providing that such person is not eligible for parole or gain-time; providing an effective date.

By the Committee on Transportation and Senator Johnson—

CS for SB 240—A bill to be entitled An act relating to drivers' licenses; amending s. 322.21, F.S.; increasing license fees to finance certain school district and nonpublic school costs related to issuance of drivers' licenses to minors; providing for the disbursal of such funds to school districts and nonpublic schools; providing an effective date.

By the Committees on Finance, Taxation and Claims; Commerce; and Senator Jenne—

CS for CS for SB 280—A bill to be entitled An act relating to cigarette permitting; creating ss. 210.1501, 210.1601, and 210.1611, F.S., which provide procedures and requirements for issuance of cigarette distributing agent, wholesale dealer, and exporter permits; including distributing agents within provisions relating to qualifications for issuance of permits and refusal of permits; requiring distributing agents to file a set of fingerprints prior to permit approval; revising language relating to the power of the Division of Alcoholic Beverages and Tobacco to revoke wholesale dealers' permits; providing an effective date.

By the Committees on Finance, Taxation and Claims; Transportation; and Senators Forman and Souto—

CS for CS for SB 306—A bill to be entitled An act relating to traffic regulations to assist blind persons and mobility-impaired persons; amending ss. 316.1301, 316.1303, 318.18, F.S.; providing an increased fine for violating those regulations; providing for distributing the proceeds of such fine; providing an effective date.

By the Committee on Education and Senators Bankhead and Gardner—

CS for SB's 476 and 528—A bill to be entitled An act relating to veterans; creating s. 295.0195, F.S.; providing educational opportunity at state expense for dependent children of deceased or disabled military personnel who died or became disabled in the Mideast Persian Gulf military arena or in the military action in Panama; amending s. 295.02, F.S.; conforming provisions; creating s. 320.08085, F.S.; providing for the issuance of Florida Patriot license plates; providing fees; providing for use of fees; creating s. 240.4078, F.S.; creating the Florida Patriot Scholarship Program; providing eligibility for scholarships; providing scholarship award amounts and limitations; establishing the Florida Patriot Scholarship Program Trust Fund; providing for disbursements from such trust fund; creating s. 240.51, F.S.; establishing the Florida Patriot Industry Challenge Grant Program; providing eligibility criteria for participation in such program; providing for the award of matching grants; providing rulemaking authority; providing an effective date.

By the Committees on Criminal Justice and Transportation and Senators Langley and Grant—

CS for CS for SB 498—A bill to be entitled An act relating to suspension of driving privileges; amending ss. 322.2615, 322.271, 322.282, 322.64, F.S.; revising provisions relating to administrative suspension of the driving privilege and disqualification from operating a commercial motor vehicle for driving under the influence or refusing to submit to a requested breath, blood, or urine test; providing that law enforcement officers or correctional officers may take such actions; specifying information that may be considered in a review of such action; specifying circumstances under which a review must be conducted; specifying scope of review; providing circumstances for issuance of temporary permits and licenses for business or employment use; specifying venue for appeals of suspensions and disqualifications; providing for reinstatement of the driving privilege under certain circumstances; deleting provision requiring continuous 1-year participation in a DUI program as a condition for reinstatement of a permanently revoked driving privilege; providing for severability; providing an effective date.

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

CS for SB 534—A bill to be entitled An act relating to the Florida Employment Opportunity Act; amending s. 409.029, F.S.; amending the short title; amending cross-references; deleting obsolete provisions; providing for housing assistance for teenage parents; providing an effective date.

By the Committees on Finance, Taxation and Claims; and Transportation—

CS for CS for SB 582—A bill to be entitled An act relating to transportation; amending s. 20.23, F.S.; deleting the requirement that members of the Florida Transportation Commission be appointed to staggered terms; deleting the requirement that the commission review all construction, design, and maintenance standards issued by the Department of Transportation; deleting obsolete language; providing that four members of the commission constitute a quorum; providing for the appointment of an assistant executive director; providing for the Office of the Florida Turnpike; specifying duties of such office; amending s. 206.46, F.S.; revising the amount of funds that must be transferred annually from the State Transportation Trust Fund into the Right-of-Way Acquisition and Bridge Construction Trust Fund; amending s. 215.605, F.S.; providing procedures for the use of excess moneys in that fund; amending s. 218.32, F.S.; relating to financial reports of local governments; revising procedures for the reporting of local mileage; deleting a requirement that the department provide a comprehensive report on such mileage to the Legislature; amending s. 333.025, F.S.; revising language with respect to permits for structures exceeding federal obstruction standards; revising nautical mile limits for permit requirements; including reference to political subdivisions and airport zoning boards with respect to the issuance or denial of a permit; providing additional zoning factors; providing for compliance with the federal notification of proposed construction requirement and a valid aeronautical evaluation; amending s. 334.03, F.S.; revising the definition of the term "Florida Intrastate Highway System"; amending s. 335.074, F.S.; relating to the department's bridge inspection report; revising procedures relating to such report; amending s. 335.20, F.S., relating to the Local Government Transportation Assistance Act; deleting obsolete language; deleting procedures for the redistribution of unallocated funds; providing that the department may fund up to 50 percent of the costs of a project funded under the act; amending s. 337.106, F.S., relating to professional liability insurance; providing exceptions; amending s. 337.11, F.S.; repealing the requirement that a bond be posted to protest certain bid solicitations and otherwise revising the posting requirement with respect to other types of protest; amending s. 337.175, F.S., relating to retainage; deleting a provision prohibiting certain contractors from substituting securities, certificates of deposit, and irrevocable letters of credit in lieu of retainage; amending s. 337.18, F.S.; revising the schedule of liquidated damages on certain contracts; reenacting s. 337.18(5), F.S., relating to incentive payments to contractors for early completion and to assessment of additional damages for a contractor's failure to complete work on time; amending s. 337.185, F.S., relating to the State Arbitration Board; authorizing the board to hear certain claims in excess of \$100,000 but not exceeding \$250,000; deleting the prohibition on any member of the board serving more than 3 consecutive terms; authorizing the board to assess a fee not to exceed \$1,000 per claim for claims in excess of \$100,000; amending s. 337.221, F.S., relating to claims settlement; deleting the requirement that the department adopt a rule providing for the resolution of contract claims; requiring the department to establish a process for the resolution of such claims; requiring review of any claim in excess of \$500,000; providing that claims not resolved through the department's process may be pursued in the state arbitration board or in circuit court; requiring an annual report to the Legislature on claims settlements; amending s. 337.25, F.S., relating to the disposal of real property acquired by the department; authorizing the department to use staff appraisers when the department initiates such disposal; amending s. 337.273, F.S.; deleting obsolete language; amending s. 337.26, F.S.; authorizing the Administrator of Florida's Turnpike to execute a sale, lease, or conveyance of property located on the Turnpike system if authorized by the secretary of the department; amending s. 337.27, F.S.; authorizing the secretary to delegate the authority to execute eminent domain resolutions to the Administrator of Florida's Turnpike; amending s. 337.276, F.S.; providing procedures for the advancement of construction phases that use advanced acquisition of rights-of-way; authorizing the use of right-of-way bonds to purchase right-of-way where necessary to ensure the continued availability of previously donated right-of-way for a project; amending s. 337.407, F.S., relating to regulation by local governments of the installation of benches and shelters with advertising within rights-of-way; authorizing such installation without public bids; ratifying certain existing contracts; amending s. 338.001, F.S.; repealing the requirement that the Florida Intrastate Highway System be adopted by affirmative action of the Legislature; requiring that projects on the system be specifically identified in the Department of Transportation's tentative work program; requiring that an annual status report on the system be presented to the legislative transportation committees; amend-

ing s. 338.221, F.S.; revising the definition of the term "economically feasible" as used in the Florida Turnpike Law; amending s. 338.223, F.S.; authorizing the use of State Transportation Trust Fund moneys on proposed turnpike projects under certain conditions; providing that such funds are not required to be reimbursed except as provided in the General Appropriations Act or implementing bill; authorizing the use of turnpike funds to pay for studies of proposed turnpike projects; amending s. 338.227, F.S., relating to turnpike revenue bonds, to conform that section to changes made by this act; amending s. 338.2275, F.S.; deleting maximum authorized costs imposed on certain turnpike projects; providing for the establishment of a contingency amount for such a project; limiting the cost of such projects; providing procedures for exceeding such costs under certain circumstances; amending s. 338.250, F.S.; specifying that the Department of Environmental Regulation is responsible for approval of mitigation plans submitted by water management districts in connection with construction of beltways; amending s. 338.251, F.S.; providing that the Department of Transportation is not required to pay interest when repaying advances from the Toll Facilities Revolving Trust Fund; providing a schedule for such repayments; amending s. 339.08, F.S.; prohibiting the use of State Transportation Trust Fund moneys to pay the administrative expenses of commuter rail authorities that do not operate rail service; amending s. 339.135, F.S.; providing exceptions from the requirement that the planned date of construction using advanced acquisition of rights-of-way be identified in the tentative work program; amending s. 341.031, F.S.; revising definition of the term "transit corridor project" as used in the Florida Public Transit Act; amending s. 341.051, F.S.; providing that state funding of the capital costs of certain public transit projects may not exceed the local share of such costs; deleting limitations on state funding for public transit capital projects; amending s. 341.052, F.S.; revising the formula for distribution of public transit block grants; revising limitations applicable to the use of such funds; providing procedures for the reallocation of unused, unusable, or improperly used public transit block grant funds; amending s. 341.102, F.S.; deleting the prohibition against local governments enacting economic regulations upon the use of certain nonpublic-sector buses engaged in intracity transportation; providing such prohibition for nonpublic-sector buses engaged in intercity transportation; providing applicability; requiring compliance with applicable state insurance regulations; amending s. 348.0012, F.S.; revising exclusions from applicability of the Florida Expressway Authority Act; amending s. 59, ch. 90-136, Laws of Florida; revising deadlines and procedures for the preparation and submission of a report on functional classification of roads; providing for public hearing; providing legislative approval of the Downtown I-4/Systems Interchange project; repealing s. 337.241, F.S., relating to maps of reservation; providing an effective date.

By the Committee on Professional Regulation and Senator Kurth—

CS for SB 586—A bill to be entitled An act relating to real estate; amending s. 475.045, F.S.; revising language with respect to the duties of the Foundation Advisory Committee to the Florida Real Estate Commission Education and Research Foundation; amending s. 475.22, F.S.; providing requirements with respect to brokers whose registered office is located outside the State of Florida; amending s. 475.25, F.S.; revising language with respect to discipline; amending s. 475.5015, F.S.; revising language with respect to brokerage business records; providing an effective date.

By the Committee on Executive Business, Ethics and Elections; and Senators McKay, Beard, Dudley, Gordon, Crenshaw, Kirkpatrick, Kiser, Myers, Jennings, Thurman, Jenne, Wexler, Bankhead, Crotty, Grant, Grizzle, Langley, Souto, Weinstock, Davis, Walker, Brown and Forman—

CS for SB 596—A bill to be entitled An act relating to lobbying; amending s. 11.062, F.S.; prohibiting departments of the executive branch, universities, community colleges, and water management districts from using public funds to retain lobbyists; providing that full-time employees of these entities are exempt; prohibiting lobbyists from accepting compensation derived from public funds; providing penalties; authorizing complaints to be filed with the Ethics Commission; authorizing the commission to adopt rules; providing an effective date.

By the Committee on Community Affairs and Senators Crotty, Thomas, Casas and Childers—

CS for SB 598—A bill to be entitled An act relating to amateur radio communication; creating ss. 125.0185, 166.0435, F.S.; prohibiting counties and municipalities from enacting or enforcing restrictive ordinances governing amateur radio antennas; providing for construction of such antennas in conformance with federal requirements; providing for the application of the act; providing an effective date.

By the Committee on Education and Senator Meek—

CS for SB 608—A bill to be entitled An act relating to student financial assistance; creating s. 240.4042, F.S.; requiring the State Board of Education to adopt a procedure for the appeal of determinations with respect to applicants' eligibility for state student financial aid; providing for a committee to consider such appeals; prescribing procedures for such appeals; requiring state university and community college presidents to establish institutional procedures for student appeal of grievances related to the award or administration of financial aid; providing for deferred payment under certain conditions; providing an effective date.

By the Committee on Criminal Justice and Senator Casas—

CS for SB 626—A bill to be entitled An act relating to false pretense; creating s. 817.025, F.S.; prohibiting home or private business invasion by false personation or representation with intent to commit a felony; providing criminal penalties; providing an effective date.

By the Committee on Health and Rehabilitative Services—

CS for SB 632—A bill to be entitled An act relating to health care service programs; amending ss. 641.201, 641.21, F.S.; deleting obsolete language to conform to changes made by the act; providing additional requirements for persons applying for a certificate of authority from the Department of Insurance to operate a health maintenance organization; requiring the Department of Health and Rehabilitative Services to adopt rules governing the operation of certain organizations providing prepaid health care and social services; amending s. 641.22, F.S.; providing additional requirements for obtaining a certificate of authority to operate a health maintenance organization; amending s. 641.221, F.S.; providing requirements for expanding the service area of a health maintenance organization; amending s. 641.23, F.S.; providing additional circumstances under which the department may revoke an organization's certificate of authority; providing a penalty; creating s. 641.275, F.S.; requiring periodic examinations of the quality of health care services provided by health maintenance organizations; exempting certain medical records and examination reports from public records law; providing for future legislative review of these exemptions pursuant to the Open Government Sunset Review Act; providing for subpoenas and enforcement thereof; providing a penalty; providing for the examination of health maintenance organizations that operate under certificates issued by the Department of Health and Rehabilitative Services prior to a specified date; amending s. 641.28, F.S.; deleting obsolete provisions; amending s. 641.29, F.S.; requiring health maintenance organizations to pay an annual assessment; providing for deposit of assessment proceeds into the Health Care Services Trust Fund; creating s. 641.295, F.S.; establishing the Health Care Services Trust Fund; providing for the transfer of certain funds in the Health Maintenance Organization Quality Care Trust Fund into the Health Care Services Trust Fund on a specified date; amending s. 641.30, F.S.; providing circumstances under which certain health maintenance organizations are exempt from specified hospital licensing requirements; transferring, renumbering, and amending s. 641.51, F.S.; prohibiting modification of the professional judgment of certain health care providers under certain circumstances; transferring, renumbering, and amending s. 641.55, F.S.; requiring the Department of Insurance to administer the internal risk management programs of health maintenance organizations; continuing the exemption of certain reports and records from public records law; providing for future review of these exemptions pursuant to the Open Government Sunset Review Act; transferring, renumbering, and amending s. 641.54, F.S., relating to hospital and physician information disclosure; amending s. 641.31, F.S.; requiring health maintenance organizations to provide additional notification regarding subscriber's rights and the organization's grievance process; creating s. 641.31085, F.S.; providing requirements for a subscriber grievance procedure; requiring the department to investigate unresolved grievances; amending s. 641.311, F.S.; authorizing the department to provide for additional members on the grievance review panel; amending s. 641.401, F.S.; providing an additional legislative purpose in regulating prepaid health clinics; amending s. 641.402, F.S.; providing a definition; amending s. 641.405, F.S.; providing additional requirements for persons applying for a certificate of authority from the Department of Insurance to operate a prepaid health clinic; requiring the Department of Health and Rehabilitative Services to adopt rules governing the operation of certain clinics providing prepaid health care and social services; amending s. 641.406, F.S.; providing additional requirements for obtaining a certificate of authority to operate a prepaid health clinic; amending s. 641.412, F.S.; requiring prepaid health clinics to pay an annual assessment; providing for deposit of assessment proceeds into the Health Care Services Trust Fund; creating s. 641.4185,

F.S.; requiring periodic examinations of the quality of health care services provided by prepaid health clinics; exempting certain medical records and examination reports from public records law; providing for future legislative review of these exemptions pursuant to the Open Government Sunset Review Act; providing for subpoenas and enforcement thereof; providing a penalty; providing for the examination of prepaid health clinics that operate under certificates issued by the Department of Health and Rehabilitative Services prior to a specified date; creating s. 641.4187, F.S.; requiring prepaid health clinics to establish internal quality assurance programs; providing program requirements; prohibiting modification of the professional judgment of certain health care providers under certain circumstances; providing prepaid health clinic subscribers the right to a second medical opinion under certain circumstances; amending s. 641.45, F.S.; providing additional circumstances under which the department may revoke a clinic's certificate of authority; amending s. 641.455, F.S.; conforming provisions to changes made by the act; saving existing rules adopted pursuant to part IV of ch. 641, F.S.; providing for a type four transfer of the regulation of health care services from the Department of Health and Rehabilitative Services to the Department of Insurance; repealing ss. 641.47, 641.48, 641.49, 641.495, 641.515, 641.52, 641.56, 641.57, 641.58, F.S., relating to health care services; reviving and readopting parts II and III of ch. 641, F.S., notwithstanding repeals scheduled pursuant to the Regulatory Sunset Act; providing for future review and repeal; providing an effective date.

By the Committee on Professional Regulation and Senator Forman—

CS for SB 634—A bill to be entitled An act relating to solicitation of funds; creating ss. 496.401-496.407, 496.409-496.424, F.S.; regulating solicitation of public contributions; requiring full public disclosure of certain information from persons who solicit contributions; providing exemptions; prohibiting deception, fraud, and misrepresentation in the soliciting and reporting of contributions; providing administrative fines; providing criminal penalties; providing for supervision and reports by the Division of Consumer Services of the Department of Agriculture and Consumer Services; providing procedures; authorizing the division to adopt rules; providing definitions; authorizing the Department of Legal Affairs to make investigations and bring civil actions to enforce the act; requiring the Department of State to provide notice of the requirements of the act to persons registering as nonprofit corporations; transferring and renumbering s. 496.008, F.S.; providing procedures for obtaining authority to solicit funds in a public transportation facility; providing powers of the division; providing civil remedies and criminal penalties; repealing ss. 496.001-496.007, 496.0085, 496.009, 496.011, F.S., which provide for regulating the solicitations of public contributions; providing a repeal date and review by the Legislature; providing effective dates.

By the Committee on Health and Rehabilitative Services; and Senators Weinstock and Forman—

CS for SB 670—A bill to be entitled An act relating to protection of persons from abuse, neglect, and exploitation; repealing s. 415.102(11), F.S.; excluding certain officers and employees from the definition of "caregiver"; deleting the definition of the term "indicated-perpetrator undetermined report" for purposes of provisions relating to the abuse, neglect, or exploitation of aged persons; amending s. 415.103, F.S.; deleting provisions relating to classifying such reports in the central abuse registry and tracking system within the Department of Health and Rehabilitative Services; amending s. 415.104, F.S.; providing requirements for persons representing alleged perpetrators in investigations of abuse, neglect, or exploitation; providing for indexing, retention, and confidentiality of closed unclassified reports; providing for reports to be closed without classification; allowing a longer retention period for certain unfounded reports; deleting terminology made obsolete by the act; amending s. 415.107, F.S.; deleting provisions relating to the confidentiality of reports classified as "indicated-perpetrator undetermined"; adding provisions relating to the confidentiality of unclassified reports; authorizing the department to charge a fee for searching reports in the central abuse registry and tracking system; amending s. 415.111, F.S.; providing procedures relating to repeated unfounded reports; providing for submission of information to the State Attorney; repealing s. 415.503(10), F.S.; deleting the definition of the term "indicated-perpetrator undetermined report" for purposes of provisions relating to child abuse or neglect; specifying persons responsible for a child's welfare; amending s. 415.504, F.S.; requiring the department to transfer certain reports to local law enforcement agencies; deleting provisions pertaining to classifying such reports in the central abuse registry and tracking system within the department; providing for indexing, retention, and confidentiality of closed unclassified

fied reports; allowing a longer retention period for certain unfounded reports; amending s. 415.505, F.S.; providing requirements for persons representing alleged perpetrators in certain child protective investigations; deleting terminology made obsolete by the act; providing for a report to be closed without classification; providing for the termination of certain restrictive actions upon a finding that a report of child abuse or neglect is unfounded or closed without classification; amending s. 415.51, F.S.; deleting provisions relating to confidentiality of reports of child abuse or neglect which are classified as "indicated-perpetrator undetermined"; adding provisions relating to the confidentiality of unclassified reports; authorizing the department to charge a fee for searching reports in the central abuse registry and tracking system; amending s. 415.513, F.S.; providing procedures relating to repeated unfounded reports; providing for submission of information to the State Attorney; requiring the department to remove the classification of all existing indicated reports or indicated-perpetrator undetermined reports prior to a specified date; allowing the department to retain such information; authorizing the department to reclassify such reports; prohibiting use of information other than for specified purposes; requiring the development of a plan to ensure coordination of activities and elimination of duplication regarding abuse investigations in adult facilities; providing an effective date.

By the Committee on Governmental Operations and Senator Thurman—

CS for SB 684—A bill to be entitled An act relating to government efficiency; creating the "Fiscal Responsibility Underwriting Gubernatorial and Legislative Expenditures Act"; requiring the Governor to produce an annual report proposing improvements to executive department efficiency and productivity, as specified; requiring distribution of the report; providing definitions; requiring the Joint Legislative Auditing Committee to hold public hearings and meet with certain consumer groups; requiring the committee to submit to the Governor and the Legislature certain recommendations; requiring written responses to such recommendations; amending s. 216.164, F.S.; requiring the Governor to submit certain supplementary budget materials; providing an effective date.

By the Committee on Education and Senator Thurman—

CS for SB 688—A bill to be entitled An act relating to personnel of the school system; creating s. 231.3605, F.S.; providing for employment of educational support employees; providing definitions; providing for probationary status and continued employment; providing for suspension of an employee and for a notice and appeals process; providing for review and appeal; providing an effective date.

By the Committee on International Trade, Economic Development and Tourism; and Senator Bankhead—

CS for SB 720—A bill to be entitled An act relating to the Florida Olympic Resource Commission; establishing the commission within the Department of Commerce; providing duties; providing for the appointment of members; providing for commission staff; providing meeting requirements; providing for reports; providing for the compensation of members and the termination of the commission; providing an effective date.

By the Committee on International Trade, Economic Development and Tourism; and Senator Brown—

CS for SB 806—A bill to be entitled An act relating to the Florida Seed Capital Fund; amending s. 159.445, F.S.; authorizing the Florida Seed Capital Fund to invest in limited partnerships meeting certain criteria; increasing the limitation on certain investments; deleting a restriction on making investments; deleting the definition of "small business"; providing for the election of a secretary-treasurer of the board; revising powers and duties of the board; authorizing the board to establish a direct-support organization known as the Florida Enterprise Development Corporation; providing purpose of the organization; requiring a contract between the board and the direct-support organization and specifying contract requirements; requiring the organization to provide an annual financial and compliance audit; providing an exemption from public records requirements; providing for future review and repeal; providing criteria for investments by the board in limited partnerships; providing an effective date.

By the Committee on Criminal Justice and Senator Langley—

CS for SB 828—A bill to be entitled An act relating to gambling; amending s. 849.091, F.S.; defining the term "pyramid sales scheme"; declaring such a scheme a lottery and providing a penalty for persons who participate in such a lottery; providing an effective date.

By the Committee on Professional Regulation and Senator Dudley—

CS for SB 968—A bill to be entitled An act relating to real estate appraisers; amending s. 20.30, F.S.; creating the Florida Real Estate Appraisal Board; amending s. 475.01, F.S.; redefining the term "broker" and deleting reference to appraisers; redefining services provided by salespersons; amending s. 475.011, F.S.; providing exemptions to regulation by the Florida Real Estate Commission for persons who are, or are studying to become, real estate appraisers; amending ss. 475.04, 475.25, 475.451, F.S., and repealing s. 475.42(1)(m), F.S.; deleting reference to real estate appraisers; repealing s. 475.501, F.S., relating to regulation of real estate appraisers; creating part II of chapter 475, F.S., consisting of ss. 475.610-475.630, F.S.; providing for the regulation of real estate appraisers; providing legislative purpose; providing definitions; providing for certification or licensure; creating the Florida Real Estate Appraisal Board; providing for rulemaking power; providing qualifications for registration, licensure, and certification; providing fees; providing examination requirements; providing education and experience requirements; providing for renewal and continuing education; providing for inactive status; providing that corporations and partnerships are ineligible for licensure or certification; providing for a registry of licensed and certified appraisers; providing for display and disclosure of licensure or certification; providing for registration of office locations; providing for discipline; providing for final orders; providing for violations and penalties; providing for real estate appraisal course instructors; providing professional standards; providing for retention of records; providing for temporary practice; directing that changes in terminology in the Florida Statutes be made; providing for review and repeal; providing an effective date.

By the Committee on Transportation and Senator Gardner—

CS for SB 970—A bill to be entitled An act relating to transportation corridors; amending s. 332.115, F.S.; revising the purposes for which a transportation corridor between an airport and a port facility may be used; requiring local governments affected by a proposed transportation corridor to provide certain comments to the regional planning council; providing for review of transportation corridor projects under s. 380.06, F.S., relating to developments of regional impact; providing limitations on the location of passenger rail terminals; exempting transportation corridors from requirements pertaining to high-speed rail lines; providing an effective date.

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

CS for SB 976—A bill to be entitled An act relating to food safety protection standards; amending s. 381.061, F.S.; exempting hospitals, nursing homes, and certain facilities sharing central kitchens with nursing homes or hospitals from certain food safety protection standards; providing an effective date.

By the Committee on International Trade, Economic Development and Tourism; and Senator Meek—

CS for SB 980—A bill to be entitled An act relating to the Florida Small and Minority Business Act of 1985; amending s. 288.703, F.S.; amending the definition of the term "small business," as used in that act; providing an effective date.

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

CS for SB 1022—A bill to be entitled An act relating to health insurance subsidies; creating ss. 175.401, 185.50, F.S.; providing for retiree health insurance subsidies for firefighters and police officers; providing a declaration of home rule authority; providing purpose; authorizing establishment and termination of health insurance subsidy trust funds by ordinance; providing for funding through premium tax moneys, employee contributions, and municipal contributions; providing eligibility; providing for establishment of subsidy amount; providing for payment; providing for investment and deposit of trust funds; providing for refund of contributions; providing for administration, actuarial valuations, and annual audits; providing for promulgation of rules and payment of administrative costs; protecting subsidy payments from assignment, execution, or

attachment; providing that such subsidies shall be in addition to other benefits; requiring compliance and providing that premium tax funds may be withheld for noncompliance; providing an effective date.

By the Committee on Personnel, Retirement and Collective Bargaining and Senators Yancey, Thurman and Walker—

CS for SB 1036—A bill to be entitled An act relating to the Florida Retirement System; amending s. 121.091, F.S.; authorizing the reemployment of retired district school board employees under certain circumstances; providing an effective date.

By the Committee on Executive Business, Ethics and Elections; and Senators Jenne, Brown, Crotty, Wexler, Plummer, Weinstein, Dudley, Weinstock and Girardeau—

CS for SB's 1042, 142, 366 and 1070—A bill to be entitled An act relating to public officers, candidates for public office, and public employees; amending s. 112.312, F.S.; providing additional definitions and redefining the term "gift" for purposes of part III of ch. 112, F.S., and s. 8, Art. II of the State Constitution; amending s. 112.313, F.S.; clarifying a prohibition; including provisions regulating representation before certain agencies by legislators, statewide elected officers, and agency employees, and standards of conduct for legislators and employees; removing provisions relating to disclosure of certain specified interests; providing exemptions from the prohibition against a public officer or employee doing business with his own company or entering into a conflicting employment relationship; repealing s. 112.3141, F.S., relating to additional standards of conduct for public officers and employees; amending s. 112.3143, F.S.; providing definitions; providing additional disclosure requirements and prohibitions for public officers in circumstances in which potential voting conflicts are involved; amending s. 112.3145, F.S.; requiring certain officers, candidates, and employees who hold a specified relationship with business entities authorized to operate in this state to file a disclosure statement as part of their financial statement; amending ss. 112.3146, 112.3147, F.S.; correcting cross-references; amending s. 112.3148, F.S.; prohibiting governmental entities and direct-support organizations from making certain gifts to persons who must file disclosure of financial interests and procurement employees; providing for the valuation of gifts; correcting a cross-reference; amending s. 112.3149, F.S.; redefining "honorarium"; providing applicability; amending s. 112.317, F.S.; providing penalties for officers, employees, and candidates who violate s. 8, Art. II of the State Constitution; providing penalties for former public officers or former employees who violated provisions of part III of ch. 112, F.S., or s. 8, Art. II of the State Constitution; removing prohibition against certain disclosures of information; amending s. 112.320, F.S.; providing that the Commission on Ethics is the commission provided for in s. 8(f), Art. II of the State Constitution; amending s. 112.3215, F.S.; providing for registration by lobbyists of principals; increasing the lobbyists registration fee; providing for semi-annual reports by lobbyists; providing for receipt and disposition of complaints against lobbyists; providing investigation procedures; amending s. 112.322, F.S.; providing authority of the commission with respect to breaches of the public trust; authorizing the commission to delegate to its investigators the authority to administer oaths; authorizing the commission to delegate its subpoena powers to its members or executive director; authorizing the commission to allow its employees to serve such subpoenas; providing authority for the commission to make rules; creating s. 112.3231, F.S.; providing time limitations for complaint filing; amending s. 112.324, F.S.; modifying procedures on complaints of violations of part III of ch. 112, F.S., or s. 8, Art. II of the State Constitution; providing procedures for complaints against former officers, former employees, and former candidates; providing procedures for complaints against candidates; providing effective dates for lobbyist registration fees; providing an effective date.

By the Committee on Health and Rehabilitative Services—

CS for SB 1066—A bill to be entitled An act relating to midwifery; amending s. 467.002, F.S.; specifying a legislative intent of making the practice of midwifery safer and more available; amending s. 467.003, F.S.; revising definitions of terms used in provisions relating to midwifery to conform to amendments made by this act; increasing the minimum age of a person who fulfills the definition of the term "midwife"; amending s. 467.004, F.S.; redesignating the Advisory Council of Lay Midwifery as the Council of Midwifery; revising provisions to conform to a transfer of the council made by the act; requiring the council to assist the Department of Education and the Department of Professional Regulation in administering the regulation of midwives; providing for reimbursement of per

diem and travel expenses of members of the council; providing for initial membership of the council; amending s. 467.006, F.S.; repealing provisions that restricted eligibility for a license to practice midwifery to nurses; repealing obsolete provisions; providing that persons who successfully complete certain educational programs are eligible for such a license; amending s. 467.009, F.S.; specifying subjects that the Department of Professional Regulation must require to be included within educational programs on midwifery; providing that such a program must admit only students who have a high school diploma or its equivalent in order for the program to be approved by the department; amending s. 467.011, F.S.; revising the subjects that must be included in the examination on midwifery that is given by the department; requiring the issuance of a license to each person who passes the examination upon paying the licensure fee; creating s. 467.0125, F.S.; providing for licensure by endorsement for persons holding a valid certificate or diploma from a foreign institution of midwifery or a midwifery program offered in another state; providing for licensure by endorsement for persons with a valid certificate or license to practice midwifery in another state if certain conditions are met; amending s. 467.013, F.S.; repealing a cap on the fee charged to a licensee to have his license placed on inactive status at his request; requiring training and examination to reinstate a suspended license; creating s. 467.0135, F.S.; specifying fees that the department may charge for licensure examinations, licenses, license renewals, and placing a license on inactive status; amending s. 467.015, F.S.; providing for collaborative maternity care by midwives under physician supervision; amending s. 467.201, F.S.; increasing the severity of the criminal penalties for specified violations of ch. 467, F.S.; amending s. 467.205, F.S.; requiring the Department of Education to review educational programs on midwifery that are required for licensure; requiring the Department of Education to periodically review each organization that offers such a program for certification; amending s. 467.209, F.S.; providing that the transfer of responsibility for regulating midwifery by this act does not affect proceedings, contracts, licenses, or rules in effect upon transfer; transferring powers, duties, records, personnel, and property relating to the administration of midwifery provisions of the Department of Health and Rehabilitative Services to the Department of Professional Regulation; amending s. 381.031, F.S.; deleting the regulation of the practice of midwifery from the duties and powers of the Department of Health and Rehabilitative Services; amending s. 409.266, F.S.; providing for Medicaid reimbursement of midwives licensed under ch. 467, F.S.; amending s. 627.351, F.S.; including licensed midwives within the definition of the term "health care provider" for the purpose of medical malpractice risk apportionment; repealing s. 8, ch. 84-268, Laws of Florida; saving provisions of ch. 467, F.S., from repeal scheduled pursuant to the Regulatory Sunset Act and the Sundown Act; providing for future repeal and legislative review of ch. 467, F.S., pursuant to the Regulatory Sunset Act; providing an appropriation and positions; repealing s. 467.202, F.S., relating to injunctions restraining violations of ch. 467, F.S.; providing an effective date.

By the Committee on Governmental Operations and Senators Gardner and Davis—

CS for SB 1142—A bill to be entitled An act relating to information resources; amending s. 216.0445, F.S.; prescribing a uniform format for Information Resource Commission review of state agency information technology resource budget schedules; amending s. 282.1021, F.S.; prescribing content of the State Implementation Plan for Communications Services; amending s. 282.103, F.S.; deleting a reference to an operating plan, to specify that SUNCOM is not considered a "project" as defined in s. 282.303(17), F.S.; amending s. 282.303, F.S.; providing additional definitions with respect to the Information Resource Commission and information resource management; amending s. 282.304, F.S.; providing that the commission is in the Executive Office of the Governor; amending s. 282.306, F.S.; prescribing additional duties of the commission's executive administrator; amending s. 282.3062, F.S.; changing the date by which the annual report of the commission must be prepared; deleting an element from the annual report; amending s. 282.307, F.S.; revising the information that must be contained in each department's strategic plan for information resources management; requiring the plan to be supplemented to reflect changes in the direction of projects; amending ss. 282.308, 282.311, F.S.; abolishing the duties of information resource managers with respect to the Information Resources Management Operating Plan; repealing s. 282.3115, F.S., which requires preparation of an Information Resources Management Operating Plan; amending s. 282.312, F.S.; changing the date by which annual performance reports must be submitted to the commission; revising the information that must be contained in the report; amending s. 282.318, F.S.; prescribing additional duties of department heads and the Supreme Court with respect to security of data and information technology resources; providing an effective date.

By the Committee on Governmental Operations and Senators Kirkpatrick and Gardner—

CS for SB's 1216 and 1224—A bill to be entitled An act relating to the Florida National Guard; amending s. 250.31, F.S.; providing that Florida National Guard personnel serving in any drug interdiction program under the authority of the Governor shall be considered in active service of the state and action taken with that service shall be deemed lawful; creating s. 250.531, F.S.; providing for the drug interdiction responsibilities of the Florida National Guard; providing an effective date.

By the Committee on Transportation—

CS for SB 1238—A bill to be entitled An act relating to commercial motor vehicles; creating ch. 317, F.S.; creating the "Florida Commercial Motor Vehicle Weight and Safety Enforcement Act"; creating s. 317.001, F.S.; providing a short title; creating s. 317.002, F.S.; providing definitions; creating s. 317.003, F.S.; providing jurisdiction for enforcing commercial motor vehicle laws, transferring, renumbering, and amending s. 316.252, F.S., relating to splash and spray suppression devices; providing requirements for the operation of a splash and spray suppressant device on a vehicle operating in combination with another vehicle; transferring, renumbering, and amending s. 316.300, F.S., relating to a requirement that certain vehicles use flares or other devices; adding weight limitations; transferring, renumbering, and amending s. 316.301, F.S., relating to the display of warning lights and devices; adding weight limitations; transferring, renumbering, and amending s. 316.302, F.S., relating to the transportation of hazardous materials; requiring compliance with additional federal regulations; revising the exemption for operators transporting agricultural, horticultural, or forestry products; correcting cross-references; revising exemptions from federal regulations for certain drivers operating solely in intrastate commerce; transferring, renumbering, and amending s. 316.3025, F.S., relating to penalties; correcting a cross-reference; transferring, renumbering, and amending s. 316.515, F.S., relating to width, height, and length limitations; revising the authority to limit the access of certain vehicles to certain roads; revising rear-end protection requirements; revising the regulation of tandem trailer trucks; revising requirements concerning nondivisible loads; revising an exception for wreckers; revising requirements for buses and private motor coaches; transferring, renumbering, and amending s. 316.516, F.S., relating to width, height, and length requirements; correcting cross-references; transferring, renumbering, and amending s. 316.545, F.S., relating to enforcement of prohibitions against unlawful weight and loads and special fuel and motor fuel taxes; revising penalties; correcting cross-references; transferring, renumbering, and amending s. 316.560, F.S., relating to liability of drivers and owners for damage to a highway; correcting a cross-reference; creating s. 317.023, F.S.; requiring the registration of motor vehicles operating in this state; transferring, renumbering, and amending s. 316.70, F.S., relating to nonpublic-sector buses; providing for the assessment, collection, and deposit of imposed penalties; creating s. 317.026, F.S.; authorizing the issuance of traffic citations for violations of ch. 317, F.S.; transferring and renumbering s. 316.170, F.S., relating to moving heavy equipment at railroad grade crossings; transferring and renumbering s. 316.3026, F.S., relating to enjoining unlawful operation of a commercial motor vehicle; transferring and renumbering s. 316.3027, F.S., relating to identification required on a commercial motor vehicle; transferring and renumbering s. 316.520, F.S., relating to loads on vehicles; transferring and renumbering s. 316.525, F.S., relating to requirements for vehicles hauling loads; transferring and renumbering s. 316.535, F.S., relating to maximum weight; transferring and renumbering s. 316.550, F.S., relating to special permits for operations not in conformity with law; transferring and renumbering s. 316.555, F.S., relating to lowering weight, load, and speed limits; transferring and renumbering s. 316.565, F.S., relating to emergency transportation of perishable food; transferring and renumbering s. 316.611, F.S., relating to tandem trailer equipment; repealing s. 316.540, F.S., relating to the reregistration of pre-1949 commercial motor vehicles; repealing s. 316.605(2), F.S., relating to penalties for violating registration requirements; providing an effective date.

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

CS for SB 1264—A bill to be entitled An act relating to saltwater fisheries; creating s. 370.1535, F.S.; providing for the regulation of dead shrimp harvesting in Tampa Bay; requiring a permit from the Department of Natural Resources for dead shrimp production; specifying criteria for a permit; requiring a permit fee; specifying the deposit of fees;

limiting the number of permits; prohibiting transfer of permits; requiring production of permits; requiring compliance with certain rules of the Marine Fisheries Commission; providing a definition; providing an effective date.

By the Committee on Transportation and Senator Jennings—

CS for SB 1278—A bill to be entitled An act relating to traffic control; amending s. 316.1001, F.S., relating to a prohibition against using a toll facility without paying the toll; authorizing the use of photographic equipment to enforce the section; providing for the admissibility into evidence of any film, videotape, or photograph produced by such equipment; providing a presumption that the owner of a vehicle that is used to violate the section is liable for that violation; authorizing the assessment of a fee for violations of the section; providing notice requirements; providing an effective date.

By the Committee on Judiciary and Senator Weinstein—

CS for SB 1286—A bill to be entitled An act relating to court filing fees; amending s. 28.241, F.S.; specifying the maximum amount of total charges and fees that may be imposed upon the party that initiates certain civil or appellate proceedings in circuit court; specifying the maximum total amount the clerk of the circuit court may charge a county for his services in a criminal or juvenile proceeding in the circuit court; prohibiting the assessment of a charge or fee for filing a responsive pleading in a proceeding in a circuit court; amending s. 34.041, F.S.; specifying the maximum amount of charges and fees that may be imposed upon the party that initiates a civil proceeding in a county court; prohibiting the assessment of a charge or fee for filing a responsive pleading in a proceeding in a county court or in an appeal to a circuit court; providing that the act applies to proceedings filed after its effective date; providing an effective date.

By the Committee on Education and Senator Johnson—

CS for SB 1298—A bill to be entitled An act relating to The Florida School Code; amending s. 228.075, F.S.; providing for dates by which local, regional, and state vocational education plans must be completed; providing for the Department of Education to modify, revise, and review the state plan; providing a maximum length of time that may elapse between plan revisions; deleting deadlines that have passed; amending s. 229.55, F.S.; deleting obsolete language; deleting the adjective "minimum" from references to performance standards and skills that are part of educational goals; amending s. 229.814, F.S.; revising the catchline to substitute the term "high school equivalency diploma program" for "secondary level examination program"; amending s. 230.23, F.S.; deleting the Alyce D. McPherson School from the educational programs that are operated by the department directly or through contracts; deleting the school boards' discretionary power to separate the sexes in the district schools; amending s. 232.245, F.S.; deleting the adjective "minimum" from a reference to performance standards for pupil progression approved by the State Board of Education; deleting a deadline date that has passed; amending s. 233.0575, F.S.; deleting a provision that allows school boards and developmental research schools to seek certain state financial assistance related to mathematics/science mentor teachers; amending s. 234.01, F.S.; allowing school boards to provide transportation for certain adult vocational programs; amending s. 234.051, F.S.; amending a cross-reference; amending s. 236.081, F.S.; amending the sparsity factor; exempting dropout prevention from the definition of contiguous periods to be counted; revising the procedures for calculating the extended day supplement; amending s. 236.088, F.S.; deleting obsolete language; revising a cross-reference; amending s. 237.091, F.S.; providing that the school board determine the millage levy pursuant to s. 200.065, F.S.; amending s. 237.34, F.S.; amending cross-references; repealing s. 229.055, F.S., relating to the State Board of Education's reviewing educational reports to determine costs and benefits; repealing s. 229.552, F.S., relating to the creation of the Florida Center for Educational Statistics; repealing s. 229.8371, F.S., relating to establishing the Center for Middle Grades Education; repealing s. 230.222, F.S., relating to prohibiting the playing of "Dixie"; repealing s. 231.031, F.S., relating to setting a maximum age for employment of instructional personnel; repealing s. 231.5335, F.S., the R. B. Stewart Career Achievement Program Act of 1986; repealing s. 231.5336, F.S., relating to creating the Professional Teacher Career Development Council; repealing s. 231.534, F.S., relating to developing and revising subject area examinations, procedures, and qualifying scores to implement s. 231.533, F.S., which was previously repealed; repealing s. 231.612, F.S., relating to school-focused program improvement; repealing s. 231.6125, F.S., relating to professional develop-

ment plans; repealing s. 231.615, F.S., relating to establishing a Visiting School Scholars Program; repealing s. 232.302, F.S., relating to the Florida Center for Dropout Prevention; repealing s. 233.055, F.S., the Florida Remedial Reading Education Act of 1971; repealing s. 233.505, F.S., relating to approved lists of art or craft materials; amending s. 233.0663, F.S.; designating grade level at which D.A.R.E. program is taught; providing exceptions; requiring annual program evaluations; amending s. 233.0664, F.S.; adding the Governor or his designated appointee to the D.A.R.E. Board of Directors; amending s. 230.2316, F.S., relating to grade levels, program models, and staff requirements for dropout prevention programs; amending s. 236.1223, F.S.; authorizing participation of 9th grade students in the Writing Skills Program under certain conditions; providing an effective date.

By the Committee on Finance, Taxation and Claims; and Senator Jenne—

CS for SB 1336—A bill to be entitled An act relating to the local option tourist development tax; amending s. 125.0104, F.S.; revising provisions which authorize the levy of an additional tax to pay debt service on bonds for the construction or renovation of a professional sports franchise facility, to provide for use of the tax for such debt service for a motorsport racing or testing facility; amending s. 288.1162, F.S., to conform; amending s. 212.0305, F.S.; allowing an authority to invest and reinvest tax proceeds in the same manner that the municipality in which the authority is located may invest surplus funds; providing an effective date.

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

CS for SB 1348—A bill to be entitled An act relating to firefighters; amending s. 112.191, F.S.; redefining the term "firefighter" to include volunteer firefighters; providing for the payment of benefits from the Insurance Commissioner's Regulatory Trust Fund to the beneficiaries of volunteer firefighters; providing an effective date.

By the Committee on Judiciary and Senator Johnson—

CS for SB 1424—A bill to be entitled An act relating to evaluation of judicial performance; providing findings; creating a statewide commission on judicial performance; providing membership, terms, powers, and duties; providing immunities from liability; requiring the commission to conduct evaluations of justices and judges subject to retention or election; providing for narrative profiles and recommendations; providing an opportunity to respond; providing for release to the public; providing an appropriation; providing for review and repeal; providing an effective date.

By the Committee on Criminal Justice and Senator Forman—

CS for SB 1432—A bill to be entitled An act relating to handguns; creating s. 790.0655, F.S.; implementing a mandatory 3-day waiting period between retail purchase and delivery of any handgun; providing definitions; providing exceptions; providing criminal penalties; providing an effective date.

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

CS for SB 1436—A bill to be entitled An act relating to public health; revising and reorganizing the provisions of ch. 381, F.S.; creating s. 381.001, F.S.; providing legislative intent; creating s. 381.0011, F.S.; providing duties and powers of the Department of Health and Rehabilitative Services; creating s. 381.0012, F.S., relating to enforcement authority; transferring, renumbering, and amending s. 381.062, F.S., relating to eminent domain; transferring, renumbering, and amending s. 381.071, F.S., relating to regulations and ordinances superseded; transferring, renumbering, and amending s. 381.081, F.S., relating to presumptions; transferring, renumbering, and amending s. 381.101, F.S., relating to municipal regulations and ordinances; transferring, renumbering, and amending s. 381.171, F.S., relating to purchase, lease, and sale of real property; transferring, renumbering, and amending s. 381.201, F.S., relating to application for and acceptance of gifts or grants; transferring, renumbering, and amending s. 381.211, F.S., relating to disposition of equipment and material; transferring, renumbering, and amending s. 381.213, F.S., relating to grant of title to prescriptive medical personal property; transferring, renumbering, and amending s. 381.411, F.S., relating to penalties; creating s. 381.003, F.S.; providing for communicable disease and acquired immune deficiency syndrome prevention and control;

transferring and renumbering s. 381.231, F.S., relating to report of diseases of public health significance; transferring, renumbering, and amending s. 381.614, F.S., relating to epidemiological research; renumbering ss. 381.043, 381.044, 381.607, 381.608, 381.609, 381.6081, 381.6105, 381.612, F.S., relating to HIV and AIDS education programs and patient care networks and testing requirements; creating s. 381.005, F.S.; providing a primary and preventive health care program; renumbering s. 381.382, F.S., relating to family planning; creating s. 381.0052, F.S.; creating the Public Health Dental Program Act; creating s. 381.006, F.S.; establishing an environmental health program; transferring, renumbering, and amending s. 381.112, F.S., relating to administrative fines; transferring, renumbering, and amending s. 381.261, F.S., relating to supervision of private and certain public water systems; providing for fees; transferring, renumbering, and amending s. 381.2615, F.S., relating to drinking water funds; transferring, renumbering, and amending s. 381.262, F.S., relating to continuing education courses for septic tank contractors and others; transferring, renumbering, and amending s. 381.272, F.S., relating to onsite sewage disposal systems; providing for a fee; transferring, renumbering, and amending s. 381.273, F.S., relating to wastewater permitting fees; increasing fees and providing new fees; transferring, renumbering, and amending s. 381.291, F.S., relating to corrective orders for water systems or individual sewage disposal systems; transferring, renumbering, and amending s. 381.294, F.S., relating to bottled water plants; increasing a fee; transferring, renumbering, and amending s. 381.295, F.S., relating to water vending machines; increasing a fee; creating s. 381.0072, F.S.; providing for food protection and the regulation of food service establishments; providing for licenses, certifications, inspections, and variances; providing fees; providing for penalties, seizures, and stop-sale orders; establishing an advisory council; providing for reimbursement of expenses; transferring, renumbering, and amending s. 381.422, F.S.; providing definitions; transferring, renumbering, and amending s. 381.432, F.S.; requiring a permit from the department to operate residential migrant housing; transferring, renumbering, and amending s. 381.442, F.S.; providing for migrant housing permit applications; transferring, renumbering, and amending s. 381.452, F.S.; providing for issuance of permits to operate migrant housing; transferring, renumbering, and amending s. 381.455, F.S.; providing application fees; transferring, renumbering, and amending s. 381.462, F.S.; providing for revocation and reinstatement of permits for migrant labor camps and housing; transferring, renumbering, and amending s. 381.472, F.S.; providing rule-making authority; creating s. 381.0087, F.S.; providing for citations, fines, and penalties; providing authority of the Department of Labor and Employment Security; creating s. 381.00873, F.S.; prohibiting retaliation against tenants; providing penalties; creating s. 381.00875, F.S.; providing for administrative complaints; transferring, renumbering, and amending s. 381.482, F.S.; authorizing the department and specified other persons the right of entry to migrant labor camps and residential migrant housing; transferring and renumbering s. 381.522, F.S., relating to free public toilets; transferring and renumbering s. 381.523, F.S., relating to separate restrooms for males and females; transferring, renumbering, and amending s. 381.80, F.S., relating to biohazardous waste; requiring permits; providing for fees; preempting regulation to the state; creating s. 381.0101, F.S.; providing for certification of environmental health professionals; providing definitions; creating an advisory board; providing standards; providing exemptions; providing fees; creating s. 381.0201, F.S.; providing for technical and support programs; transferring, renumbering, and amending s. 381.321, F.S., relating to laboratory services; creating s. 381.0203, F.S.; providing a pharmacy services program; creating s. 381.0204, F.S.; providing for a statewide vital statistics program; creating s. 381.0205, F.S.; providing for a statewide emergency medical services program; creating s. 381.0301, F.S.; providing for health professional education and resource development; transferring and renumbering ss. 381.0612, 409.2661, 381.503, 385.504, F.S., relating to the State Center for Health Statistics, the area health education center network, the Community Hospital Education Act, and the Center for Health Technologies; creating s. 381.0405, F.S.; establishing an Office of Rural Health; providing functions and responsibilities; providing for funding; transferring and renumbering ss. 381.0615, 381.601, 381.6015, 381.602, 381.492, 381.4945, F.S., relating to Children, Youth, and Families Program outcome evaluation, blood transfusions, direct-donor blood programs, the Organ Transplant Advisory Council, federally prescribed survey of state hospitals, and certificate-of-need exemption for certain correctional facilities; amending ss. 386.03, 450.191, 489.554, 509.036, 513.10, F.S.; correcting cross-references to conform to changes made by the act; revising certain continuing education requirements; repealing ss. 381.025, 381.031, 381.061, 381.091, 381.111, 381.121, 381.241, 381.311, 381.331, 381.351, 381.6082, 381.6083, F.S., relating to legislative intent and long-range

planning; additional duties of the department; construction, rules, and regulations, quarantine regulations; contagious and infectious disease management; reports on the impact of AIDS on insurance and on adolescents; regulations for municipal and county sanitation; and analysis of human or animal bodies; providing for future legislative review and repeal of ss. 381.0072 and 381.0101, F.S., pursuant to the Regulatory Sunset Act and the Sundown Act; providing for a reviser's bill to correct cross-references; providing an effective date.

By the Committee on Governmental Operations and Senator Dantzer—

CS for SB 1448—A bill to be entitled An act relating to the Department of State; amending s. 213.053, F.S.; requiring the Department of Revenue to disclose certain information relating to tax filings of corporations and partnerships to the Department of State; restricting the use of the information; providing for confidentiality; amending s. 265.286, F.S.; providing for transfer of funds from the State Major Cultural Institution Trust Fund to the Vital Local Cultural Organization Program; amending s. 265.2861, F.S.; requiring the Division of Corporations of the Department of State to transfer funds from penalty fees in the Corporations Trust Fund to the state Major Cultural Institution Trust Fund; amending s. 607.0130, F.S.; authorizing the Department of State to bring legal action to enforce the collection of fees and penalties and to compel any filings or registrations required by law; providing guidelines for the department to follow in filing documents pursuant to departmental interrogations; amending s. 607.1502, F.S.; authorizing the department to collect penalties and initiate legal proceedings against foreign corporations doing business without proper authority; providing for future review and repeal of s. 265.286(7), F.S., relating to the Vital Local Cultural Organization Program; providing an effective date.

By the Committee on International Trade, Economic Development and Tourism; and Senator Malchon—

CS for SB 1454—A bill to be entitled An act relating to commerce; creating s. 288.065, F.S.; authorizing a cooperative advertising matching grants program within the Division of Economic Development of the Department of Commerce; providing grant limits and matching restrictions; providing recipient eligibility; providing for an annual competitive selection process, including standards therefor; providing for rules; providing an effective date.

By the Committee on Criminal Justice and Senator Langley—

CS for SB 1488—A bill to be entitled An act relating to law enforcement; amending s. 117.10, F.S.; providing that traffic accident investigation officers and traffic infraction enforcement officers are notaries public when engaged in the performance of official duties; amending s. 784.07, F.S.; revising language with respect to assault or battery of a law enforcement officer which results in the reclassification of the offense to include reference to traffic accident investigation officers and traffic infraction enforcement officers; amending s. 318.141, F.S.; requiring direction but not necessarily immediate supervision of traffic infraction enforcement officers; providing an effective date.

By the Committee on Transportation and Senator Langley—

CS for SB 1492—A bill to be entitled An act relating to recreational vehicle inspections; amending s. 320.8256, F.S.; deleting the requirement that used recreational vehicles must be inspected; providing an effective date.

By the Committee on Judiciary and Senators Weinstein and Thurman—

CS for SB 1554—A bill to be entitled An act relating to guardianship; creating the Guardianship Oversight Board; providing membership of the board; providing responsibilities of the board; providing for reports; providing for staffing; providing for per diem and travel expenses for members; providing for expiration of the board; providing an effective date.

By the Committee on Transportation and Senator Kirkpatrick—

CS for SB 1576—A bill to be entitled An act relating to marine turtles; creating s. 320.08068, F.S.; providing for the creation and sale of marine turtle license plates; establishing fees and providing for deposit and use thereof; amending s. 327.25, F.S.; providing for the sale of marine turtle stickers with vessel registrations, including a fee therefor and the deposit and use thereof; amending s. 370.12, F.S.; revising provisions

relating to the protection of marine turtles; providing a short title; providing legislative intent; defining the term "take" for purposes of prohibition thereof, for which there are penalties; providing an exception; deleting an exemption for accidentally caught marine turtles; providing an exception; requiring a special permit or loan agreement for possession of a marine turtle or parts thereof; requiring submission of a marine turtle protection plan with applications for various permits and other types of approval, including coastal construction and excavation permits; providing for permit denial under specified circumstances; providing for special consideration of beach preservation and nourishment projects; creating the Marine Turtle Protection Trust Fund and providing uses thereof; providing an appropriation; providing an effective date.

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

CS for SB 1586—A bill to be entitled An act relating to maternal and child health; creating s. 383.135, F.S.; providing for establishing prenatal and infant health care coalitions; providing for each coalition, in coordination with the Department of Health and Rehabilitative Services, to develop a plan; providing requirements for the plan; providing for departmental duties; providing for coalition membership, terms of office, funding, staffing, and incorporation; providing for rulemaking; requiring the department to develop and submit to the Legislature a plan for decategorizing certain resources which includes an alternative reimbursement methodology for providers of certain services; amending s. 383.14, F.S.; requiring the screening of infants and their families for specified environmental risk factors; requiring the department to ensure that the screening information registry is integrated with the department's automated data systems; providing for rulemaking; providing for developing a risk-assessment instrument; providing for supplying nutrition education and foods to certain individuals; requiring the coordination of s. 383.14(3), F.S., with certain other legal provisions; creating s. 383.142, F.S., requiring the department to establish Healthy Start Care Coordination programs in the county public health units; providing for family outreach workers; requiring screening programs for families identified as being at risk; requiring the provision of services under this section to be consistent with other specified legal provisions and plans; creating s. 383.143, F.S.; requiring the department annually to compile and analyze risk information and submit a report to the Legislature; providing requirements for the contents of the report; amending s. 409.266, F.S.; expanding the group of persons eligible for certain medical assistance; amending s. 427.012, F.S.; adding a representative of maternal and child health care providers to the Transportation Disadvantaged Commission; providing an effective date.

By the Committee on Agriculture and Senator Thurman—

CS for SB 1618—A bill to be entitled An act relating to the business of manufacturing, processing, packing, holding, or selling at retail of any food; amending s. 500.12, F.S., pertaining to permits to engage in such businesses; authorizing the Department of Agriculture and Consumer Services to impose an administrative fine against a person who engages in such a business without first obtaining the permit from the department; revising terminology and improving clarity of existing provisions; providing an effective date.

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

CS for SB 1694—A bill to be entitled An act relating to the Public Employees Relations Commission; amending s. 447.205, F.S.; specifying who shall conduct hearings held under ch. 447, F.S.; authorizing the commission to appoint an employee to conduct elections in accordance with ch. 447, F.S.; amending s. 447.207, F.S.; redefining certain commission statements of general applicability; amending s. 447.208, F.S.; amending the circumstances in which the commission grants extensions of time for hearings on appeals; allowing the commission to reduce penalties in prescribed circumstances; providing an effective date.

By the Committee on Transportation and Senator Crenshaw—

CS for SB 1702—A bill to be entitled An act relating to drivers' licenses; amending s. 316.302, F.S.; exempting certain persons from described federal requirements with respect to the operation of certain commercial vehicles; amending s. 322.28, F.S.; specifying offenses under former laws which are to be considered by a court in revoking a driver's license; amending s. 322.056, F.S.; increasing the period of drivers' license suspension for youthful drug offenders; amending s. 322.62, F.S.; providing penalties for operating a commercial motor vehicle with any alcohol

in the driver's body; amending s. 322.01, F.S.; redefining the term "tank vehicle"; amending s. 322.04, F.S.; exempting certain employees of, and persons under contract with, the U.S. Government from having to hold a Florida driver's license; amending s. 322.08, F.S.; revising language with respect to application for a driver's license to include reference to disqualification; amending s. 322.12, F.S.; providing for a waiver of certain examinations for holders of valid licenses from another state or a province of Canada who apply for a Florida driver's license; amending s. 322.121, F.S.; providing for simplification of examinations to be administered upon renewal of a driver's license; amending s. 322.55, F.S.; revising waiver requirements for the skills portion of the commercial driver's license examination; amending s. 322.21, F.S.; providing for a delinquent fee for certain commercial drivers' license renewals; providing an effective date.

By the Committee on Transportation and Senator Crenshaw—

CS for SB 1704—A bill to be entitled An act relating to substance abuse education courses; amending ss. 316.192, 316.193, F.S.; providing for cancellation of the driving privilege of a person referred to substance abuse treatment for driving under the influence who fails to report for or complete such treatment; amending s. 322.291, F.S.; correcting a cross-reference; providing an effective date.

By the Committee on Community Affairs and Senator Dudley—

CS for SB 1976—A bill to be entitled An act relating to local occupational license taxes; creating s. 205.0315, F.S.; providing requirements for new occupational license tax ordinances adopted after October 1, 1992, amending ss. 205.032, 205.042, F.S.; revising the time for the publication of notice by a county or municipality prior to adoption of such taxes; amending ss. 205.033, 205.043, F.S.; revising fees for transfer of licenses; providing for future repeal of provisions relating to distribution of county tax revenues; prohibiting adoption of an ordinance by certain counties levying an additional tax for economic development after January 1, 1993; specifying that revenues generated by the county tax may be used for economic development purposes; creating s. 205.045, F.S.; providing that a municipality may transfer to the county, and a county may transfer to a municipality, administrative duties relating to such taxes; amending s. 205.053, F.S.; revising the date for sale of licenses and the due date thereof; providing civil penalties for failure to obtain a required license; providing for costs and attorneys' fees; creating s. 205.0535, F.S.; authorizing counties and municipalities to reclassify occupations and establish new rate structures; providing requirements and limitations; providing requirements for subsequent rate increases; creating s. 205.0536, F.S.; providing for the distribution of county tax revenues after October 1, 1992; creating s. 205.0537, F.S.; providing requirements with respect to licensing of vending and amusement machines; amending s. 1, ch. 90-184, Laws of Florida; providing additional duties of the Occupational License Tax Study Commission and extending the expiration date thereof; providing effective dates.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

First Reading

The Honorable Gwen Margolis, President

I am directed to inform the Senate that the House of Representatives has passed HB 259, HB 565, HB 909, HB 1263, HB 2345, HB 2347, HB 2349, HB 2351, HB 2353, HB 2355, HB 2357, HB 2359, HB 2361, HB 2363, HB 2365, HB 2367, HB 2369, HB 2371 and requests the concurrence of the Senate.

John B. Phelps, Clerk

By Representative Boyd—

HB 259—A bill to be entitled An act relating to the Division of Marketing of the Department of Agriculture and Consumer Services; amending s. 570.53, F.S.; authorizing the division to have vehicles at agricultural marketing facilities owned by the state towed under certain circumstances; providing an effective date.

—was referred to the Committee on Agriculture.

By the Committee on Regulatory Reform and Representatives Tobin and Chinoy—

HB 565—A bill to be entitled An act relating to the Union Bank Advisory Council; repealing s. 267.073, F.S., relating to creation of the council, pursuant to scheduled Sundown repeal; providing an effective date.

—was referred to the Committee on Governmental Operations.

By Representative Wallace—

HB 909—A bill to be entitled An act relating to the Legislature; fixing the date for convening the regular session of the Legislature in the year 1992; providing an effective date.

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

By the Committee on Governmental Operations and Representative Figg—

HB 1263—A bill to be entitled An act relating to confidentiality of records relating to pesticides; amending ss. 487.031, 487.041, 487.0615, and 487.160, F.S., which provide exemptions from public records requirements for certain records of the Department of Agriculture and Consumer Services, the Pesticide Review Council, and licensed pesticide applicators; saving such exemptions from repeal; providing for future review and repeal; providing an effective date.

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

By the Committee on Rules and Calendar; and Representative Bo Johnson—

HB 2345—A bill to be entitled An act relating to the official Florida Statutes; amending ss. 11.2421, 11.2422, 11.2424, and 11.2425, Florida Statutes; adopting the Florida Statutes 1991 and designating the portions thereof that are to constitute the official law of the state; providing that the Florida Statutes 1991 shall be effective immediately upon publication; providing that general laws enacted during the 1989 regular and special legislative sessions up to and including the special session of June 19 to June 20, 1989, and prior thereto and not included in the Florida Statutes 1991 are repealed; providing that general laws enacted during the November 1989 special session, the 1990 regular and special sessions, the January 1991 special session, and the 1991 regular session are not repealed by this adoption act.

—was referred to the Committee on Rules and Calendar.

By the Committee on Rules and Calendar; and Representative Bo Johnson—

HB 2347—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 409.211(1), 413.034(1), 413.381(1), 420.511(5)(i), 420.608(4), 420.806(1), 443.141(3)(g), 447.207(6), (7), 455.01, 455.213(5), 455.217(3), 458.315(3), 458.3315(8), 458.335(2), 458.348(2), 459.0155(9), 460.408(1)(b), 460.4104(10), 465.0165(3), (4)(a), (7)(a), (8), 465.025(6), 465.186(1), (2), 466.0283(8), 468.402(1)(n), 468.403(1), 468.509(2)(a), 474.2141(6)(b), (7)(b), (8), 476.114(3), 479.16(13), 484.002(6)(b), 486.085(3)(b), 486.151(1)(c), 494.055(1)(h), (i), 494.07(3)(b), 497.0484(10), 498.023(3)(d), 500.174(1), 501.211(2), 519.101(1), 526.311(1), 534.083(1), 553.73(9), 553.902(1)(d), 553.912, 553.969, 554.105(2)(b), 554.106, 561.26(1), 561.68(2), 563.022(17)(a), (18)(d), 568.07(1), (2), 570.51(3), 573.124(6), 580.031(20), 580.112(11), and 600.041(11), Florida Statutes, and s. 585.35, Florida Statutes, renumbered as s. 585.003, Florida Statutes, by s. 4, ch. 90-321, Laws of Florida, and ss. 409.175(4)(a), 413.341(1), 440.37(2)(b), 458.320(4)(b), (5)(a), 458.331(1)(p), (t), 459.0085(5)(a), 459.0125(2)(a), 459.015(1)(t), 460.413(1)(p), 461.013(1)(o), (t), 466.028(1)(p), (7), 479.01(21), 516.02(1), 526.141(3), 550.262(5)(h), 601.154(4)(d), (f), and 620.192(3)(e), Florida Statutes (1990 Supplement), pursuant to s. 11.242, Florida Statutes; deleting provisions which have expired, have become obsolete, have had their effect, have served their purpose, or have been impliedly repealed or superseded; replacing incorrect cross-references and citations; correcting grammatical, typographical, and like errors; removing inconsistencies, redundancies, and unnecessary repetition in the statutes; and improving the clarity of the statutes and facilitating their correct interpretation.

—was referred to the Committee on Rules and Calendar.

By the Committee on Rules and Calendar; and Representative Bo Johnson—

HB 2349—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 11.30(2), 15.0913, 18.101(3), 20.15(6), (7), 24.102(2)(b), 24.112(9)(a), 24.113(2), 27.51(1), 39.426(6), 39.429(1), 48.195(2), 55.10(7), 61.1301(2)(a), (d), (f), 61.14(5)(a), 103.101(4), 106.15(4), 110.209(2)(a), 112.061(4)(b), (7)(b), 112.3144(3)(c), 120.55(1)(a), 122.07(2), 125.011, 125.012(15), (21), (23), 125.014, 125.019,

132.34(9), 145.051(2)(b), 145.071(2)(b), 145.09(3)(b), 161.054(3), 163.3227(1)(a), 163.3229, 163.340(12)(b), 163.358(4), 163.387(2)(a), 163.517(3), 164.105, 164.106(2), 170.01(3), 170.03, 170.16, 177.031(10), 185.02(1), 186.515, 196.012(5), 196.1975(9)(b), 196.199(2)(a), 199.183(2)(b), 203.04(1), 205.022(6)(b), 207.0281(2), 212.06(1)(c), 214.03(2), 215.63(1), 218.32(4), 228.2001(2)(d), 228.401(2), 229.781, 230.331(2), (3), 230.645(9), 231.095(1)(b), 235.41(1), 237.34(2)(a), and 240.533(2), Florida Statutes, and ss. 11.45(1)(a), 20.30(4)(o), (5)(k), 20.315(15), 39.001(3)(b), 39.01(10)(c), (40)(a), 39.076(3)(k), 39.41(7), 39.4105(5), 39.469(2)(b), 106.26(11), 110.1127(3)(a), (e), 110.123(7), 110.207(1)(a), 119.07(1)(b), (3)(q), 120.53(5), 121.031(3)(a), 125.0104(3)(b), 154.209(16), (17)(b), 163.01(7)(e), (15)(b), 210.05(3)(b), 212.0305(2), 212.05(1)(a), (c), 212.08(15)(e), 216.031(10), 216.301(3), 236.081(4)(a), (6)(c), (11), (12), (13)(a), 240.209(3)(e), 240.35(4), (9), 240.539(4), (6)(a), and 242.335(3)(a), Florida Statutes (1990 Supplement), pursuant to s. 11.242, Florida Statutes; deleting provisions which have expired, served their purpose, or have been impliedly repealed or superseded; revising or correcting cross-references; correcting grammatical typographical, and like errors; removing inconsistencies, redundancies, and unnecessary repetition in the statutes; improving the clarity of the statutes and facilitating their correct interpretation; and correcting errors in the editing, publishing, and printing of the Florida Statutes.

—was referred to the Committee on Rules and Calendar.

By the Committee on Rules and Calendar; and Representative Bo Johnson—

HB 2351—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 120.52(1), 440.021, 440.17, 440.24, 440.28, 440.29, 440.30, 440.31, 440.32, 440.33(1), (2), 440.41(2), (3), 440.42(3), 440.442, 440.47, 440.54, 766.302(4), 766.304, 766.305(6), 766.307(1), (3), 766.308(1), 766.309, 766.31(1), 766.311, 766.312, 960.09(3), and 960.15, Florida Statutes, and ss. 112.3145(4), 440.16(3)(b), (4), (7), 440.185(1), (6), 440.20(7), (11), (13), 440.25(1), (6), 440.34(1), (6), 440.44(3), (5), (6), (8), 440.45(3), (6), (8), and 960.03(5), Florida Statutes (1990 Supplement), pursuant to the directive of the Legislature in s. 36, ch. 89-289, Laws of Florida, to conform to s. 23, ch. 89-289, Laws of Florida, which redesignated the workers' compensation Chief Commissioner as Chief Judge and the deputy commissioners as judges of compensation claims; and amending s. 413.341(1)(d), Florida Statutes (1990 Supplement), to conform to the redesignation of the workers' compensation deputy commissioners as judges of compensation claims by s. 23, ch. 89-289, Laws of Florida.

—was referred to the Committee on Rules and Calendar.

By the Committee on Rules and Calendar; and Representative Bo Johnson—

HB 2353—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 440.25(4)(b), (c), 440.271, and 440.34(3) and (5), Florida Statutes (1990 Supplement); and repealing s. 440.272, Florida Statutes (1990 Supplement), pursuant to the directive of the Legislature in s. 10, ch. 91-2, Laws of Florida, to conform to the repeal by s. 6, ch. 91-2, Laws of Florida, of s. 20.171(5) relating to the Industrial Relations Commission.

—was referred to the Committee on Rules and Calendar.

By the Committee on Rules and Calendar; and Representative Bo Johnson—

HB 2355—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 112.153, 381.703(2)(c), 395.101(1)(d), 395.63, and 400.609(2), Florida Statutes, and s. 154.304(1) and (4), Florida Statutes (1990 Supplement); to conform to ch. 88-394, Laws of Florida, which changed the name of the Hospital Cost Containment Board to the Health Care Cost Containment Board.

—was referred to the Committee on Rules and Calendar.

By the Committee on Rules and Calendar; and Representative Bo Johnson—

HB 2357—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 63.301(1), 112.321(1), 240.307(1)(b), 267.073(2), 288.704(3), 341.323(1)(b), 348.952(3), 381.602(2), 383.144(8)(b), and 413.011(2), Florida Statutes, and ss. 265.32(2)(c) and 407.01(1)(c), Florida Statutes (1990 Supplement), to delete provisions relating to the terms of the initial appointees of members of councils, commissions, boards, and authorities which have had their effect, and, accordingly are omitted pursuant to s. 11.242(5)(i), Florida Statutes; and to clarify a reference to specified municipalities in s. 348.952(3), Florida Statutes.

—was referred to the Committee on Rules and Calendar.

By the Committee on Rules and Calendar; and Representative Bo Johnson—

HB 2359—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 253.027(8), 253.12(1), 253.1241, 253.135(2), 256.051(1), 257.35(5), 258.39(11), (26), (27), 267.071(3), 282.1021(1), 282.303, 285.07, 285.165(1), 288.1164, 288.1165, 288.504(3), 288.744(4), 288.745(7), 289.181, 289.191, 290.015(4), 295.02, 298.11(5), 316.251(2), 316.455(1), (2), (3), (4), (5), 316.545(2)(b), (4)(a), 316.605(2), 316.650(1), 320.38, 322.031(1), 322.201, 322.28(2)(e), 327.73(2), 329.11(1)(b), 335.141(2)(b), (5), 335.15(6), 335.181(1)(a), 336.01, 336.048, 337.145(1), 337.167(1), 337.401(4)(a), 339.2405(2), (10), 341.348, 348.25, 350.113(2), 369.303(9), 370.1603(1), 372.992(1), 373.409(3), 376.185, 376.205, 377.607, 378.402(2), 381.702(5), 385.204(1), 388.201(1), (4)(a), 388.4111(2)(c), (e), 391.208(3), 394.463(2)(b), 394.75(1)(b), (11)(b), 395.101(1)(d), 395.61, 395.63, 400.331(2), 400.428, 400.478(1), 400.609(2), 402.40(5)(c), 403.091(3)(c), 403.7125(3), 404.20(1)(b), 407.02(5), 407.05(2), (8), 407.07(1)(b), 407.10(3), 407.50(9)(b), (11), and 407.53, Florida Statutes, and ss. 265.2865(2)(b), 310.071(1), 316.1955(2)(b), (c), 316.6105(6), 320.0805(8)(a), 327.25(13), 333.01(3), 337.242(1), 370.021(5)(b), (7), 376.307(3)(a), 381.601(9), 393.0655(1)(i), (2)(b), 394.457(6)(a), (b), 396.0425(1)(i), (2)(b), (3)(b), 397.0715(1)(i), (2)(b), 402.305(1)(a), 403.061(29), 403.716(1), 407.002(25), and 407.01(1)(c), Florida Statutes (1990 Supplement), pursuant to s. 11.242, Florida Statutes; deleting provisions which have expired, have become obsolete, have had their effect, have served their purpose, or have been impliedly repealed or superseded; replacing incorrect cross-references and citations; correcting grammatical, typographical, and like errors; removing inconsistencies, redundancies, and unnecessary repetition in the statutes; and improving the clarity of the statutes and facilitating their correct interpretation.

—was referred to the Committee on Rules and Calendar.

By the Committee on Rules and Calendar; and Representative Bo Johnson—

HB 2361—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 378.406(1)(b) and 404.056(5)(c), Florida Statutes, and repealing s. 377.2409(2), Florida Statutes, to give effect to the repeal of portions of said provisions in accordance with s. 119.14, Florida Statutes, the Open Government Sunset Review Act.

—was referred to the Committee on Rules and Calendar.

By the Committee on Rules and Calendar; and Representative Bo Johnson—

HB 2363—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 624.606(1)(e), 624.6065, 624.6081, 627.733(3)(b), 631.817(2)(b), 632.614(1), 632.635, 633.025(1), 639.16(5), 641.3107, 641.55(6), (8), 651.033(3)(d), 658.12(5), 658.77(1), 660.41(8), 663.06(9), 681.108(1), 681.1095(13), 686.501(1), 688.008(1), 689.115, 695.20, 705.17, 717.101(8), 717.1311(3), 719.106(1)(f), 719.112(2)(d), 723.041(1)(c), (e), 726.107(5)(b), 727.104(1)(b), (2)(a), 766.102(3)(b), 766.105(1)(b), (2)(b), (e), 766.112(1), 766.203(2), (3), 766.205(1), (2), 766.206(1), 766.207(3), (7)(k), 768.13(2)(b), 768.81(2), (6), 796.07(4), 812.015(2), 817.234(2), 828.125(1), 828.27(1)(g), (2)(f), 838.015(3), 856.015(1), (3), (4), 893.15, 943.10(4), 943.12(3), 944.053(4), 944.10(2)(a), 944.405(3), 944.47(1)(a), 947.1745(4), 950.001(4)(b), and 958.12, Florida Statutes, and ss. 624.462(6), 626.471(1), 626.9541(1)(p), 627.351(4)(h), 627.357(1)(b), 641.31(3)(a), 665.034(3), 717.106(1)(d), 721.11(3)(d), 721.15(6), 772.102(1), 796.08(1)(b), 901.15(7)(a), and 921.001(9), Florida Statutes (1990 Supplement), pursuant to s. 11.242, Florida Statutes; deleting provisions which have expired, have become obsolete, have had their effect, have served their purpose, or have been impliedly repealed or superseded; replacing incorrect cross-references and citations; correcting grammatical, typographical, and like errors; removing inconsistencies, redundancies, and unnecessary repetition in the statutes; and improving the clarity of the statutes and facilitating their correct interpretation; and reenacting ss. 633.701 and 633.702, Florida Statutes, to confirm the existence of those provisions in context of apparent legislative intent pursuant to ch. 88-149, Laws of Florida, to revive and readopt them and provide for their future repeal by s. 11.61, Florida Statutes.

—was referred to the Committee on Rules and Calendar.

By the Committee on Rules and Calendar; and Representative Bo Johnson—

HB 2365—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 723.079(1), 790.07(2), and 839.25(1), Florida Statutes, and repealing ss. 83.66, 193.023(6), 337.241(2), (3), 390.001(4)(a), 447.04(1)(a), 550.355(2), 559.94, 732.803, 768.80, and 914.22(1)(a), (3), Florida Statutes, and s. 212.08(7)(w), Florida Statutes (1990 Supplement), to conform to judicial decisions holding said provisions or parts thereof unconstitutional.

—was referred to the Committee on Rules and Calendar.

By the Committee on Rules and Calendar; and Representative Bo Johnson—

HB 2367—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 39.4055(5), 100.241(5), 104.013(4), 104.031, 104.0515(5), 104.185, 110.126, 110.127(1), 161.053(8), 161.121, 198.37, 198.39, 201.17(1), 201.20, 203.03, 206.9931(1), 210.15(8), 210.18(6)(a), (8)(b), 211.25(1), 212.07(3), (4), 212.096(11), 212.10(5), 212.13(1), (2), 212.14(3), 212.15(2)(a), 214.60, 216.311(2), 228.091(1), (2), 231.06(1), 235.09, 240.381(1), 240.5337(2), 281.08(2), 286.011(3)(b), 288.011(4), 316.545(1), 316.646(4), 320.07(3)(b), 320.0898(5), 320.58(2), 320.77(10), 320.831(2), (3), 322.13(2), 324.221(3), 327.30(4), 327.33(1), (3)(a), 327.3521(5), 327.65(2)(a), 327.72, 327.731(2), 328.19, 367.165(1), 372.26(2), 372.5717(8), 372.6645(3), 372.667(3), 372.99(1), (3), 373.336(3), 375.314(1), 381.262(3), 381.294(7)(a), 381.295(8)(c), 381.711, 384.34(1), (2), (3), 390.001(7), 390.012(3), 390.025(3), 392.67(2), (3), 395.0142(5)(c), 395.0165(1), 396.172(2), 399.11, 400.427(6)(a), 401.41(1), (2), (3)(a), 402.318, 403.7198(6), 404.20(9), 413.012(3), 413.021(4), 413.031(5), 413.067, 447.14, 448.09(3), 455.232(2), 455.25, 457.116(2), 458.327(2), 460.411(2), 461.012(2), 463.015(2), 464.016(2), 465.015(4), 465.186(5), 466.021, 466.026(2), 466.039, 467.201, 468.1745(2), 468.311, 468.454(1), 468.517(2), 470.023, 470.031(2), 472.031(2), 473.322(2), 474.213(2), 475.421, 475.452(4), 475.453(3)(a), 476.194(2), 477.0265(2), 481.223(2), 481.323(2), 482.191(2), (3), 483.325(1), 484.013(4), 484.053(2), 484.054, 489.531(2), 489.558(1), 492.112(2), 499.75(3), (6), (7), (8), (9), 501.055, 501.122(3)(b), 501.138(4), 501.2045(2), 506.518, 509.510, 513.054, 513.10(1), 513.111(3), 513.121(1), 513.13(2), 534.52(3), 546.008, 548.008(2), 548.012(2), 548.013(3), 548.017(2), 548.037, 548.058(3), 548.06(3)(b), 548.064, 548.079, 550.361(3), 552.22(3), (4), (5), (6), (7), (10), 553.41, 559.917(3), 561.25(2), 580.121(3)(a), 581.211, 590.12(2), 616.266(2), 624.15, 626.847, 627.734(2), 633.052(3), 633.171(2), 633.175(8), 633.702(3), 634.2515, 634.328, 634.431, 637.429(1), 641.37(3), (4), (5), 657.004(2), 686.506(4), 713.76(3), 723.041(1)(c), 741.31, 777.04(4)(d), (e), 784.011(2), 784.03(2), 790.053, 790.10, 790.17, 790.18, 790.22(2), 790.225(3), 790.27(2)(b), 794.03, 796.07(5), 806.031(1), 806.13(1)(b), 806.14(2)(a), (b), 810.08(2)(a), (b), 810.09(2)(b), 810.10(2), 810.11(2), 810.115, 812.015(6), 812.14(4), 815.05(1)(b), (2)(b), 817.037(1), 817.155, 817.355, 817.562(3)(b), 817.564(5), 823.12, 827.05, 827.06(1), 828.058(6), 828.122(4), 828.13(2), (3), 828.27(4), 837.012(1), 837.05, 837.06, 839.26, 843.02, 843.165(2), 847.011(2), 847.0125(2)(c), 847.0135(3), 847.0147(2), 849.091, 849.0935(5), 856.015(4), 859.06, 872.05(10)(b), 877.15, 877.155(2), 877.17(3), 893.147(1), (3)(b), (4), 895.07(6), 914.22(2), 933.27, 933.28, and 944.35(3), (6), (7)(a), Florida Statutes, and ss. 110.1127(3)(g), 125.0104(8)(a), (b), 125.0108(4)(a), (b), 192.105(2), 199.282(8), 203.01(7), 203.63(3), 206.27(2), 206.877(5), 212.0305(3)(i), (j), 212.05(1)(a), 212.12(13), 212.18(3)(a), 213.053(2), 267.061(3)(m), 287.0943(7), 288.075(5), 320.27(8), 331.3101(4), 381.601(7), 394.875(3), 403.413(5)(b), 415.111(1), (2), 415.513(1), (2), (3), 440.34(6), 459.013(3), 475.42(2), 489.127(2), 626.9541(1)(u), 629.401(6)(b)7., 21., 796.08(4), (5), (6), and 943.058(3)(b), Florida Statutes (1990 Supplement); conforming to s. 6, ch. 88-131, Laws of Florida, which deleted all reference to misdemeanors from s. 775.084, Florida Statutes.

—was referred to the Committee on Rules and Calendar.

By the Committee on Rules and Calendar; and Representative Bo Johnson—

HB 2369—A reviser's bill to be entitled An act relating to the Florida Statutes; amending s. 322.18(8)(f), Florida Statutes, to conform to the repeal of s. 322.18(8)(a), (b), (c), and (d); amending s. 550.52(7), Florida Statutes (1990 Supplement), to delete provisions which have expired; and

repealing ss. 17.31, 112.192, 159.805(9), 159.808, 189.003, 196.295(3), 207.028, 210.15, 210.16, 210.161, 212.14(6), 212.63(1), (3), 214.09, 215.3205(4), 218.37(3), 240.271(5)(b), 240.532, 265.288, 266.01, 266.02, 266.03, 266.04, 266.05, 266.06, 266.07, 266.101, 266.102, 266.103, 266.104, 266.105, 266.106, 266.110, 266.111, 266.112, 266.113, 266.114, 266.115, 266.201, 266.202, 266.203, 266.204, 266.205, 266.206, 266.301, 266.302, 266.303, 266.304, 266.305, 266.306, 266.401, 266.402, 266.403, 266.404, 266.405, 266.406, 266.408, 266.409, 266.410, 266.501, 266.502, 266.503, 266.504, 266.505, 266.506, 266.507, 292.07, 322.18(8)(a), (b), (c), (d), 322.261, 351.003(1), 351.009, 377.706, 403.1659, 404.056(2), 450.34(3), 455.2226(1), (2), 481.205(3), 520.04, 520.041, 520.05, 520.06, 520.331, 520.332, 520.53, 520.54, 520.55, 520.56, 520.62, 520.66, 520.925, 520.96, 520.97, 573.50, 573.51, 573.52, 573.53, 573.54, 573.55, 573.56, 573.57, 573.58, 573.59, 573.60, 573.61, 573.62, 573.63, 573.64, 573.65, 573.66, 573.67, 573.68, 573.69, 573.70, 573.71, 573.72, 573.73, 573.74, 573.75, 573.76, 573.801, 573.802, 573.803, 573.804, 573.805, 573.806, 573.807, 573.808, 573.809, 573.810, 573.811, 573.812, 573.813, 573.814, 573.815, 573.816, 573.817, 573.818, 573.819, 573.820, 573.821, 573.822, 573.823, 573.824, 573.825, 573.826, 573.827, 624.512, 624.513, 624.514, 633.05, 633.051, 633.40, 697.206(1), 726.01, 726.07, 726.08, 766.107, and 766.109, Florida Statutes, and ss. 20.19(5)(b)3.a., 4., 20.315(8)(c), 266.08, 266.118, 266.2095, 266.309, 266.411, 266.508, 282.502, 341.051(3)(d), 372.57(1)(h), 450.33(10), and 468.1695(2), Florida Statutes (1990 Supplement), all of which provisions have become inoperative by noncurrent repeal or expiration and, pursuant to s. 11.242(5)(b) and (i), may be omitted from publication in the Florida Statutes 1991 only through a reviser's bill duly enacted by the Legislature.

—was referred to the Committee on Rules and Calendar.

By the Committee on Rules and Calendar; and Representative Bo Johnson—

HB 2371—A reviser's bill to be entitled An act relating to the Florida Statutes; repealing ss. 110.402(3), 215.3205(1), (2), (3), 220.67, 272.125, 291.02, 291.03, 291.04, 291.05, 291.06, 291.07, 291.08, 291.09, 291.10, 291.11, 291.12, 291.13, 291.14, 291.16, 291.17, 291.18, 291.21, 291.22, 291.23, 291.27, 291.28, 291.29, 291.30, 291.31, 291.32, 291.325, 324.241, 348.975, 348.976, 348.977, 348.978, 348.979, 348.981, 348.982, 348.983, 348.984, 348.985, 348.986, 348.987, 348.988, 348.989, 348.991, 348.992, and 737.407, Florida Statutes, and s. 242.68(2)(g), Florida Statutes (1990 Supplement), pursuant to s. 11.242, Florida Statutes; deleting provisions which have become obsolete, have had their effect, have served their purpose, or have been impliedly repealed or superseded.

—was referred to the Committee on Rules and Calendar.

ENROLLING REPORTS

SB 286 has been enrolled, signed by the required Constitutional Officers and presented to the Governor on March 21, 1991.

Joe Brown, Secretary

CO-SPONSORS

Senator Bankhead—SB 1044; Senator Bruner—SB 1868; Senator Crotty—SB 1118; Senator Dudley—SB 1532; Senator Forman—SB 1408, SR 1904; Senator Gardner—SB 640, SB 2098; Senator Girardeau—SB 1042; Senator Gordon—SB 1640, SR 1904; Senator Grant—SB 1932; Senator Kirkpatrick—SB 1056; Senator Langley—SB 1640; Senator Souto—CS for SB 306; Senator Walker—SB 1694; Senator Weinstein—SB 32, SB 78, SR 1904; Senator Wexler—SB 1532, SB 2132

SENATE PAGES

March 25-29

Alyce Suzanne Alpern, Tallahassee; Richard A. Furman, Jr., Windermere; Wendy Carlene Garfinkle, Hollywood; John Lloyd Green, III, St. Petersburg; Christopher Scheel Guthrie, Titusville; Garrett Jabaut, Tampa; Norma Gayle Littlefield, Palmetto; Andrea Lynn Miller, Gainesville; Tracy Porter, Brooksville; Jonathan Earl Prout, Highland Beach; Dawn Rasmussen, Ponte Vedra; Michael C. Spain, Tallahassee; Gina Marie Strickland, Lakeland; Thomas Alan Thompson, Pensacola; Paul M. Watson, Clearwater; Jason Yungman, Brooksville.